RESOLUTION

WHEREAS, it is necessary for the Occupational Licensing Review Commission to issue a resolution regarding the approval or denial of specific rules submitted for its review:

NOW, THEREFORE, LET IT BE RESOLVED BY THE OCCUPATIONAL LICENSING REVIEW COMMISSION, that the following rules shall be known to have been approved by the Commission at a duly called meeting of its members on November 18, 2019, and may now be filed as final with the Secretary of State’s Office for the inclusion in the Mississippi Administrative Code:

- Rules of the Board of Dental Examiners - Rule 30-2301-1.29 Board Regulation 29 – Administration of Anesthesia; To define “anesthesiologist” whether he/she is a dentist or physician.

- Rules of the Board of Examiners for Social Workers and Marriage and Family Therapists – Title 30, Part 1901 & Part 1902; To amend Board’s rules and regulations in order to make changes regarding Chair appointment, ethical standards, military licensure, LCSW license, examination requirements, retired status, use of technology in practice, continuing education, and fees and cost. Approved as amended to add to Part 1901, Rule 3.4 A. 2. the words military-trained before the word ‘applicant’ and to add the word ‘applicant’ after the word ‘spouse’ in the same sentence; to remove the words ‘or B’ from Part 1901, Rule 3.4 D.; to check the syntax of Part 1902, Rule 2.1 C. and make
changes as appropriate in regards to has versus have and themselves versus himself or herself; delete the first sentence of Part 1902, Rule 2.4 B – the rule will begin with the words ‘the candidate may’; remove ‘Advanced Generalist. This examination has been developed for use as a licensure requirement by member boards that issue, to MSWs with 2 or more years of experience in non-clinical settings, licenses for Advanced Generalist social work practice’ and ‘Clinical. This Clinical examination has been developed for use as a licensure requirement by member boards that issue, to MSWs with two or more years of experience in clinical settings, licenses for the practice of Clinical Social Work.’ from Part 1902, Rule 2.4 E. 3.; add the words ‘social work’ between the words ‘provide’ and ‘information’ in Part 1902, Rule 3.4 A.; delete the words ‘not permitted’ from Part 1902, Rule 3.4 C. 3. and add the words ‘advised not to’ in their place; delete Part 1902, Rule 3.6 C. 6.; and amend Part 1902, Rule 4.3 to reflect the statutory requirement that fees not be raised by more than ten percent (10%) on a fee-by-fee basis not in the aggregate. The Commission set aside the changes to Part 1901, Rule 3.1 B. 16. d. to be considered at a later Commission meeting after further review and amendment by the Board.

- Rules of the Board of Examiners for Social Workers and Marriage and Family Therapists – Title 30, Part 1903; To amend Board’s rules and regulations in order to make changes regarding applying for MFT test, MFT supervision, and fees and cost. Approved as amended to remove the words ‘beginning 1/1/2019’ from Part 1903, Rule 4.2 E.

- Rules of the Real Estate Appraiser Licensing and Certification Board - Title 30, Part 1501, Ch. 1,2,3,6,11; Pursuant to passage of SB 2697, approved by Governor Bryant effective 7/1/19, The Mississippi Real Estate Appraiser Licensing and Certification Act
of 1990 was amended to allow for the revision of education and experience requirements to obtain a real estate appraiser credential in order that Mississippi’s requirements mirror the federal requirements for licensure which were lessened in 2018 to accommodate easier entry of persons into the profession. These rule amendments clarify these statutory changes. Other changes include separating application/licensure fees into a separate rule for ease of reading/clarification based on existing authority and for compliance with federal requirement for out-of-state temporary licensure.

- Rules of the Real Estate Appraiser Licensing and Certification Board – Title 30, Part 1502; Pursuant to passage of SB 2697, approved by Governor Bryant effective 7/1/19, the Mississippi Appraisal Management Company Registration Act was amended to allow for the collection and submission of information and fees necessary for Mississippi’s compliance with the requirements of federal law in establishment of the AMC National Registry and the AMC Final Rule, SB 2869 was approved, effective 7/1/19 to shorten the time period in which an AMC must pay an appraiser for complete appraisals.

- Rules of the Motor Vehicle Commission – Title 30, Part 1301, Rule 14; Statutory change