By: Representative Howell

To: Education

HOUSE BILL NO. 813

- AN ACT TO AMEND SECTIONS 37-3-2, 73-1-29, 73-2-16, 73-3-327, AN ACT TO AMEND SECTIONS 37-3-2, 73-1-29, 73-2-16, 73-3-327, 73-5-25, 73-6-19, 73-7-27, 73-9-61, 73-10-21, 73-11-57, 73-13-37, 73-15-29, 73-19-23, 73-21-97, 73-23-59, 73-24-24, 73-25-29, 73-26-5, 73-27-13, 73-30-21, 73-31-21, 73-33-11, 73-36-33, 73-38-27, 73-39-19, 73-53-17, 73-54-29, 73-57-31, 73-63-43, 73-65-13 AND 73-67-27, MISSISSIPPI CODE OF 1972, TO REQUIRE THE LICENSING AGENCIES OF CERTAIN PROFESSIONS AND OCCUPATIONS TO 3 6 7 SUSPEND THE LICENSE OF ANY LICENSEE WHO DEFAULTS ON OR FAILS TO COMPLY WITH THE REQUIREMENTS OF A STATE EDUCATIONAL LOAN, SERVICE 8 9 CONDITIONAL SCHOLARSHIP OR LOAN REPAYMENT PROGRAM OBLIGATION UNDER 10 WHICH THE LICENSEE OBTAINED ANY OF THE EDUCATION NECESSARY TO 11 QUALIFY FOR THE LICENSE; TO PROVIDE THAT THE PERSON'S LICENSE 12 SHALL REMAIN SUSPENDED UNTIL HE OR SHE HAS MADE SATISFACTORY 13 ARRANGEMENTS FOR REPAYING THE EDUCATIONAL LOAN OR MEETING THE 14 OBLIGATIONS OF THE SCHOLARSHIP OR LOAN REPAYMENT PROGRAM; AND FOR 15 16 RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 18 SECTION 1. Section 37-3-2, Mississippi Code of 1972, is
- 19 amended as follows:
- 20 37-3-2. (1) There is established within the State
- 21 Department of Education the Commission on Teacher and
- 22 Administrator Education, Certification and Licensure and
- 23 Development. It shall be the purpose and duty of the commission
- 24 to make recommendations to the State Board of Education regarding
- 25 standards for the certification and licensure and continuing
- 26 professional development of those who teach or perform tasks of an
- 27 educational nature in the public schools of Mississippi.
- 28 (2) The commission shall be composed of fifteen (15)
- 29 qualified members. The membership of the commission shall be
- 30 composed of the following members to be appointed, three (3) from
- 31 each congressional district: four (4) classroom teachers; three
- 32 (3) school administrators; one (1) representative of schools of
- 33 education of institutions of higher learning located within the
- 34 state to be recommended by the Board of Trustees of State

- 35 Institutions of Higher Learning; one (1) representative from the
- 36 schools of education of independent institutions of higher
- 37 learning to be recommended by the Board of the Mississippi
- 38 Association of Independent Colleges; one (1) representative from
- 39 public community and junior colleges located within the state to
- 40 be recommended by the State Board for Community and Junior
- 41 Colleges; one (1) local school board member; and four (4) lay
- 42 persons. All appointments shall be made by the State Board of
- 43 Education after consultation with the State Superintendent of
- 44 Public Education. The first appointments by the State Board of
- 45 Education shall be made as follows: five (5) members shall be
- 46 appointed for a term of one (1) year; five (5) members shall be
- 47 appointed for a term of two (2) years; and five (5) members shall
- 48 be appointed for a term of three (3) years. Thereafter, all
- 49 members shall be appointed for a term of four (4) years.
- 50 (3) The State Board of Education when making appointments
- 51 shall designate a chairman. The commission shall meet at least
- 52 once every two (2) months or more often if needed. Members of the
- 53 commission shall be compensated at a rate of per diem as
- 54 authorized by Section 25-3-69 and be reimbursed for actual and
- 55 necessary expenses as authorized by Section 25-3-41.
- 56 (4) An appropriate staff member of the State Department of
- 57 Education shall be designated and assigned by the State
- 58 Superintendent of Public Education to serve as executive secretary
- 59 and coordinator for the commission. No less than two (2) other
- 60 appropriate staff members of the State Department of Education
- 61 shall be designated and assigned by the State Superintendent of
- 62 Public Education to serve on the staff of the commission.
- (5) It shall be the duty of the commission to:
- 64 (a) Set standards and criteria, subject to the approval
- of the State Board of Education, for all educator preparation
- 66 programs in the state;

- (b) Recommend to the State Board of Education each year
- 68 approval or disapproval of each educator preparation program in
- 69 the state;
- 70 (c) Establish, subject to the approval of the State
- 71 Board of Education, standards for initial teacher certification
- 72 and licensure in all fields;
- 73 (d) Establish, subject to the approval of the State
- 74 Board of Education, standards for the renewal of teacher licenses
- 75 in all fields;
- 76 (e) Review and evaluate objective measures of teacher
- 77 performance, such as test scores, that may form part of the
- 78 licensure process, and to make recommendations for their use;
- 79 (f) Review all existing requirements for certification
- 80 and licensure;
- 81 (g) Consult with groups whose work may be affected by
- 82 the commission's decisions;
- 83 (h) Prepare reports from time to time on current
- 84 practices and issues in the general area of teacher education and
- 85 certification and licensure;
- 86 (i) Hold hearings concerning standards for teachers'
- 87 and administrators' education and certification and licensure with
- 88 approval of the State Board of Education;
- (j) Hire expert consultants with approval of the State
- 90 Board of Education;
- 91 (k) Set up ad hoc committees to advise on specific
- 92 areas; and
- 93 (1) Perform such other functions as may fall within
- 94 their general charge and that may be delegated to them by the
- 95 State Board of Education.
- 96 (6) (a) Standard License Approved Program Route. An
- 97 educator entering the school system of Mississippi for the first
- 98 time and meeting all requirements as established by the State
- 99 Board of Education shall be granted a standard five-year license.

Persons who possess two (2) years of classroom experience as an 100 101 assistant teacher or who have taught for one (1) year in an accredited public or private school shall be allowed to fulfill 102 103 student teaching requirements under the supervision of a qualified 104 participating teacher approved by an accredited college of education. The local school district in which the assistant 105 teacher is employed shall compensate the assistant teachers at the 106 required salary level during the period of time the individual is 107 completing student teaching requirements. Applicants for a 108 standard license shall submit to the department: 109 110 (i) An application on a department form; (ii) An official transcript of completion of a 111 112 teacher education program approved by the department or a nationally accredited program, subject to the following: 113 Licensure to teach in Mississippi prekindergarten through 114 kindergarten classrooms shall require completion of a teacher 115 education program or a bachelor of science degree with child 116 117 development emphasis from a program accredited by the American Association of Family and Consumer Sciences (AAFCS) or by the 118 119 National Association for Education of Young Children (NAEYC) or by the National Council for Accreditation of Teacher Education 120 121 (NCATE). Licensure to teach in Mississippi kindergarten, for those applicants who have completed a teacher education program, 122 and in Grade 1 through Grade 4 shall require the completion of an 123 124 interdisciplinary program of studies. Licenses for Grades 4 through 8 shall require the completion of an interdisciplinary 125 program of studies with two (2) or more areas of concentration. 126 Licensure to teach in Mississippi Grades 7 through 12 shall 127 require a major in an academic field other than education, or a 128 combination of disciplines other than education. Students 129 preparing to teach a subject shall complete a major in the 130 131 respective subject discipline. All applicants for standard licensure shall demonstrate that the person's college preparation 132

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in those fields was in accordance with the standards set forth by 133 the National Council for Accreditation of Teacher Education 134 (NCATE) or the National Association of State Directors of Teacher 135 136 Education and Certification (NASDTEC) or, for those applicants who 137 have a bachelor of science degree with child development emphasis, the American Association of Family and Consumer Sciences (AAFCS); 138 (iii) A copy of test scores evidencing 139 satisfactory completion of nationally administered examinations of 140 achievement, such as the Educational Testing Service's teacher 141 142 testing examinations; and 143 (iv) Any other document required by the State Board of Education. 144 Standard License - Nontraditional Teaching Route. 145 Beginning January 1, 2003, an individual who possesses at least a 146 bachelor's degree from a nationally or regionally accredited 147 institution of higher learning, who has a passing score on the 148 Praxis I Basic Skills and Praxis II Specialty Area Test in the

Praxis I Basic Skills and Praxis II Specialty Area Test in the
requested area of endorsement may apply for the Teach Mississippi
Institute (TMI) program to teach students in Grades 7 through 12
if the individual meets the requirements of this paragraph (b).

The State Board of Education shall adopt rules requiring that
teacher preparation institutions which provide the Teach
Mississippi Institute (TMI) program for the preparation of

nontraditional teachers shall meet the standards and comply with the provisions of this paragraph.

The Teach Mississippi Institute (TMI) shall 158 159 include an intensive eight-week, nine-semester-hour summer program, which shall include, but not be limited to, instruction 160 in education, effective teaching strategies, classroom management, 161 state curriculum requirements, planning and instruction, 162 163 instructional methods and pedagogy, using test results to improve 164 instruction, and a one (1) semester three-hour supervised internship to be completed while the teacher is employed as a 165

full-time teacher intern in a local school district. The TMI
shall be implemented on a pilot program basis, with courses to be
offered at up to four (4) locations in the state, with one (1) TMI
site to be located in each of the three (3) Mississippi Supreme
Court districts.

shall enter into a written agreement with the institution providing the Teach Mississippi Institute (TMI) program, under terms and conditions as agreed upon by the contracting parties, providing that the school district shall provide teacher interns seeking a nontraditional provisional teaching license with a one-year classroom teaching experience. The teacher intern shall successfully complete the one (1) semester three-hour intensive internship in the school district during the semester immediately following successful completion of the TMI and prior to the end of the one-year classroom teaching experience.

(iii) Upon completion of the nine-semester-hour TMI, the individual shall submit his transcript to the commission for provisional licensure of the intern teacher, and the intern teacher shall be issued a provisional teaching license by the commission, which will allow the individual to legally serve as a teacher while the person completes a nontraditional teacher preparation internship program.

(iv) During the semester of internship in the school district, the teacher preparation institution shall monitor the performance of the intern teacher. The school district that employs the provisional teacher shall supervise the provisional teacher during the teacher's intern year of employment under a nontraditional provisional license, and shall, in consultation with the teacher intern's mentor at the school district of employment, submit to the commission a comprehensive evaluation of the teacher's performance sixty (60) days prior to the expiration of the nontraditional provisional license. If the comprehensive

evaluation establishes that the provisional teacher intern's 199 performance fails to meet the standards of the approved 200 nontraditional teacher preparation internship program, the 201 202 individual shall not be approved for a standard license. 203 An individual issued a provisional teaching license under this nontraditional route shall successfully 204 complete, at a minimum, a one-year beginning teacher mentoring and 205 induction program administered by the employing school district 206 with the assistance of the State Department of Education. 207 (vi) Upon successful completion of the TMI and the 208 209 internship provisional license period, applicants for a Standard License-Nontraditional Route shall submit to the commission a 210 transcript of successful completion of the twelve (12) semester 211 hours required in the internship program, and the employing school 212 district shall submit to the commission a recommendation for 213 standard licensure of the intern. If the school district 214 recommends licensure, the applicant shall be issued a Standard 215 216 License-Nontraditional Route which shall be valid for a five-year period and be renewable. 217 218 (vii) At the discretion of the teacher-preparation institution, the individual shall be allowed to credit the twelve 219 220 (12) semester hours earned in the nontraditional teacher 221 internship program toward the graduate hours required for a Master of Arts in Teacher (MAT) Degree. 222 223 (viii) The local school district in which the nontraditional teacher intern or provisional licensee is employed 224 225 shall compensate such teacher interns at Step 1 of the required salary level during the period of time such individual is 226 completing teacher internship requirements and shall compensate 227 228 such Standard License-Nontraditional Route teachers at Step 3 of

the required salary level when they complete license requirements.

Implementation of the TMI program provided for under this paragraph (b) shall be contingent upon the availability of funds appropriated specifically for such purpose by the Legislature. Such implementation of the TMI program may not be deemed to prohibit the State Board of Education from developing and implementing additional alternative route teacher licensure programs, as deemed appropriate by the board. The emergency certification program in effect prior to July 1, 2002, shall remain in effect. The State Department of Education shall compile and report, in consultation with the commission, information relating to

in consultation with the commission, information relating to nontraditional teacher preparation internship programs, including the number of programs available and geographic areas in which they are available, the number of individuals who apply for and possess a nontraditional conditional license, the subject areas in which individuals who possess nontraditional conditional licenses are teaching and where they are teaching, and shall submit its findings and recommendations to the legislative committees on education by December 1, 2004.

A Standard License - Approved Program Route shall be issued for a five-year period, and may be renewed. Recognizing teaching as a profession, a hiring preference shall be granted to persons holding a Standard License - Approved Program Route or Standard License - Nontraditional Teaching Route over persons holding any other license.

allow a school district to offer specialized or technical courses, the State Department of Education, in accordance with rules and regulations established by the State Board of Education, may grant a one-year expert citizen-teacher license to local business or other professional personnel to teach in a public school or nonpublic school accredited or approved by the state. The person may begin teaching upon his employment by the local school board

- and licensure by the Mississippi Department of Education. 263 board shall adopt rules and regulations to administer the expert 264 citizen-teacher license. A special license - expert citizen may 265 266 be renewed in accordance with the established rules and 267 regulations of the State Department of Education.
- Special License Nonrenewable. The State Board of 268 Education may establish rules and regulations to allow those 269 270 educators not meeting requirements in subsection (6)(a), (b) or (c) to be licensed for a period of not more than three (3) years, 271 except by special approval of the State Board of Education. 272
- 273 Nonlicensed Teaching Personnel. A nonlicensed 274 person may teach for a maximum of three (3) periods per teaching 275 day in a public school or a nonpublic school accredited/approved by the state. The person shall submit to the department a 276 277 transcript or record of his education and experience that 278 substantiates his preparation for the subject to be taught and shall meet other qualifications specified by the commission and 279 280 approved by the State Board of Education. In no case shall any local school board hire nonlicensed personnel as authorized under 281 this paragraph in excess of five percent (5%) of the total number 282 of licensed personnel in any single school. 283
- 284 (f) Special License - Transitional Bilingual Education. 285 Beginning July 1, 2003, the commission shall grant special licenses to teachers of transitional bilingual education who 286 287 possess such qualifications as are prescribed in this section. Teachers of transitional bilingual education shall be compensated 288 by local school boards at not less than one (1) step on the 289 regular salary schedule applicable to permanent teachers licensed 290 291 under this section. The commission shall grant special licenses 292 to teachers of transitional bilingual education who present the commission with satisfactory evidence that they (i) possess a 293 294 speaking and reading ability in a language, other than English, in 295 which bilingual education is offered and communicative skills in H. B. No. 813

English; (ii) are in good health and sound moral character; (iii) 296 possess a bachelor's degree or an associate's degree in teacher 297 education from an accredited institution of higher education; (iv) 298 299 meet such requirements as to courses of study, semester hours 300 therein, experience and training as may be required by the commission; and (v) are legally present in the United States and 301 possess legal authorization for employment. A teacher of 302 303 transitional bilingual education serving under a special license shall be under an exemption from standard licensure if he achieves 304 the requisite qualifications therefor. Two (2) years of service 305 306 by a teacher of transitional bilingual education under such an exemption shall be credited to the teacher in acquiring a Standard 307 308 Educator License. Nothing in this paragraph shall be deemed to 309 prohibit a local school board from employing a teacher licensed in an appropriate field as approved by the State Department of 310 311 Education to teach in a program in transitional bilingual 312 education.

- 313 (g) <u>If</u> any school district meets Level 4 or 5
 314 accreditation standards, the State Board of Education, in its
 315 discretion, may exempt <u>the</u> school district from any restrictions
 316 in paragraph (e) relating to the employment of nonlicensed
 317 teaching personnel.
- 318 (7) Administrator License. The State Board of Education may
 319 to establish rules and regulations and to administer the licensure
 320 process of the school administrators in the State of Mississippi.
 321 There will be four (4) categories of administrator licensure with
 322 exceptions only through special approval of the State Board of
 323 Education.
- 324 (a) Administrator License Nonpracticing. Those 325 educators holding administrative endorsement but have no 326 administrative experience or not serving in an administrative 327 position on January 15, 1997.

328	(b) Administrator License - Entry Level. Those
329	educators holding administrative endorsement and having met the
330	department's qualifications to be eligible for employment in a
331	Mississippi school district. Administrator license - entry level
332	shall be issued for a five-year period and shall be nonrenewable.
333	(c) Standard Administrator License - Career Level. An
334	administrator who has met all the requirements of the department
335	for standard administrator licensure.
336	(d) Administrator License - Nontraditional Route. The
337	board may establish a nontraditional route for licensing
338	administrative personnel. $\underline{\text{The}}$ nontraditional route for
339	administrative licensure shall be available for persons holding,
340	but not limited to, a master of business administration degree, a
341	master of public administration degree, a master of public
342	planning and policy degree or a doctor of jurisprudence degree
343	from an accredited college or university, with five (5) years of
344	administrative or supervisory experience. Successful completion
345	of the requirements of alternate route licensure for
346	administrators shall qualify the person for a standard
347	administrator license.
348	The State Department of Education shall compile and report,
349	in consultation with the commission, information relating to
350	nontraditional administrator preparation internship programs,
351	including the number of programs available and geographic areas in
352	which they are available, the number of individuals who apply for
353	and possess a nontraditional conditional license and where they
354	are employed, and shall submit its findings and recommendations to
355	the legislative committees on education by December 1, 2004.
356	Beginning with the 1997-1998 school year, individuals seeking
357	school administrator licensure under paragraph (b), (c) or (d)
358	shall successfully complete a training program and an assessment
359	process prescribed by the State Board of Education. Applicants
360	seeking school administrator licensure before June 30, 1997, and

completing all requirements for provisional or standard 361 administrator certification and who have never practiced, shall be 362 exempt from taking the Mississippi Assessment Battery Phase I. 363 364 Applicants seeking school administrator licensure during the 365 period beginning July 1, 1997, through June 30, 1998, shall 366 participate in the Mississippi Assessment Battery, and upon request of the applicant, the department shall reimburse the 367 applicant for the cost of the assessment process required. After 368 June 30, 1998, all applicants for school administrator licensure 369 shall meet all requirements prescribed by the department under 370 371 paragraph (b), (c) or (d), and the cost of the assessment process required shall be paid by the applicant. 372

- 373 (8) **Reciprocity.** (a) The department shall grant a standard license to any individual who possesses a valid standard license from another state and has a minimum of two (2) years of full-time teaching or administrator experience.
- The department shall grant a nonrenewable special 377 (b) 378 license to any individual who possesses a credential that is less than a standard license or certification from another state, or 379 380 who possesses a standard license from another state but has less than two (2) years of full-time teaching or administration 381 382 experience. The special license shall be valid for the current school year plus one (1) additional school year to expire on June 383 30 of the second year, not to exceed a total period of twenty-four 384 385 (24) months, during which time the applicant shall be required to complete the requirements for a standard license in Mississippi. 386
- 387 (9) Renewal and Reinstatement of Licenses. The State Board
 388 of Education may to establish rules and regulations for the
 389 renewal and reinstatement of educator and administrator licenses.
 390 Effective May 15, 1997, the valid standard license held by an
 391 educator shall be extended five (5) years beyond the expiration
 392 date of the license in order to afford the educator adequate time
 393 to fulfill new renewal requirements established under this

subsection. An educator completing a master of education, 394 educational specialist or doctor of education degree in May 1997 395 for the purpose of upgrading the educator's license to a higher 396 397 class shall be given this extension of five (5) years plus five 398 (5) additional years for completion of a higher degree. (10) All controversies involving the issuance, revocation, 399 suspension or any change whatsoever in the licensure of an 400 educator required to hold a license shall be initially heard in a 401 402 hearing de novo, by the commission or by a subcommittee established by the commission and composed of commission members 403 404 for the purpose of holding hearings. Any complaint seeking the denial of issuance, revocation or suspension of a license shall be 405 by sworn affidavit filed with the Commission of Teacher and 406 407 Administrator Education, Certification and Licensure and Development. The decision thereon by the commission or its 408 subcommittee shall be final, unless the aggrieved party shall 409 appeal to the State Board of Education, within ten (10) days, of 410 411 the decision of the committee or its subcommittee. An appeal to the State Board of Education shall be on the record previously 412 413 made before the commission or its subcommittee unless otherwise provided by rules and regulations adopted by the board. 414 The State 415 Board of Education in its authority may reverse, or remand with instructions, the decision of the committee or its subcommittee. 416

(11) The State Board of Education, acting through the commission, may deny an application for any teacher or administrator license for one or more of the following:

The decision of the State Board of Education shall be final.

- (a) Lack of qualifications that are prescribed by law or regulations adopted by the State Board of Education;
- (b) The applicant has a physical, emotional or mental disability that renders the applicant unfit to perform the duties authorized by the license, as certified by a licensed psychologist or psychiatrist;

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427	(C)	The	applicant	is	actively	addicted	to	or	actively	7
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- 428 dependent on alcohol or other habit-forming drugs or is a habitual
- 429 user of narcotics, barbiturates, amphetamines, hallucinogens, or
- 430 other drugs having similar effect, at the time of application for
- 431 a license;
- (d) Revocation of an applicant's certificate or license
- 433 by another state;
- (e) Fraud or deceit committed by the applicant in
- 435 securing or attempting to secure that certification and license;
- (f) Failing or refusing to furnish reasonable evidence
- 437 of identification;
- 438 (g) The applicant has been convicted, has pled guilty
- 439 or entered a plea of nolo contendere to a felony, as defined by
- 440 federal or state law; or
- (h) The applicant has been convicted, has pled guilty
- 442 or entered a plea of nolo contendere to a sex offense as defined
- 443 by federal or state law.
- 444 (12) The State Board of Education, acting on the
- 445 recommendation of the commission, may revoke or suspend any
- 446 teacher or administrator license for specified periods of time for
- 447 one or more of the following:
- 448 (a) Breach of contract or abandonment of employment may
- 449 result in the suspension of the license for one (1) school year as
- 450 provided in Section 37-9-57;
- (b) Obtaining a license by fraudulent means shall
- 452 result in immediate suspension and continued suspension for one
- 453 (1) year after correction is made;
- 454 (c) Suspension or revocation of a certificate or
- 455 license by another state shall result in immediate suspension or
- 456 revocation and shall continue until records in the prior state
- 457 have been cleared;



458	(d) The license holder has been convicted, has pled
459	guilty or entered a plea of nolo contendere to a felony, as
460	defined by federal or state law;
461	(e) The license holder has been convicted, has pled
462	guilty or entered a plea of nolo contendere to a sex offense, as
463	defined by federal or state law; or
464	(f) The license holder knowingly and willfully
465	committing any of the acts affecting validity of mandatory uniform
466	test results as provided in Section 37-16-4(1).
467	(13) Notwithstanding any provision of this section:
468	(a) The State Board of Education, acting on its own
469	motion or, in the case of a default on a loan, on the
470	recommendation of the state agency to which payments are due,
471	shall suspend the teacher or administrator license of any person
472	who defaults on or fails to comply with the requirements of a
473	state educational loan, service conditional scholarship or loan
474	repayment program obligation under which the person obtained any
475	of the education necessary to qualify for a teacher or
476	administrator license. However, before a state agency may
477	recommend the suspension of a license due to the person's default
478	on a loan, that agency must provide the license holder with notice
479	of its intention to recommend the suspension of the person's
480	license and an opportunity for the license holder to respond; and
481	(b) The person's teacher or administrator license will
482	remain suspended until the person has: (i) made arrangements
483	satisfactory to the State Board of Education for meeting the
484	obligations of the loan, scholarship or loan repayment program; or
485	(ii) in the case of a default, made arrangements satisfactory to
486	the state agency to which payments are due for the repayment of
487	the educational loan or scholarship.
488	(14) (a) Dismissal or suspension of a licensed employee by
489	a local school board <u>under</u> Section 37-9-59 may result in the
190	suspension or revocation of a license for a length of time that

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- shall be determined by the commission and based upon the severity of the offense.
- 493 (b) Any offense committed or attempted in any other
- 494 state shall result in the same penalty as if committed or
- 495 attempted in this state.
- 496 (c) A person may voluntarily surrender a license. The
- 497 surrender of the license may result in the commission recommending
- 498 any of the above penalties without the necessity of a hearing.
- 499 However, any such license that has voluntarily been surrendered by
- 500 a licensed employee may be reinstated by a unanimous vote of all
- 501 members of the commission.
- 502 (15) A person whose license has been suspended on any
- 503 grounds except criminal grounds may petition for reinstatement of
- 504 the license after one (1) year from the date of suspension, or
- 505 after one-half (1/2) of the suspended time has lapsed, whichever
- 506 is greater. A license suspended on the criminal grounds may be
- 507 reinstated upon petition to the commission filed after expiration
- 508 of the sentence and parole or probationary period imposed upon
- 509 conviction. A revoked license may be reinstated upon satisfactory
- 510 showing of evidence of rehabilitation. The commission shall
- 511 require all who petition for reinstatement to furnish evidence
- 512 satisfactory to the commission of good character, good mental,
- 513 emotional and physical health and such other evidence as the
- 514 commission may deem necessary to establish the petitioner's
- 515 rehabilitation and fitness to perform the duties authorized by the
- 516 license.
- 517 (16) Reporting procedures and hearing procedures for dealing
- 518 with infractions under this section shall be promulgated by the
- 519 commission, subject to the approval of the State Board of
- 520 Education. The revocation or suspension of a license shall be
- 521 effected at the time indicated on the notice of suspension or
- 522 revocation. The commission shall immediately notify the
- 523 superintendent of the school district or school board where the

teacher or administrator is employed of any disciplinary action
and also notify the teacher or administrator of the revocation or
suspension and shall maintain records of action taken. The State
Board of Education may reverse or remand with instructions any
decision of the commission regarding a petition for reinstatement
of a license, and any such decision of the State Board of
Education shall be final.

(17) An appeal from the action of the State Board of Education in denying an application, revoking or suspending a license or otherwise disciplining any person under the provisions of this section, shall be filed in the Chancery Court of the First Judicial District of Hinds County on the record made, including a verbatim transcript of the testimony at the hearing. The appeal shall be filed within thirty (30) days after notification of the action of the board is mailed or served and the proceedings in chancery court shall be conducted as other matters coming before the court. The appeal shall be perfected upon filing notice of the appeal and by the prepayment of all costs, including the cost of preparation of the record of the proceedings by the State Board of Education, and the filing of a bond in the sum of Two Hundred Dollars (\$200.00) conditioned that if the action of the board be affirmed by the chancery court, the applicant or license holder shall pay the costs of the appeal and the action of the chancery court.

(18) All such programs, rules, regulations, standards and criteria recommended or authorized by the commission shall become effective upon approval by the State Board of Education as designated by appropriate orders entered upon the minutes thereof.

(19) The granting of a license shall not be deemed a property right nor a guarantee of employment in any public school district. A license is a privilege indicating minimal eligibility for teaching in the public schools of Mississippi. This section shall in no way alter or abridge the authority of local school

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districts to require greater qualifications or standards of
performance as a prerequisite of initial or continued employment
in those districts.

In addition to the reasons specified in subsections

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561 (12) and (14) of this section, the board may suspend the license of any licensee for being out of compliance with an order for 562 563 support, as defined in Section 93-11-153. The procedure for 564 suspension of a license for being out of compliance with an order 565 for support, and the procedure for the reissuance or reinstatement of a license suspended for that purpose, and the payment of any 566 567 fees for the reissuance or reinstatement of a license suspended for that purpose, shall be governed by Section 93-11-157 or 568 569 93-11-163, as the case may be. Actions taken by the board in 570 suspending a license when required by Section 93-11-157 or 571 93-11-163 are not actions from which an appeal may be taken under 572 this section. Any appeal of a license suspension that is required by Section 93-11-157 or 93-11-163 shall be taken in accordance 573 574 with the appeal procedure specified in Section 93-11-157 or 93-11-163, as the case may be, rather than the procedure specified 575 576 in this section. If there is any conflict between any provision 577 of Section 93-11-157 or 93-11-163 and any provision of this 578 chapter, the provisions of Section 93-11-157 or 93-11-163, as the 579 case may be, shall control.

580 **SECTION 2.** Section 73-1-29, Mississippi Code of 1972, is amended as follows:

73-1-29. (1) The board, upon satisfactory proof and in
accordance with this chapter and the regulations of the board, may
take the disciplinary actions provided for hereinafter against any
person for any of the following reasons:

586 (a) Violating any of the provisions of Sections 73-1-1 587 through 73-1-43 or the bylaws, rules, regulations or standards of 588 ethics or conduct duly adopted by the board pertaining to the 589 practice of architecture;

590		(k	o) C	btaining	а	certificate	of	registration	by	fraud,
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- 592 (c) Gross negligence, malpractice, incompetency or 593 misconduct in the practice of architecture;
- (d) Any professional misconduct, as defined by the board through bylaws, rules and regulations, and standards of conduct and ethics; (professional misconduct may not be defined to include bidding by architects for contracts based on price);
- (e) Practicing or offering to practice architecture on an expired certificate or while under suspension or revocation of certificate unless the suspension or revocation is abated through probation, as provided for hereinafter;
- 602 (f) Practicing architecture under an assumed or
 603 fictitious name;
- (g) Being convicted by any court of a felony, except conviction of culpable negligent manslaughter, in which case the record of conviction shall be conclusive evidence;
- 607 (h) Willfully misleading or defrauding any person
 608 employing him as an architect by any artifice or false statement;
 609 or
- (i) Having undisclosed financial or personal interests

 that compromise his obligation to his client.
- 612 (2) Notwithstanding any provision of this chapter:
- (a) The board, acting on its own motion or, in the case 613 614 of a default on a loan, on the recommendation of the state agency to which payments are due, shall suspend the certificate of 615 616 registration of any person who defaults on or fails to comply with the requirements of a state educational loan, service conditional 617 scholarship or loan repayment program obligation under which the 618 person obtained any of the education necessary to qualify for a 619 certificate of registration under this chapter. However, before a 620 621 state agency may recommend the suspension of a certificate of registration due to the person's default on a loan, that agency 622

623	must provide the certificate holder with notice of its intention
624	to recommend the suspension of the person's certificate of
625	registration and an opportunity for the certificate holder to
626	respond; and
627	(b) The person's certificate of registration will
628	remain suspended until the person has: (i) made arrangements
629	satisfactory to the board for meeting the obligations of the loan,
630	scholarship or loan repayment program; or (ii) in the case of a
631	default, made arrangements satisfactory to the state agency to
632	which payments are due for the repayment of the educational loan
633	or scholarship.
634	(3) Any person may prefer charges against any other person
635	for committing any of the acts set forth in subsection (1) or (2)
636	of this section. The charges need not be sworn to, may be made
637	upon actual knowledge or upon information and belief, and must be
638	filed with the board. If any person licensed under Sections
639	73-1-1 through 73-1-43 is expelled from membership in any
640	Mississippi or national professional architectural society or
641	association, the board shall thereafter cite $\underline{\text{the}}$ person to appear
642	at a hearing before the board to show cause why disciplinary
643	action should not be taken against that person.
644	The board shall investigate all charges filed with it and,
645	upon finding reasonable cause to believe that the charges are not
646	frivolous, unfounded or filed in bad faith, may cause a hearing to
647	be held, at a time and place fixed by the board, regarding the
648	charges and may compel the accused by subpoena to appear before
649	the board to respond to the charges.
650	No disciplinary action may be taken until the accused has
651	been furnished both a statement of the charges against him and
652	notice of the time and place of the hearing thereof, which shall
653	be personally served on the accused or mailed by registered or
654	certified mail, return receipt requested, to the last known

business or residence address of the accused not less than thirty (30) days before the date of the hearing.

(4) At any hearing held <u>under this section</u>, the board, upon application and approval of the chancery court, shall have the power to subpoena witnesses and compel their attendance and may also require the production of books, papers and other documents, as provided in this chapter. The hearing shall be conducted before the full board with the president of the board serving as the presiding judge. Counsel for the board shall present all evidence relating to the charges. All evidence shall be presented under oath, which may be administered by any member of the board, and thereafter the proceedings may, if necessary, be transcribed in full by the court reporter and filed as part of the record in the case. Copies of <u>those</u> transcriptions may be provided to any party to the proceedings at a cost fixed by the board.

All witnesses who are subpoenaed and who appear in any proceedings before the board shall receive the same fees and mileage as allowed by law in judicial civil proceedings, and all those fees shall be taxed as part of the costs in the case.

If in any proceeding before the board any witness fails or refuses to attend upon subpoena issued by the board, refuses to testify, or refuses to produce any books and papers the production of which is called for by the subpoena, the attendance of the witness and the giving of his testimony and the production of the books and papers shall be enforced by any court of competent jurisdiction of this state in the manner provided for the enforcement of attendance and testimony of witnesses in civil cases in the courts of this state.

The accused shall have the right to be present at the hearing in person, by counsel or other representative, or both. The accused shall have the right to present evidence and to examine and cross-examine all witnesses. The board may continue or recess the hearing as may be necessary.

(5) At the conclusion of the hearing, the board may either decide the issue at that time or take the case under advisement for further deliberation. The board shall render its decision not more than forty-five (45) days after the close of the hearing and shall forward to the last known business or residence address of the accused by certified or registered mail, return receipt requested, a written statement of the decision of the board.

If a majority of the board finds the accused guilty of the charges filed, the board may:

(a) Issue a public or private reprimand;

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- (b) Suspend or revoke the certificate of the accused,
 699 if the accused is a registrant; or
- (c) In lieu of or in addition to <u>the</u> reprimand,

 suspension or revocation, assess and levy upon the guilty party a

 monetary penalty of not less than One Hundred Dollars (\$100.00)

 nor more than Five Thousand Dollars (\$5,000.00) for each
- 705 (6) A monetary penalty assessed and levied under this
 706 section shall be paid to the board upon the expiration of the
 707 period allowed for appeal of the penalties under this section, or
 708 may be paid sooner if the guilty party elects. Money collected by
 709 the board under this section shall be deposited to the credit of
- 710 the special fund created in Section 73-1-43, Mississippi Code of 711 1972.
- When payment of <u>the</u> monetary penalty assessed and levied by
 the board is delinquent, the board shall have the power to
 institute and maintain proceedings in its name for enforcement of
 payment in the chancery court of the county of residence of the
 guilty party. If the guilty party is a nonresident of the State
 of Mississippi, <u>the</u> proceedings shall be in the Chancery Court of
 the First Judicial District of Hinds County, Mississippi.
- 719 <u>(7)</u> When the board has taken a disciplinary action under 720 this section, the board may stay <u>the</u> action and place the guilty H. B. No. 813 03/HR03/R1170

party on probation for a period not to exceed one (1) year upon condition that the guilty party shall not further violate either the laws of the State of Mississippi pertaining to the practice of architecture or the bylaws, rules and regulations, or standards of conduct and ethics promulgated by the board.

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- (8) The board may assess and tax any part or all of the costs of any disciplinary proceedings conducted under this section against the accused if the accused is found guilty of the charges.
- 729 (9) The power and authority of the board to assess and levy 730 the monetary penalties provided for in this section shall not be 731 affected or diminished by any other proceeding, civil or criminal, 732 concerning the same violation or violations except as provided in 733 this section.
- (10) The board, for sufficient cause, may reissue a revoked certificate of registration by a majority vote of the board members; but in no event shall a revoked certificate be issued within two (2) years of the revocation. A new certificate of registration required to replace a revoked, lost, mutilated or destroyed certificate may be issued, subject to the rules of the board, for a charge not to exceed Ten Dollars (\$10.00).
- 741 (11) In addition to the reasons specified in subsection (1) 742 of this section, the board may suspend the certificate of registration of any person for being out of compliance with an 743 order for support, as defined in Section 93-11-153. The procedure 744 745 for suspension of a certificate for being out of compliance with an order for support, and the procedure for the reissuance or 746 reinstatement of a certificate suspended for that purpose, and the 747 payment of any fees for the reissuance or reinstatement of a 748 749 certificate suspended for that purpose, shall be governed by 750 Section 93-11-157 or 93-11-163, as the case may be. If there is any conflict between any provision of Section 93-11-157 or 751 752 93-11-163 and any provision of this chapter, the provisions of 753 Section 93-11-157 or 93-11-163, as the case may be, shall control.

- 754 **SECTION 3.** Section 73-2-16, Mississippi Code of 1972, is
- 755 amended as follows:
- 756 73-2-16. (1) The board shall also have the power to revoke,
- 757 suspend or annul the certificate or registration of a landscape
- 758 architect or reprimand, censure or otherwise discipline a
- 759 landscape architect.
- 760 (2) The board, upon satisfactory proof and in accordance
- 761 with the provisions of this chapter, may take the disciplinary
- 762 actions against any registered landscape architect for any of the
- 763 following reasons:
- 764 (a) Violating any of the provisions of Sections 73-2-1
- 765 through 73-2-21 or the implementing bylaws, rules, regulations or
- 766 standards of ethics or conduct duly adopted and promulgated by the
- 767 board pertaining to the practice of landscape architecture;
- 768 (b) Fraud, deceit or misrepresentation in obtaining a
- 769 certificate of registration;
- 770 (c) Gross negligence, malpractice, incompetency or
- 771 misconduct in the practice of landscape architecture;
- 772 (d) Any professional misconduct, as defined by the
- 773 board through bylaws, rules and regulations and standards of
- 774 conduct and ethics (professional misconduct shall not be defined
- 775 to include bidding on contracts for a price);
- 776 (e) Practicing or offering to practice landscape
- 777 architecture on an expired license or while under suspension or
- 778 revocation of a license unless the suspension or revocation is
- 779 abated through probation;
- 780 (f) Practicing landscape architecture under an assumed
- 781 or fictitious name;
- 782 (g) Being convicted by any court of a felony, except
- 783 conviction of culpable negligent manslaughter, in which case the
- 784 record of conviction shall be conclusive evidence;



785	(h) Willfully misleading or defrauding any person
786	employing him as a landscape architect by any artifice or false
787	statement;
788	(i) Having undisclosed financial or personal interest
789	that compromises his obligation to his client;
790	(j) Obtaining a certificate by fraud or deceit; or
791	(k) Violating any of the provisions of this chapter.
792	(3) Notwithstanding any provision of this chapter:
793	(a) The board, acting on its own motion or, in the case
794	of a default on a loan, on the recommendation of the state agency
795	to which payments are due, shall suspend the certificate of
796	registration of any person who defaults on or fails to comply with
797	the requirements of a state educational loan, service conditional
798	scholarship or loan repayment program obligation under which the
799	person obtained any of the education necessary to qualify for a
800	certificate of registration under this chapter. However, before a
801	state agency may recommend the suspension of a certificate of
802	registration due to the person's default on a loan, that agency
803	must provide the certificate holder with notice of its intention
804	to recommend the suspension of the person's certificate of
805	registration and an opportunity for the certificate holder to
806	respond; and
807	(b) The person's certificate of registration will
808	remain suspended until the person has: (i) made arrangements
809	satisfactory to the board for meeting the obligations of the loan,
810	scholarship or loan repayment program; or (ii) in the case of a
811	default, made arrangements satisfactory to the state agency to
812	which payments are due for the repayment of the educational loan
813	or scholarship.
814	(4) Any person may prefer charges against any other person
815	for committing any of the acts set forth in subsection (2) or (3)
816	of this section. The charges need not be sworn to, may be made

upon actual knowledge, or upon information and belief, and shall

be filed with the board. If any person licensed under Sections 818 73-2-1 through 73-2-21 is expelled from membership in any 819 Mississippi or national professional landscape architectural 820 821 society or association, the board shall thereafter cite the person 822 to appear at a hearing before the board and to show cause why disciplinary action should not be taken against that person. 823 The board shall investigate all charges filed with it and, 824 825 upon finding reasonable cause to believe that the charges are not frivolous, unfounded or filed in bad faith, may, in its 826 discretion, cause a hearing to be held, at a time and place fixed 827 828 by the board, regarding the charges and may compel the accused by subpoena to appear before the board to respond to the charges. 829 830 No disciplinary action taken under this section may be taken 831 until the accused has been furnished both a statement of the charges against him and notice of the time and place of the 832 hearing thereof, which shall be personally served on the accused 833 or mailed by registered or certified mail, return receipt 834 835 requested, to the last known business or residence address of the accused not less than thirty (30) days before the date fixed for 836 837 the hearing. (5) At any hearing held under the provisions of this 838 839 section, the board shall have the power to subpoena witnesses and compel their attendance and require the production of any books, 840 papers or documents. The hearing shall be conducted before the 841 842 full board with the president of the board serving as the presiding judge. Counsel for the board shall present all evidence 843 relating to the charges. All evidence shall be presented under 844 oath, which may be administered by any member of the board, and 845 thereafter the proceedings may, if necessary, be transcribed in 846 847 full by the court reporter and filed as part of the record in the 848 case. Copies of the transcription may be provided to any party to 849 the proceedings at a cost to be fixed by the board.

any proceedings before the board shall receive the same fees and 851 mileage as allowed by law in judicial civil proceedings, and all 852 853 those fees shall be taxed as part of the costs of the case. 854 Where in any proceedings before the board any witness * * * fails or refuses to attend upon subpoena issued by the 855 856 board, * * * refuses to testify or * * * refuses to produce any books and papers, the production of which is called for by the 857 subpoena, the attendance of the witness and the giving of his 858 testimony and the production of the books and papers shall be 859 860 enforced by any court of competent jurisdiction of this state in the manner provided for the enforcement of attendance and 861 testimony of witnesses in civil cases in the courts of this state. 862 863 The accused shall have the right to be present at the hearing in person, by counsel or other representative, or both. 864 accused shall have the right to present evidence and to examine 865 and cross-examine all witnesses. The board may continue or recess 866 867 the hearing as may be necessary. 868 (6) At the conclusion of the hearing, the board may either 869 decide the issue at that time or take the case under advisement 870 for further deliberation. The board shall render its decision not more than forty-five (45) days after the close of the hearing, and 871 872 shall forward to the last known business or residence address of the accused by certified or registered mail, return receipt 873 requested, a written statement of the decision of the board. 874 If a majority of the board finds the accused guilty of the 875 charges filed, the board may: (a) issue a public or private 876 reprimand; (b) suspend or revoke the license of the accused, if 877 the accused is a registrant; or (c) in lieu of or in addition to 878 879 the reprimand, suspension or revocation, assess and levy upon the guilty party a monetary penalty of not less than One Hundred 880 881 Dollars (\$100.00) nor more than Five Thousand Dollars (\$5,000.00) 882 for each violation.

All witnesses who shall be subpoenaed and who shall appear in

883 (7) A monetary penalty assessed and levied under this
884 section shall be paid to the board upon the expiration of the
885 period allowed for appeal of the penalties under this section, or
886 may be paid sooner if the guilty party elects. Money collected by
887 the board under this section shall be deposited to the credit of
888 the board's general operating fund.

When payment of a monetary penalty assessed and levied by the board in accordance with this section is not paid when due, the board shall have the power to institute and maintain proceedings in its name for enforcement of payment in the chancery court of the county and judicial district of the residence of the guilty party and if the guilty party <u>is</u> a nonresident of the State of Mississippi, <u>the</u> proceedings shall be in the Chancery Court of the First Judicial District of Hinds County, Mississippi.

- (8) When the board has taken a disciplinary action under this section, the board may, in its discretion, stay the action and place the guilty party on probation for a period not to exceed one (1) year upon the condition that the guilty party shall not further violate either the law of the State of Mississippi pertaining to the practice of landscape architecture or the bylaws, rules and regulations, or standards of conduct and ethics promulgated by the board.
- 905 (9) The board, in its discretion, may assess and tax any 906 part or all of the costs of any disciplinary proceedings conducted 907 under this section against the accused, if the accused is found 908 guilty of the charges.
- 909 (10) The power and authority of the board to assess and levy
 910 the monetary penalties provided for in this section shall not be
 911 affected or diminished by any other proceeding, civil or criminal,
 912 concerning the same violation or violations except as provided in
 913 this section.
- 914 (11) The board, for sufficient cause, may reissue a revoked 915 license of registration whenever a majority of the board members H. B. No. 813

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916 vote to do so but in no event shall a revoked license be issued

917 within two (2) years of the revocation. A new license of

918 registration required to replace a revoked, lost, mutilated or

919 destroyed license may be issued, subject to the rules of the

920 board, for a charge not to exceed Twenty-five Dollars (\$25.00).

921 (12) The board may direct the advisory committee to review

922 and investigate any charges brought against any landscape

923 architect under this chapter and to hold the hearings provided for

in this section and to make findings of fact and recommendations

to the board concerning the disposition of the charges.

926 (13) Nothing * * * contained in this section shall preclude

927 the board or advisory committee from initiating proceedings in any

case. The advisory committee shall furnish legal advice and

929 assistance to the board whenever that service is requested.

930 (14) In addition to the reasons specified in subsection (2)

931 of this section, the board may suspend the license of any licensee

932 for being out of compliance with an order for support, as defined

933 in Section 93-11-153. The procedure for suspension of a license

for being out of compliance with an order for support, and the

935 procedure for the reissuance or reinstatement of a license

936 suspended for that purpose, and the payment of any fees for the

937 reissuance or reinstatement of a license suspended for that

938 purpose, shall be governed by Section 93-11-157 or 93-11-163, as

939 the case may be. If there is any conflict between any provision

940 of Section 93-11-157 or 93-11-163 and any provision of this

941 chapter, the provisions of Section 93-11-157 or 93-11-163, as the

942 case may be, shall control.

943 **SECTION 4.** Section 73-3-327, Mississippi Code of 1972, is

944 amended as follows:

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945 73-3-327. (1) At the conclusion of the hearing the

946 complaint tribunal, upon the majority vote of the members of the

947 tribunal, shall render a written opinion incorporating a finding

948	of fact	and a	. judgmen	t tl	hereon.	The	judgment	of	the	complaint
949	tribuna	l may	provide	the	followin	ng:				

- 950 (a) Exonerate the accused attorney and dismiss the 951 complaint.
- 952 (b) Reprimand and admonish the attorney, as provided in 953 Section 73-3-319(b) of this article.
- 954 (c) Suspend the attorney from the practice of law for 955 any period of time.
- 956 (d) Permanently disbar the attorney.
- 957 (2) Notwithstanding any provision of this article:
- 958 (a) The Supreme Court, acting on its own motion or, in
- 959 the case of a default on a loan, on the recommendation of the
- 960 state agency to which payments are due, shall suspend from the
- 961 practice of law any attorney who defaults on or fails to comply
- 962 with the requirements of a state educational loan, service
- 963 conditional scholarship or loan repayment program obligation under
- 964 which the attorney obtained any of the education necessary to
- 965 qualify for a license to practice law. However, before a state
- 966 agency may recommend the suspension of an attorney's license to
- 967 practice law due to the attorney's default on a loan, that agency
- 968 must provide the attorney with notice of its intention to
- 969 recommend the suspension of the attorney's license and an
- 970 opportunity for the attorney to respond; and
- 971 (b) The attorney will remain suspended from the
- 972 practice of law until the attorney has: (i) made arrangements
- 973 satisfactory to the Supreme Court for meeting the obligations of
- 974 the loan, scholarship or loan repayment program; or (ii) in the
- 975 case of a default, made arrangements satisfactory to the state
- 976 agency to which payments are due for the repayment of the
- 977 educational loan or scholarship.
- 978 (3) In cases in which the Clerk of the Supreme Court has
- 979 received notice from the division that the attorney is out of
- 980 compliance with an order for support, as defined in Section

- 981 93-11-153, the Supreme Court shall suspend the attorney from the
- 982 practice of law until such time as the attorney may be reinstated
- 983 to practice law because of the attorney's compliance with the
- 984 requirements of Section 93-11-157 or 93-11-163, as the case may
- 985 be.
- 986 **SECTION 5.** Section 73-5-25, Mississippi Code of 1972, is
- 987 amended as follows:
- 988 73-5-25. (1) The Board of Barber Examiners may refuse to
- 989 issue, or may suspend definitely or indefinitely, or revoke any
- 990 certificate of registration for any one or a combination of the
- 991 following causes:
- 992 (a) Conviction of a felony shown by a certified copy of
- 993 the judgment of court in which the conviction is had, unless upon
- 994 a full and unconditional pardon of the convict, and upon
- 995 satisfactory showing that the convict will in the future conduct
- 996 himself in a law-abiding way.
- 997 (b) Gross malpractice or gross incompetency.
- 998 (c) Continued practice by a person knowingly having an
- 999 infectious or contagious disease.
- 1000 (d) Advertising, practicing or attempting to practice
- 1001 under a trade name or name other than one's own.
- 1002 (e) Habitual drunkenness or habitual addiction to the
- 1003 use of morphine, cocaine or habit forming drug.
- 1004 (f) Immoral or unprofessional conduct.
- 1005 (g) Violation of regulations that may be prescribed as
- 1006 provided for in Section 73-5-7 and the commission of any of the
- 1007 offenses set forth in Section 73-5-43.
- 1008 (2) Notwithstanding any provision of this chapter:
- 1009 (a) The board, acting on its own motion or, in the case
- 1010 of a default on a loan, on the recommendation of the state agency
- 1011 to which payments are due, shall suspend the certificate of
- 1012 registration of any person who defaults on or fails to comply with
- 1013 the requirements of a state educational loan, service conditional

scholarship or loan repayment program obligation under which the 1014 1015 person obtained any of the education necessary to qualify for a 1016 certificate of registration under this chapter. However, before a 1017 state agency may recommend the suspension of a certificate of 1018 registration due to the person's default on a loan, that agency 1019 must provide the certificate holder with notice of its intention to recommend the suspension of the person's certificate of 1020 registration and an opportunity for the certificate holder to 1021 1022 respond; and 1023 The person's certificate of registration will 1024 remain suspended until the person has: (i) made arrangements satisfactory to the board for meeting the obligations of the loan, 1025 1026 scholarship or loan repayment program; or (ii) in the case of a 1027 default, made arrangements satisfactory to the state agency to which payments are due for the repayment of the educational loan 1028 1029 or scholarship. 1030 (3) In addition to the causes specified in subsection (1) of 1031 this section, the board may suspend the certificate of registration of any person for being out of compliance with an 1032 1033 order for support, as defined in Section 93-11-153. The procedure for suspension of a certificate for being out of compliance with 1034 1035 an order for support, and the procedure for the reissuance or reinstatement of a certificate suspended for that purpose, and the 1036 1037 payment of any fees for the reissuance or reinstatement of a 1038 certificate suspended for that purpose, shall be governed by Section 93-11-157 or 93-11-163. If there is any conflict between 1039 any provision of Section 93-11-157 or 93-11-163 and any provision 1040 1041 of this chapter, the provisions of Section 93-11-157 or 93-11-163, as the case may be, shall control. 1042 SECTION 6. Section 73-6-19, Mississippi Code of 1972, is 1043 1044 amended as follows: 1045 73-6-19. (1) The board shall refuse to grant a certificate

of licensure to any applicant or may cancel, revoke or suspend the

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- 1047 certificate upon the finding of any of the following facts 1048 regarding the applicant or licensed practitioner:
- 1049 (a) Failure to comply with the rules and regulations
 1050 adopted by the State Board of Chiropractic Examiners;
- 1051 (b) Violation of any of the provisions of this chapter
 1052 or any of the rules and regulations of the State Board of Health
 1053 under this chapter with regard to the operation and use of x-rays;
- 1054 (c) Fraud or deceit in obtaining a license;
- 1055 (d) Addiction to the use of alcohol, narcotic drugs, or
 1056 anything that would seriously interfere with the competent
 1057 performance of his professional duties;
- 1058 (e) Conviction by a court of competent jurisdiction of 1059 a felony, other than manslaughter or any violation of the United 1060 States Revenue Code;
- 1061 (f) Unprofessional and unethical conduct;
- 1062 (g) Contraction of a contagious disease that may be 1063 carried for a prolonged period;
- (h) Failure to report to the Mississippi Department of
 Human Services or the county attorney any case <u>in which</u> there are
 reasonable grounds to believe that a child has been abused by its
 parent or person responsible for the child's welfare;
- (i) Advising a patient to use drugs, prescribing or providing drugs for a patient, or advising a patient not to use a drug prescribed by a licensed physician or dentist;
- 1071 (j) Professional incompetency in the practice of 1072 chiropractic;
- 1073 (k) Having disciplinary action taken by his peers 1074 within any professional chiropractic association or society;
- (1) Offering to accept or accepting payment for services rendered by assignment from any third-party payor after offering to accept or accepting whatever the third-party payor covers as payment in full, if the effect of the offering or acceptance is to eliminate or give the impression of eliminating

1080	the need for payment by an insured of any required deductions
1081	applicable in the policy of the insured;
1082	(m) Associating his practice with any chiropractor who
1083	does not hold a valid chiropractic license in Mississippi, or
1084	teach chiropractic manipulation to nonqualified persons under
1085	Section 73-6-13;
1086	(n) Failure to make payment on chiropractic student
1087	loans; or
1088	(o) Failure to follow record keeping requirements
1089	prescribed in Section 73-6-18.
1090	(2) Notwithstanding any provision of this chapter:
1091	(a) The board, acting on its own motion or, in the case
1092	of a default on a loan, on the recommendation of the state agency
1093	to which payments are due, shall suspend the license of any person
1094	who defaults on or fails to comply with the requirements of a
1095	state educational loan, service conditional scholarship or loan
1096	repayment program obligation under which the person obtained any
1097	of the education necessary to qualify for a license under this
1098	chapter. However, before a state agency may recommend the
1099	suspension of a license due to the person's default on a loan,
1100	that agency must provide the license holder with notice of its
1101	intention to recommend the suspension of the person's license and
1102	an opportunity for the license holder to respond; and
1103	(b) The person's license will remain suspended until
1104	the person has: (i) made arrangements satisfactory to the board
1105	for meeting the obligations of the loan, scholarship or loan
1106	repayment program; or (ii) in the case of a default, made
1107	arrangements satisfactory to the state agency to which payments
1108	are due for the repayment of the educational loan or scholarship.
1109	(3) Any holder of the certificate or any applicant therefor
1110	against whom is preferred any of the designated charges shall be
1111	furnished a copy of the complaint and shall receive a formal

hearing in Jackson, Mississippi, before the board, at which time

he may be represented by counsel and examine witnesses. The board 1113 may administer oaths as may be necessary for the proper conduct of 1114 any such hearing. In addition, the board may issue subpoenas for 1115 1116 the attendance of witnesses and the production of books and 1117 papers. The process issued by the board shall extend to all parts 1118 of the state. Where in any proceeding before the board any witness * * * fails or refuses to attend upon subpoena issued by 1119 the board, * * * refuses to testify, or * * * refuses to produce 1120 any books and papers, the production of which is called for by the 1121 subpoena, the attendance of the witness and the giving of his 1122 1123 testimony and the production of the books and papers shall be enforced by any court of competent jurisdiction of this state in 1124 the manner provided for the enforcement of attendance and 1125 testimony of witnesses in civil cases in the courts of this state. 1126

- 1127 (4) In addition to any other investigators the board
 1128 employs, the board shall appoint one or more licensed
 1129 chiropractors to act for the board in investigating the conduct
 1130 relating to the competency of a chiropractor, whenever
 1131 disciplinary action is being considered for professional
 1132 incompetence and unprofessional conduct.
- 1133 (5) Whenever the board finds any person unqualified to
 1134 practice chiropractic because of any of the grounds set forth in
 1135 subsection (1) of this section, after a hearing has been conducted
 1136 as prescribed by this section, the board may enter an order
 1137 imposing one or more of the following:
- 1138 (a) Deny his application for a license or other 1139 authorization to practice chiropractic;
 - (b) Administer a public or private reprimand;
- 1141 (c) Suspend, limit or restrict his license or other 1142 authorization to practice chiropractic for up to five (5) years;
- 1143 (d) Revoke or cancel his license or other authorization 1144 to practice chiropractic;

- (e) Require him to submit to care, counseling or
 treatment by physicians or chiropractors designated by the board,
 as a condition for initial, continued or renewal of licensure or
 other authorization to practice chiropractic;
- 1149 (f) Require him to participate in a program of 1150 education prescribed by the board; or
- 1151 (g) Require him to practice under the direction of a 1152 chiropractor designated by the board for a specified period of 1153 time.
- Any person whose application for a license or whose 1154 1155 license to practice chiropractic has been cancelled, revoked or suspended by the board within thirty (30) days from the date of 1156 the final decision shall have the right of a de novo appeal to the 1157 circuit court of his county of residence or the Circuit Court of 1158 the First Judicial District of Hinds County, Mississippi. 1159 there is an appeal, the appeal may, in the discretion of and on 1160 motion to the circuit court, act as a supersedeas. The circuit 1161 1162 court shall dispose of the appeal and enter its decision promptly. The hearing on the appeal may, in the discretion of the circuit 1163 1164 judge, be tried in vacation. Either party shall have the right of appeal to the Supreme Court as provided by law from any decision 1165 1166 of the circuit court.
- In a proceeding conducted under this section by the 1167 (7) board for the revocation, suspension or cancellation of a license 1168 1169 to practice chiropractic, after a hearing has been conducted as prescribed by this section, the board shall have the power and 1170 1171 authority for the grounds stated in subsection (1) of this section, with the exception of paragraph (c) thereof, to assess 1172 and levy upon any person licensed to practice chiropractic in the 1173 state a monetary penalty in lieu of the revocation, suspension or 1174 cancellation, as follows: 1175

- 1176 (a) For the first violation, a monetary penalty of not
 1177 less than Five Hundred Dollars (\$500.00) nor more than One
 1178 Thousand Dollars (\$1,000.00) for each violation.
- (b) For the second and each subsequent violation, a
 monetary penalty of not less than One Thousand Dollars (\$1,000.00)
 nor more than Two Thousand Five Hundred Dollars (\$2,500.00) for
 each violation.

The power and authority of the board to assess and levy the 1183 monetary penalties under this section shall not be affected or 1184 diminished by any other proceeding, civil or criminal, concerning 1185 1186 the same violation or violations. A licensee shall have the right of appeal from the assessment and levy of a monetary penalty as 1187 1188 provided in this section to the circuit court under the same conditions as a right of appeal is provided for in this section 1189 for appeals from an adverse ruling, or order, or decision of the 1190 Any monetary penalty assessed and levied under this 1191 board. section shall not take effect until after the time for appeal has 1192 1193 expired, and an appeal of the assessment and levy of such a monetary penalty shall act as a supersedeas. 1194

1195 In addition to the grounds specified in subsection (1) of this section, the board may suspend the license of any licensee 1196 1197 for being out of compliance with an order for support, as defined in Section 93-11-153. The procedure for suspension of a license 1198 1199 for being out of compliance with an order for support, and the 1200 procedure for the reissuance or reinstatement of a license suspended for that purpose, and the payment of any fees for the 1201 reissuance or reinstatement of a license suspended for that 1202 purpose, shall be governed by Section 93-11-157 or 93-11-163, as 1203 the case may be. Actions taken by the board in suspending a 1204 license when required by Section 93-11-157 or 93-11-163 are not 1205 1206 actions from which an appeal may be taken under this section. 1207 appeal of a license suspension that is required by Section 93-11-157 or 93-11-163 shall be taken in accordance with the 1208

appeal procedure specified in Section 93-11-157 or 93-11-163, as 1209 1210 the case may be, rather than the procedure specified in this 1211 If there is any conflict between any provision of 1212 Section 93-11-157 or 93-11-163 and any provision of this chapter, 1213 the provisions of Section 93-11-157 or 93-11-163, as the case may 1214 be, shall control. SECTION 7. Section 73-7-27, Mississippi Code of 1972, is 1215 amended as follows: 1216 73-7-27. (1) Any complaint may be filed with the board by a 1217 1218 member or agent of the board or by any person charging any 1219 licensee of the board with the commission of any of the offenses enumerated in subsection (2) or (3) of this section. 1220 1221 complaint shall be in writing, signed by the accuser or accusers, and verified under oath, and the complaints shall be investigated 1222 as set forth in Section 73-7-7. If, after the investigation, the 1223 board through its administrative review agents determines that 1224 1225 there is not substantial justification to believe that the accused 1226 licensee has committed any of the offenses enumerated, it may dismiss the complaint or may prepare a formal complaint proceeding 1227 1228 against the licensee as hereinafter provided. When used with reference to any complaint filed against a licensee herein, the 1229 1230 term "not substantial justification" means a complaint that is frivolous, groundless in fact or law, or vexatious, as determined 1231 If there is a dismissal, the 1232 by unanimous vote of the board. 1233 person filing the accusation and the accused licensee shall be given written notice of the board's determination. If the board 1234 1235 determines there is reasonable cause to believe the accused has committed any of those offenses, the secretary of the board shall 1236 give written notice of that determination to the accused licensee 1237 and set a day for a hearing as provided in subsection (3) of this 1238

1240 (2) The board shall have the power to revoke, suspend or

1241 refuse to issue or renew any license or certificate provided for

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1239

section.

1242	in	this	chapter.	and	tο	fine.	place	on	probation	and/or	otherwise

- 1243 discipline a student or licensee or holder of a certificate, upon
- 1244 proof that the person:
- 1245 (a) Has not complied with or has violated any of the
- 1246 rules and regulations promulgated by the board;
- 1247 (b) Has not complied with or has violated any of the
- 1248 sections of this chapter;
- 1249 (c) Has committed fraud or dishonest conduct in the
- 1250 taking of the examination herein provided for;
- 1251 (d) Has been convicted of a felony;
- 1252 (e) Has committed grossly unprofessional or dishonest
- 1253 conduct;
- 1254 (f) Is addicted to the excessive use of intoxicating
- 1255 liquors or to the use of drugs to such an extent as to render him
- 1256 or her unfit to practice in any of the practices or occupations
- 1257 set forth in this chapter;
- 1258 (g) Has advertised by means of knowingly false or
- 1259 deceptive statements; * * *
- 1260 (h) Has failed to display the license or certificate
- 1261 issued to him or her as provided for in this chapter; or
- 1262 (i) Has been convicted of violating any of the
- 1263 provisions of this chapter.
- 1264 A conviction of violating any of the provisions of this
- 1265 chapter shall be grounds for automatic suspension of the license
- 1266 or certificate of the person.
- 1267 (3) Notwithstanding any provision of this chapter:
- 1268 (a) The board, acting on its own motion or, in the case
- 1269 of a default on a loan, on the recommendation of the state agency
- 1270 to which payments are due, shall suspend the license of any person
- 1271 who defaults on or fails to comply with the requirements of a
- 1272 state educational loan, service conditional scholarship or loan
- 1273 repayment program obligation under which the person obtained any
- 1274 of the education necessary to qualify for a license under this

chapter. However, before a state agency may recommend the 1275 1276 suspension of a license due to the person's default on a loan, 1277 that agency must provide the license holder with notice of its 1278 intention to recommend the suspension of the person's license and 1279 an opportunity for the license holder to respond; and 1280 (b) The person's license will remain suspended until 1281 the person has: (i) made arrangements satisfactory to the board for meeting the obligations of the loan, scholarship or loan 1282 repayment program; or (ii) in the case of a default, made 1283 arrangements satisfactory to the state agency to which payments 1284 are due for the repayment of the educational loan or scholarship. 1285 The board shall not revoke, suspend or refuse to issue 1286 (4)1287 or renew any license or certificate, or fine, place on probation 1288 or otherwise discipline any person in a disciplinary matter except after a hearing of which the applicant or licensee or holder of 1289 the certificate affected shall be given at least twenty (20) days' 1290 1291 notice in writing, specifying the reason or reasons for denying 1292 the applicant a license or certificate of registration, or in the case of any other disciplinary action, the offense or offenses of 1293 1294 which the licensee or holder of a certificate of registration is The notice may be served by mailing a copy thereof by 1295 charged. 1296 United States first class certified mail, postage prepaid, to the last known residence or business address of the applicant, 1297 1298 licensee or holder of a certificate. The hearing on the charges 1299 shall be at such time and place as the board may prescribe. (5) At those hearings, all witnesses shall be sworn by a 1300 1301 member of the board, and stenographic notes of the proceedings 1302 shall be taken. Any party to the proceedings desiring it shall be furnished with a copy of the stenographic notes upon payment to 1303 the board of such fees as it shall prescribe, not exceeding, 1304 1305 however, the actual costs of transcription. 1306 The board may issue subpoenas for the attendance of

witnesses and the production of books and papers.

The process

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issued by the board shall extend to all parts of the state and the 1308 1309 process shall be served by any person designated by the board for 1310 that service. The person serving the process shall receive such 1311 compensation as may be allowed by the board, not to exceed the fee 1312 prescribed by law for similar services. All witnesses who shall 1313 be subpoenaed, and who shall appear in any proceedings before the board, shall receive the same fees and mileage as allowed by law. 1314 (7) Where in any proceeding before the board any 1315 witness * * * fails or refuses to attend upon subpoena issued by 1316 the board, * * * refuses to testify, or * * * refuses to produce 1317 any books and papers, the production of which is called for by the 1318 subpoena, the attendance of the witness and the giving of his 1319 1320 testimony and the production of the books and papers shall be enforced by any court of competent jurisdiction of this state, in 1321 manner as are enforced the attendance and testimony of witnesses 1322 in civil cases in the courts of this state. 1323 1324 The board shall conduct the hearing in an orderly and 1325 continuous manner, granting continuances only when the ends of justice may be served. The board shall, within sixty (60) days 1326 1327 after conclusion of the hearing, reduce its decision to writing and forward an attested true copy thereof to the last known 1328 1329 residence or business address of the applicant, licensee or holder of a certificate, by way of United States first class certified 1330 The applicant, licensee, holder of a 1331 mail, postage prepaid. 1332 certificate, or person aggrieved shall have the right of appeal from an adverse ruling, or order, or decision of the board to the 1333 1334 chancery court upon forwarding notice of appeal to the board within thirty (30) days after the decision of the board is mailed 1335 in the manner here contemplated. An appeal will not be allowed if 1336

notice of appeal, together with the appeal bond hereinafter

thirty-day period. Appeal shall be to the chancery court of the

required, is not * * * forwarded to the board within the

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1341 to the Chancery Court of the First Judicial District of Hinds

1342 County, Mississippi, at the election of the appellant. The notice

1343 of appeal shall elect venue, unless the appellant be a nonresident

1344 of the State of Mississippi, in which event the board shall

1345 certify all documents and evidence directly to the Chancery Court

1346 of the First Judicial District of Hinds County for further

1347 proceedings. The appeal shall thereupon be heard in due course by

1348 the court, which shall review the record and make its

1349 determination thereon.

1350 (9) The appellant shall, together with the notice of appeal,

1351 forward to and post with the board a satisfactory bond in the

amount of Five Hundred Dollars (\$500.00) for the payment of any

1353 costs that may be adjudged against him.

1354 (10) If there is an appeal, the court shall dispose of the

1355 appeal and enter its decision promptly. The hearing on the appeal

1356 may, in the discretion of the chancellor, be tried in vacation.

1357 If there is an appeal, $\underline{\text{the}}$ appeal may, in the discretion of and on

1358 motion to the chancery court, act as a supersedeas. However, any

1359 fine imposed by the board under the provisions of this chapter

1360 shall not take effect until after the time for appeal has expired,

1361 and an appeal of the imposition of such a fine shall act as a

1362 supersedeas.

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1363 (11) Any fine imposed by the board upon a licensee or holder

1364 of a certificate shall be in accordance with the following

1365 schedule:

1366 (a) For the first violation, a fine of not less than

1367 Fifty Dollars (\$50.00) nor more than One Hundred Dollars (\$100.00)

1368 for each violation.

1369 (b) For the second and each subsequent violation, a

1370 fine of not less than One Hundred Dollars (\$100.00) nor more than

1371 Four Hundred Dollars (\$400.00) for each violation.

The power and authority of the board to impose the fines

1373 under this section shall not be affected or diminished by any

other proceeding, civil or criminal, concerning the same violation or violations.

In addition to the reasons specified in subsection (2) 1376 (12)1377 of this section, the board may suspend the license of any licensee 1378 for being out of compliance with an order for support, as defined 1379 in Section 93-11-153. The procedure for suspension of a license 1380 for being out of compliance with an order for support, and the procedure for the reissuance or reinstatement of a license 1381 suspended for that purpose, and the payment of any fees for the 1382 reissuance or reinstatement of a license suspended for that 1383 1384 purpose, shall be governed by Section 93-11-157 or 93-11-163, as the case may be. Actions taken by the board in suspending a 1385 1386 license when required by Section 93-11-157 or 93-11-163 are not 1387 actions from which an appeal may be taken under this section. Any appeal of a license suspension that is required by Section 1388 93-11-157 or 93-11-163 shall be taken in accordance with the 1389 1390 appeal procedure specified in Section 93-11-157 or 93-11-163, as 1391 the case may be, rather than the procedure specified in this If there is any conflict between any provision of 1392 1393 Section 93-11-157 or 93-11-163 and any provision of this chapter, 1394 the provisions of Section 93-11-157 or 93-11-163, as the case may 1395 be, shall control.

1396 **SECTION 8.** Section 73-9-61, Mississippi Code of 1972, is 1397 amended as follows:

1398 73-9-61. (1) Upon satisfactory proof, and in accordance with statutory provisions elsewhere set out for those hearings and 1399 1400 protecting the rights of the accused as well as the public, the State Board of Dental Examiners may deny the issuance or renewal 1401 of a license or may revoke or suspend the license of any licensed 1402 dentist or dental hygienist practicing in the State of 1403 1404 Mississippi, or take any other action in relation to the license 1405 as the board may deem proper under the circumstances, for any of the following reasons: 1406

1407	(a) Misrepresentation in obtaining a license, or
1408	attempting to obtain, obtaining, attempting to renew or renewing a
1409	license or professional credential by making any material
1410	misrepresentation, including the signing in his or her
1411	professional capacity any certificate that is known to be false at
1412	the time he or she makes or signs the certificate.

- (b) Willful violation of any of the rules or 1413 regulations duly promulgated by the board, or of any of the rules 1414 or regulations duly promulgated by the appropriate dental 1415 licensure agency of another state or jurisdiction.
- 1417 Being impaired in the ability to practice dentistry or dental hygiene with reasonable skill and safety to patients by 1418 1419 reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material or as a result of any mental or 1420 physical condition. 1421
- Administering, dispensing or prescribing any 1422 (d) 1423 prescriptive medication or drug outside the course of legitimate 1424 professional dental practice.
- (e) Being convicted or found guilty of or entering a 1425 1426 plea of nolo contendere to, regardless of adjudication, a violation of any federal or state law regulating the possession, 1427 1428 distribution or use of any narcotic drug or any drug considered a controlled substance under state or federal law, a certified copy 1429 of the conviction order or judgment rendered by the trial court 1430 1431 being prima facie evidence thereof, notwithstanding the pendency of any appeal. 1432
- 1433 Practicing incompetently or negligently, regardless of whether there is actual harm to the patient. 1434
- Being convicted or found guilty of or entering a 1435 plea of nolo contendere to, regardless of adjudication, a crime in 1436 1437 any jurisdiction that relates to the practice of dentistry or 1438 dental hygiene, a certified copy of the conviction order or

- 1439 judgment rendered by the trial court being prima facie evidence
- 1440 thereof, notwithstanding the pendency of any appeal.
- 1441 (h) Being convicted or found guilty of or entering a
- 1442 plea of nolo contendere to, regardless of adjudication, a felony
- 1443 in any jurisdiction, a certified copy of the conviction order or
- 1444 judgment rendered by the trial court being prima facie evidence
- 1445 thereof, notwithstanding the pendency of any appeal.
- 1446 (i) Delegating professional responsibilities to a
- 1447 person who is not qualified by training, experience or licensure
- 1448 to perform them.
- 1449 (j) The refusal of a licensing authority of another
- 1450 state or jurisdiction to issue or renew a license, permit or
- 1451 certificate to practice dentistry or dental hygiene in that
- 1452 jurisdiction or the revocation, suspension or other restriction
- 1453 imposed on a license, permit or certificate issued by that
- 1454 licensing authority that prevents or restricts practice in that
- 1455 jurisdiction, a certified copy of the disciplinary order or action
- 1456 taken by the other state or jurisdiction being prima facie
- 1457 evidence thereof, notwithstanding the pendency of any appeal.
- 1458 (k) Surrender of a license or authorization to practice
- 1459 dentistry or dental hygiene in another state or jurisdiction when
- 1460 the board has reasonable cause to believe that the surrender is
- 1461 made to avoid or in anticipation of a disciplinary action.
- 1462 (1) Any unprofessional conduct to be determined by the
- 1463 board on a case-by-case basis, which shall include, but not be
- 1464 restricted to, the following:
- 1465 (i) Committing any crime involving moral
- 1466 turpitude.
- 1467 (ii) Practicing deceit or other fraud upon the
- 1468 public.
- 1469 (iii) Practicing dentistry or dental hygiene under
- 1470 a false or assumed name.

1471		(iv)	Advertising	that	is fal	se, decep	tive c	r
1472	misleading.							
1473		(v)	Announcing a	spec	ialized	practice	shall	. k

- (v) Announcing a specialized practice shall be

 1474 considered advertising that tends to deceive or mislead the public

 1475 unless the dentist announcing as a specialist conforms to other

 1476 statutory provisions and the duly promulgated rules or regulations

 1477 of the board pertaining to practice of dentistry in the State of

 1478 Mississippi.
- 1479 (m) Failure to provide and maintain reasonable sanitary 1480 facilities and conditions or failure to follow board rules 1481 regarding infection control.
- (n) Committing any act <u>that</u> would constitute sexual
 misconduct upon a patient or upon ancillary staff. For purposes
 of this subsection, the term sexual misconduct means:
- (i) Use of the licensee-patient relationship to

 1486 engage or attempt to engage the patient in sexual activity; or

 1487 (ii) Conduct of a licensee that is intended to

 1488 intimidate, coerce, influence or trick any person employed by or

 1489 for the licensee in a dental practice or educational setting for

 1490 the purpose of engaging in sexual activity or activity intended

 1491 for the sexual gratification of the licensee.
- (o) Violation of a lawful order of the board previously entered in a disciplinary or licensure hearing; failure to cooperate with any lawful request or investigation by the board; or failure to comply with a lawfully issued subpoena of the board.
- (p) Willful, obstinate and continuing refusal to
 cooperate with the board in observing its rules and regulations in
 promptly paying all legal license or other fees required by law.
- 1499 (q) Practicing dentistry or dental hygiene while the 1500 person's license is suspended.
- 1501 (2) Notwithstanding any provision of this chapter:
- 1502 <u>(a) The board, acting on its own motion or, in the case</u> 1503 of a default on a loan, on the recommendation of the state agency

1504	to which payments are due, shall suspend the license of any person
1505	who defaults on or fails to comply with the requirements of a
1506	state educational loan, service conditional scholarship or loan
1507	repayment program obligation under which the person obtained any
1508	of the education necessary to qualify for a license under this
1509	chapter. However, before a state agency may recommend the
1510	suspension of a license due to the person's default on a loan,
1511	that agency must provide the license holder with notice of its
1512	intention to recommend the suspension of the person's license and
1513	an opportunity for the license holder to respond; and
1514	(b) The person's license will remain suspended until
1515	the person has: (i) made arrangements satisfactory to the board
1516	for meeting the obligations of the loan, scholarship or loan
1517	repayment program; or (ii) in the case of a default, made
1518	arrangements satisfactory to the state agency to which payments
1519	are due for the repayment of the educational loan or scholarship.
1520	$\underline{\text{(3)}}$ In lieu of revocation of a license as provided for $\underline{\text{in}}$
1521	subsection (1) of this section, the board may suspend the license
1522	of the offending dentist or dental hygienist, suspend the sedation
1523	permit of the offending dentist, or take any other action in
1524	relation to his or her license as the board may deem proper under
1525	the circumstances.
1526	(4) When a license to practice dentistry or dental hygiene
1527	is revoked or suspended by the board, the board may, in its
1528	discretion, stay the revocation or suspension and simultaneously
1529	place the licensee on probation upon the condition that the
1530	licensee shall not violate the laws of the State of Mississippi
1531	pertaining to the practice of dentistry or dental hygiene and
1532	shall not violate the rules and regulations of the board and shall
1533	not violate any terms in relation to his or her license as may be
1534	set by the board.
1535	(5) In a proceeding conducted under this section by the

board for the denial, revocation or suspension of a license to

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- 1537 practice dentistry or dental hygiene, the board shall have the
- 1538 power and authority for the grounds stated for that denial,
- 1539 revocation or suspension, and in addition thereto or in lieu of
- 1540 that denial, revocation or suspension may assess and levy upon any
- 1541 person licensed to practice dentistry or dental hygiene in the
- 1542 State of Mississippi, a monetary penalty, as follows:
- 1543 (a) For the first violation of any of subparagraph (a),
- 1544 (b), (c), (d), (f), (i), (l), (m), (n), (o) or (q) of subsection
- 1545 (1) of this section, a monetary penalty of not less than Fifty
- 1546 Dollars (\$50.00) nor more than Five Hundred Dollars (\$500.00).
- 1547 (b) For the second violation of any of subparagraph
- 1548 (a), (b), (c), (d), (f), (i), (l), (m), (n), (o) or (q) of
- 1549 subsection (1) of this section, a monetary penalty of not less
- 1550 than One Hundred Dollars (\$100.00) nor more than One Thousand
- 1551 Dollars (\$1,000.00).
- 1552 (c) For the third and any subsequent violation of any
- 1553 of subparagraph (a), (b), (c), (d), (f), (i), (l), (m), (n), (o)
- 1554 or (q) of subsection (1) of this section, a monetary penalty of
- 1555 $\,$ not less than Five Hundred Dollars (\$500.00) and not more than
- 1556 Five Thousand Dollars (\$5,000.00).
- 1557 (d) For any violation of any of subparagraphs (a)
- 1558 through (q) of subsection (1) of this section, those reasonable
- 1559 costs that are expended by the board in the investigation and
- 1560 conduct of a proceeding for licensure revocation or suspension,
- 1561 including, but not limited to, the cost of process service, court
- 1562 reporters, expert witnesses and investigators.
- 1563 (6) The power and authority of the board to assess and levy
- 1564 monetary penalties under this section shall not be affected or
- 1565 diminished by any other proceeding, civil or criminal, concerning
- 1566 the same violation or violations except as provided in this
- 1567 section.
- 1568 (7) A licensee shall have the right of appeal from the
- 1569 assessment and levy of a monetary penalty as provided in this

section under the same conditions as a right of appeal is provided elsewhere for appeals from an adverse ruling, order or decision of the board.

1573 (8)

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(8) Any monetary penalty assessed and levied under this section shall not take effect until after the time for appeal has expired. If there is an appeal, the appeal shall act as a supersedeas.

1577 A monetary penalty assessed and levied under this 1578 section shall be paid to the board by the licensee upon the expiration of the period allowed for appeal of those penalties 1579 1580 under this section or may be paid sooner if the licensee elects. With the exception of subsection (5)(d) of this section, monetary 1581 penalties collected by the board under this section shall be 1582 deposited to the credit of the General Fund of the State Treasury. 1583 Any monies collected by the board under subsection (5)(d) of this 1584 1585 section shall be deposited into the special fund operating account of the board. 1586

1587 (10) When payment of a monetary penalty assessed and levied by the board against a licensee in accordance with this section is 1588 1589 not paid by the licensee when due under this section, the board shall have power to institute and maintain proceedings in its name 1590 1591 for enforcement of payment in the chancery court of the county and judicial district of residence of the licensee, and if the 1592 licensee is a nonresident of the State of Mississippi, the 1593 1594 proceedings shall be in the Chancery Court of the First Judicial District of Hinds County, Mississippi. 1595

(11) In addition to the reasons specified in subsection (1)

of this section, the board may suspend the license of any licensee

for being out of compliance with an order for support, as defined

in Section 93-11-153. The procedure for suspension of a license

for being out of compliance with an order for support, and the

procedure for the reissuance or reinstatement of a license

suspended for that purpose, and the payment of any fees for the

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reissuance or reinstatement of a license suspended for that

purpose, shall be governed by Section 93-11-157 or 93-11-163, as

the case may be. If there is any conflict between any provision

of Section 93-11-157 or 93-11-163 and any provision of this

chapter, the provisions of Section 93-11-157 or 93-11-163, as the

case may be, shall control.

1609 (12) All grounds for disciplinary action, including
1610 imposition of fines and assessment of costs as enumerated above,
1611 shall also apply to any other license or permit issued by the
1612 board under this chapter or regulations duly adopted by the board.

SECTION 9. Section 73-10-21, Mississippi Code of 1972, is amended as follows:

1615 73-10-21. (1) Rules, regulations and standards.

The board shall adopt, amend, promulgate and 1616 (a) enforce such rules, regulations and standards governing dietitians 1617 1618 as may be necessary to further the accomplishment of the purpose of the governing law, and in so doing shall utilize as the basis 1619 1620 thereof the corresponding recommendations of the advisory council. The rules, regulations and minimum standards for licensing of 1621 1622 dietitians may be amended by the board as deemed necessary. In so doing, the board shall utilize as the basis thereof the 1623 1624 corresponding recommendations of the advisory council.

1625 (b) The board shall publish and disseminate to all
1626 licensees, in appropriate manner, the licensure standards
1627 prescribed by this chapter, any amendments thereto, and such rules
1628 and regulations as the board may adopt under the authority vested
1629 by Section 73-38-13, within sixty (60) days of their adoption.

1630 (2) The board shall adopt a code of ethics for dietitians
1631 using as the basis thereof the ADA "Code of Ethics for the
1632 Profession of Dietetics."

(3) Issuance and renewal of licenses.



- 1634 (a) The board shall issue a license to any person who
 1635 meets the requirements of this chapter upon payment of the license
 1636 fee prescribed.
- 1637 (b) Upon the first renewal, licenses under this chapter 1638 shall be valid for two (2) calendar years and shall be subject to 1639 renewal and shall expire unless renewed in the manner prescribed by the rules and regulations of the board, upon the payment of a 1640 biennial renewal fee to be set at the discretion of the board, but 1641 not to exceed One Hundred Dollars (\$100.00), and the presentation 1642 of evidence satisfactory to the board that the licensee has met 1643 1644 such continuing education requirements as the board may require. An applicant for license renewal shall demonstrate to the board 1645 1646 evidence of satisfactory completion of the continuing education requirements established by the American Dietetic Association 1647 and/or other continuing education requirements as may be required 1648 1649 by the board.
- 1650 (c) The board may provide for the late renewal of a
 1651 license upon the payment of a late fee in accordance with its
 1652 rules and regulations, but no such late renewal of a license may
 1653 be granted more than one (1) year after its expiration.
- 1654 A suspended license shall be subject to expiration 1655 and may be renewed as provided in this section, but that renewal shall not entitle the licensee, while the license remains 1656 suspended and until it is reinstated, to engage in the licensed 1657 1658 activity, or in any other conduct or activity in violation of the order of judgment by which the license was suspended. 1659 1660 license revoked on disciplinary grounds is reinstated, the licensee, as a condition of reinstatement, shall pay the renewal 1661 fee and any late fee that may be applicable. 1662
 - (4) Denial or revocation of license.
- 1664 (a) The board may deny or refuse to renew a license, or

 1665 suspend or revoke a license, or issue orders to cease or desist

 1666 from certain conduct, or issue warnings or reprimands where the

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1667	licensee or applicant for license has been convicted of unlawful
1668	conduct or has demonstrated unprofessional conduct $\underline{\text{that}}$ has
1669	endangered or is likely to endanger the health, welfare or safety
1670	of the public. That conduct includes:
1671	(i) Obtaining a license by means of fraud,
1672	misrepresentation or concealment of material facts;
1673	(ii) Being guilty of unprofessional conduct as
1674	defined by the rules and established by the board or violating the
1675	Code of Ethics of the American Dietetic Association;
1676	(iii) Being convicted of a crime in any court
1677	other than a misdemeanor;
1678	(iv) Violating any lawful order, rule or
1679	regulation rendered or adopted by the board; or
1680	(v) Violating any provision of this chapter.
1681	(b) The denial, refusal to renew, suspension,
1682	revocation, order to cease and desist from designated conduct, or
1683	warning or reprimand may be ordered by the board in a decision
1684	made after a hearing in the manner provided by the rules and
1685	regulations adopted by the board. One (1) year from the date of
1686	the revocation of a license, application may be made to the board
1687	for reinstatement. The board shall have discretion to accept or
1688	reject an application for reinstatement and may, but shall not be
1689	required to, hold a hearing to consider the reinstatement.
1690	(c) Notwithstanding any provision of this chapter:
1691	(i) The board, acting on its own motion or, in the
1692	case of a default on a loan, on the recommendation of the state
1693	agency to which payments are due, shall suspend the license of any
1694	person who defaults on or fails to comply with the requirements of
1695	a state educational loan, service conditional scholarship or loan
1696	repayment program obligation under which the person obtained any
1697	of the education necessary to qualify for a license under this
1698	chapter. However, before a state agency may recommend the

suspension of a license due to the person's default on a loan,

1700	that agency must provide the license holder with notice of its
1701	intention to recommend the suspension of the person's license and
1702	an opportunity for the license holder to respond; and
1703	(ii) The person's license will remain suspended
1704	until the person has: made arrangements satisfactory to the board
1705	for meeting the obligations of the loan, scholarship or loan
1706	repayment program; or, in the case of a default, made arrangements
1707	satisfactory to the state agency to which payments are due for the
1708	repayment of the educational loan or scholarship.

- In addition to the reasons specified in paragraph 1709 1710 (a) of this subsection (4), the board may be authorized to suspend the license of any licensee for being out of compliance with an 1711 1712 order for support, as defined in Section 93-11-153. The procedure for suspension of a license for being out of compliance with an 1713 order for support, and the procedure for the reissuance or 1714 1715 reinstatement of a license suspended for that purpose, and the payment of any fees for the reissuance or reinstatement of a 1716 1717 license suspended for that purpose, shall be governed by Section 93-11-157 or 93-11-163, as the case may be. If there is any 1718 1719 conflict between any provision of Section 93-11-157 or 93-11-163 and any provision of this chapter, the provisions of Section 1720 1721 93-11-157 or 93-11-163, as the case may be, shall control.
- 1722 (5) Establish fees.
- 1723 (a) A person licensed under this chapter shall pay to
 1724 the board a fee, not to exceed One Hundred Dollars (\$100.00), to
 1725 be set by the board for the issuance of a license.
- 1726 (b) Those fees shall be set in such an amount as to reimburse the state to the extent feasible for the cost of the services rendered.
- 1729 (6) Collect funds.
- 1730 (a) The administration of the provisions of this
 1731 chapter shall be financed from income accruing from fees, licenses

- 1732 and other charges assessed and collected by the board in
- 1733 administering this chapter.
- 1734 (b) The board shall receive and account for all funds
- 1735 received and shall keep those funds in a separate fund.
- 1736 (c) Funds collected under the provisions of this
- 1737 chapter shall be used solely for the expenses of the advisory
- 1738 council and the board to administer the provisions of this
- 1739 chapter. Those funds shall be subject to audit by the State
- 1740 Auditor.
- 1741 (d) Members of the advisory council shall receive no
- 1742 compensation for services performed on the council, but may be
- 1743 reimbursed for necessary and actual expenses incurred in
- 1744 connection with attendance at meetings of the council or for
- 1745 authorized business of the council from funds made available for
- 1746 that purpose, as provided in Section 25-3-41.
- 1747 (7) Receive and process complaints.
- 1748 (a) The board shall have full authority to investigate
- 1749 and evaluate each and every applicant applying for a license to
- 1750 practice dietetics, with the advice of the advisory council.
- 1751 (b) The board shall have the authority to issue
- 1752 subpoenas, examine witnesses and administer oaths, and shall, at
- 1753 its discretion, investigate allegations or practices violating the
- 1754 provisions of this chapter, and in so doing shall have power to
- 1755 seek injunctive relief to prohibit any person from providing
- 1756 professional dietetic services as defined in Section 73-10-3(1)(j)
- 1757 without being licensed as provided herein.
- 1758 (8) A license certificate issued by the board is the
- 1759 property of the board and must be surrendered on demand.
- 1760 **SECTION 10.** Section 73-11-57, Mississippi Code of 1972, is
- 1761 amended as follows:
- 1762 73-11-57. (1) The board may refuse to examine or to issue
- 1763 or renew, or may suspend or revoke, any license, or may reprimand
- 1764 or place the holder thereof on a term of probation, after proper

- 1765 hearing, upon finding the holder of the license to be guilty of
- 1766 acts of commission or omission including the following:
- 1767 (a) The employment of fraud or deception in applying
- 1768 for a license or in passing the examination provided for in this
- 1769 chapter;
- 1770 (b) The erroneous issuance of a license to any person;
- 1771 (c) The conviction of a felony by any court in this
- 1772 state or any federal court or by the court of any other state or
- 1773 territory of the United States;
- 1774 (d) The practice of embalming under a false name or
- 1775 without a license for the practice of funeral service;
- 1776 (e) The impersonation of another funeral service or
- 1777 funeral directing licensee;
- 1778 (f) The permitting of a person other than a funeral
- 1779 service or funeral directing licensee to make arrangements for a
- 1780 funeral and/or form of disposition;
- 1781 (g) Violation of any provision of this chapter or any
- 1782 rule or regulation of the board;
- 1783 (h) Having had a license for the practice of funeral
- 1784 service or funeral directing suspended or revoked in any
- 1785 jurisdiction, having voluntarily surrendered his license in any
- 1786 jurisdiction, having been placed on probation in any jurisdiction,
- 1787 having been placed under disciplinary order(s) or other
- 1788 restriction in any manner for funeral directing and/or funeral
- 1789 service, or operating a funeral establishment (a certified copy of
- 1790 the order of suspension, revocation, probation or disciplinary
- 1791 action shall be prima facie evidence of that action);
- 1792 (i) Solicitation of dead human bodies by the licensee,
- 1793 his agents, assistants or employees, whether the solicitation
- 1794 occurs after death or when death is imminent; if the person
- 1795 solicited has made known a desire not to receive the
- 1796 communication, or if the solicitation involves coercion, duress or
- 1797 harassment, or if the solicitation takes place at the residence of

- 1798 the client or prospective client, is uninvited by the client or
- 1799 prospective client and has not been previously agreed to by the
- 1800 client or prospective client; however, this shall not be deemed to
- 1801 prohibit general advertising;
- 1802 (j) Employment directly or indirectly of any
- 1803 apprentice, agent, assistant, employee, or other person, on a
- 1804 part-time or full-time basis or on commission, for the purpose of
- 1805 calling upon individuals or institutions by whose influence dead
- 1806 human bodies may be turned over to a particular funeral
- 1807 establishment;
- 1808 (k) Failure to make responses to communications or
- 1809 requests of the board within thirty (30) days;
- 1810 (1) Failure to comply with an order of the board within
- 1811 thirty (30) days;
- 1812 (m) Knowingly performing any act that in any way
- 1813 assists an unlicensed person to practice funeral service or
- 1814 funeral directing;
- 1815 (n) Making a false statement on death certificates; or
- 1816 (o) Unprofessional conduct that includes, but is not
- 1817 limited to:
- 1818 (i) Retaining a dead human body for the payment of
- 1819 a fee for the performance of services not authorized in writing;
- 1820 (ii) Knowingly performing any act that in any way
- 1821 assists an unlicensed person to practice funeral service or
- 1822 funeral directing;
- 1823 (iii) Being guilty of any dishonorable conduct
- 1824 likely to deceive, defraud or harm the public;
- 1825 (iv) Any act or omission in the practice of
- 1826 funeral service or directing that constitutes dishonesty, fraud or
- 1827 misrepresentation with the intent to benefit the licensee, another
- 1828 person or funeral establishment, or with the intent to
- 1829 substantially injure another person, licensee or funeral
- 1830 establishment; or

1831	(v) Any act or conduct, whether the same or of a
1832	different character than specified above, that constitutes or
1833	demonstrates bad faith, incompetency or untrustworthiness; or
1834	dishonest, fraudulent or improper dealing; or any other violation
1835	of the provisions of this chapter, the rules and regulations
1836	established by the board or any rule or regulation promulgated by
1837	the Federal Trade Commission relative to the practice of funeral
1838	service or funeral directing.

(2) Notwithstanding any provision of this chapter:

- (a) The board, acting on its own motion or, in the case of a default on a loan, on the recommendation of the state agency to which payments are due, shall suspend the license of any person who defaults on or fails to comply with the requirements of a state educational loan, service conditional scholarship or loan repayment program obligation under which the person obtained any of the education necessary to qualify for a license under this chapter. However, before a state agency may recommend the suspension of a license due to the person's default on a loan, that agency must provide the license holder with notice of its intention to recommend the suspension of the person's license and an opportunity for the license holder to respond; and
- 1852 (b) The person's license will remain suspended until

 1853 the person has: (i) made arrangements satisfactory to the board

 1854 for meeting the obligations of the loan, scholarship or loan

 1855 repayment program; or (ii) in the case of a default, made

 1856 arrangements satisfactory to the state agency to which payments

 1857 are due for the repayment of the educational loan or scholarship.
 - (3) The board may, upon satisfactory proof that the applicant or licensee has been guilty of any of the offenses * * * enumerated in subsection (1) of this section, refuse to examine or issue a license to the applicant, or may refuse to renew or revoke or suspend the license of the licensee, or place on probation or reprimand him, upon a majority vote of the board members, after a

The board is * * * vested with full power and hearing thereon. 1864 1865 authority to hold and conduct those hearings, compel the attendance of witnesses and the production of books, records and 1866 1867 documents, issue subpoenas therefor, administer oaths, examine 1868 witnesses, and do all things necessary to properly conduct those 1869 hearings. The board may waive the necessity of a hearing if the person accused of a violation admits that he has been guilty of 1870 that offense. Any person who has been refused a license or whose 1871 license has been revoked or suspended may, within thirty (30) days 1872 after the decision of the board, file with the board a written 1873 1874 notice stating that he feels himself aggrieved by the decision and appeals therefrom to the circuit court. Upon the filing of the 1875 1876 notice, the secretary of the board shall transmit to the clerk of the circuit court the records and findings of the proceedings. 1877 The circuit court shall hear and determine as to whether the 1878 action of the board was in accord or consistent with law, or was 1879 1880 arbitrary, unwarranted or in abuse of discretion. An appeal from 1881 the circuit court judgment or decree may be reviewed by the Supreme Court as is provided by law for other appeals. An appeal 1882 1883 of a decision or order of the board does not act as a supersedeas.

(4) In a proceeding conducted under this section by the board for the revocation or suspension of a license, the board shall have the power and authority for the grounds stated for the revocation or suspension, and in addition thereto or in lieu of the revocation or suspension may assess and levy upon any person licensed under this chapter, a monetary penalty, as follows:

- 1890 (a) For the first violation of any of the subparagraphs
 1891 of subsection (1) of this section, a monetary penalty of not less
 1892 than Fifty Dollars (\$50.00) nor more than Five Hundred Dollars
 1893 (\$500.00).
- 1894 (b) For the second violation of any of the 1895 subparagraphs of subsection (1) of this section, a monetary

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- penalty of not less than One Hundred Dollars (\$100.00) nor more than One Thousand Dollars (\$1,000.00).
- 1898 (c) For the third and any subsequent violation of any
 1899 of the subparagraphs of subsection (1) of this section, a monetary
 1900 penalty of not less than Five Hundred Dollars (\$500.00) and not
 1901 more than Five Thousand Dollars (\$5,000.00).
- (d) For any violation of any of the subparagraphs of subsection (1) of this section, those reasonable costs that are expended by the board in the investigation and conduct of a proceeding for licensure revocation or suspension, including, but not limited to, the cost of process service, court reporters, expert witnesses and investigators.
- 1908 (5) The power and authority of the board to assess and levy
 1909 the monetary penalties under this section shall not be affected or
 1910 diminished by any other proceeding, civil or criminal, concerning
 1911 the same violation or violations except as provided in this
 1912 section.
- (6) A licensee shall have the right of appeal from the assessment and levy of a monetary penalty as provided in this section under the same conditions as a right of appeal is provided elsewhere for appeals from an adverse ruling, order or decision of the board.
- 1918 <u>(7)</u> Any monetary penalty assessed and levied under this
 1919 section shall not take effect until after the time for appeal <u>has</u>
 1920 expired.
- 1921 (8) A monetary penalty assessed and levied under this
 1922 section shall be paid to the board by the licensee upon the
 1923 expiration of the period allowed for appeal of the penalties under
 1924 this section or may be paid sooner if the licensee elects.
- 1925 With the exception of subsection $\underline{(4)}(d)$ of this section, monetary
- 1926 penalties collected by the board under this section shall be
- 1927 deposited to the credit of the General Fund of the State Treasury.
- 1928 Any monies collected by the board under subsection (4) (d) of this

1929 section shall be deposited into the special fund operating account 1930 of the board.

When payment of a monetary penalty assessed and levied 1931 (9) 1932 by the board against a licensee in accordance with this section is 1933 not paid by the licensee when due under this section, the board 1934 shall have power to institute and maintain proceedings in its name for enforcement of payment in the chancery court of the county and 1935 judicial district of residence of the licensee, and if the 1936 licensee is a nonresident of the State of Mississippi, the 1937 1938 proceedings shall be in the Chancery Court of the First Judicial 1939 District of Hinds County, Mississippi.

(10) In addition to the reasons specified in subsection (1) 1940 1941 of this section, the board may to suspend the license of any licensee for being out of compliance with an order for support, as 1942 defined in Section 93-11-153. The procedure for suspension of a 1943 license for being out of compliance with an order for support, and 1944 1945 the procedure for the reissuance or reinstatement of a license 1946 suspended for that purpose, and the payment of any fees for the reissuance or reinstatement of a license suspended for that 1947 1948 purpose, shall be governed by Section 93-11-157 or 93-11-163, as the case may be. Actions taken by the board in suspending a 1949 1950 license when required by Section 93-11-157 or 93-11-163 are not actions from which an appeal may be taken under this section. 1951 Any 1952 appeal of a license suspension that is required by Section 1953 93-11-157 or 93-11-163 shall be taken in accordance with the appeal procedure specified in Section 93-11-157 or 93-11-163, as 1954 1955 the case may be, rather than the procedure specified in this If there is any conflict between any provision of 1956 section. Section 93-11-157 or 93-11-163 and any provision of this chapter, 1957 the provisions of Section 93-11-157 or 93-11-163, as the case may 1958 1959 be, shall control.

1960 **SECTION 11.** Section 73-13-37, Mississippi Code of 1972, is 1961 amended as follows:

1962	73-13-37. (1) The board, upon satisfactory proof and in
1963	accordance with the provisions of this chapter and the
1964	implementing regulations of the board pertaining thereto, $\underline{\text{may}}$ take
1965	the disciplinary actions provided for hereinafter against any
1966	person practicing engineering or surveying, including
1967	nonregistrants, for any of the following reasons:

- 1968 (a) Violating any of the provisions of Sections 73-13-1
 1969 through 73-13-45 or the implementing bylaws, rules, regulations,
 1970 or standards of ethics or conduct duly adopted and promulgated by
 1971 the board pertaining to the practice of engineering;
- 1972 (b) Fraud, deceit or misrepresentation in obtaining a 1973 certificate of registration;
- 1974 (c) Gross negligence, malpractice or incompetency;
- 1975 (d) Any professional misconduct, as defined by the 1976 board through bylaws, rules and regulations, and standards of 1977 conduct and ethics;
- 1978 (e) Practicing or offering to practice engineering on
 1979 an expired certificate or while under suspension or revocation of
 1980 certificate unless the suspension or revocation is abated through
 1981 probation, as provided for hereinafter; or
- 1982 (f) Addiction to or dependence on alcohol or other
 1983 habit-forming drugs or being an habitual user of alcohol,
 1984 narcotics, barbiturates, amphetamines, hallucinogens, or other
 1985 drugs having similar effect.
- 1986 (2) Notwithstanding any provision of this chapter:
- 1987 (a) The board, acting on its own motion or, in the case 1988 of a default on a loan, on the recommendation of the state agency to which payments are due, shall suspend the certificate of 1989 registration of any person who defaults on or fails to comply with 1990 the requirements of a state educational loan, service conditional 1991 1992 scholarship or loan repayment program obligation under which the 1993 person obtained any of the education necessary to qualify for a certificate of registration under this chapter. However, before a 1994

1996 registration due to the person's default on a loan, that agency 1997 must provide the certificate holder with notice of its intention 1998 to recommend the suspension of the person's certificate of 1999 registration and an opportunity for the certificate holder to 2000 respond; and 2001 The person's certificate of registration will (b) 2002 remain suspended until the person has: (i) made arrangements 2003 satisfactory to the board for meeting the obligations of the loan, scholarship or loan repayment program; or (ii) in the case of a 2004 2005 default, made arrangements satisfactory to the state agency to which payments are due for the repayment of the educational loan 2006 or scholarship. 2007 (3) Any person may prefer charges against any other person 2008 practicing engineering or surveying, including nonregistrants, for 2009 committing any of the acts set forth in subsection (1) or (2) of 2010 2011 this section. The charges shall be sworn to, either upon actual 2012 knowledge or upon information and belief, and shall be filed with the board. If any person certified under Sections 73-13-1 through 2013 2014 73-13-45 is expelled from membership in any Mississippi professional engineering society or association, the board shall 2015 2016 thereafter cite the person to appear at a hearing before the board 2017 and to show cause why disciplinary action should not be taken 2018 against him. 2019 The board shall investigate all charges filed with it and, upon finding reasonable cause to believe that the charges are not 2020 frivolous, unfounded or filed in bad faith, may, in its 2021 discretion, cause a hearing to be held, at a time and place fixed 2022 by the board, regarding the charges and may compel the accused by 2023 2024 subpoena to appear before the board to respond to the charges. No disciplinary action taken under this section, may be taken 2025 2026 until the accused has been furnished both a statement of the charges against him and notice of the time and place of the 2027

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state agency may recommend the suspension of a certificate of

hearing thereof, which shall be personally served on or mailed by 2028 2029 registered or certified mail, return receipt requested, to the last-known business or residence address of the accused not less 2030 2031 than thirty (30) days before the date fixed for the hearing. 2032 At any hearing held under this section, the board shall 2033 have the power to subpoena witnesses and compel their attendance and may also require the production of books, papers, documents, 2034 etc., as provided elsewhere in this chapter. The board may 2035 2036 designate or secure a hearing officer to conduct the hearing. All evidence shall be presented under oath, which may be administered 2037 2038 by any member of the board, and thereafter the proceedings may, if necessary, be transcribed in full by the court reporter and filed 2039 2040 as part of the record in the case. Copies of those transcriptions may be provided to any party to the proceedings at a cost to be 2041

All witnesses who shall be subpoenaed and who shall appear in any proceedings before the board shall receive the same fees and mileage as allowed by law in judicial civil proceedings, and all such fees shall be taxed as part of the costs in the case.

Where in any proceeding before the board any witness * * *

fails or refuses to attend upon subpoena issued by the

board, * * refuses to testify or * * refuses to produce any

books and papers, the production of which is called for by the

subpoena, the attendance of the witness and the giving of his

testimony and the production of the books and papers shall be

enforced by any court of competent jurisdiction of this state in

the manner provided for the enforcement of attendance and

testimony of witnesses in civil cases in the courts of this state.

The accused shall have the right to be present at the hearing in person, by counsel or other representative, or both. The board may continue or recess the hearing as may be necessary.

2059 <u>(5)</u> At the conclusion of the hearing, the board may either 2060 decide the issue at that time or take the case under advisement

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fixed by the board.

2061 for further deliberation. The board shall render its decision not

2062 more than ninety (90) days after the close of the hearing, and

2063 shall forward to the last-known business or residence address of

2064 the accused, by certified or registered mail, return receipt

2065 requested, a written statement of the decision of the board.

2066 If a majority of the board finds the accused guilty of the 2067 charges filed, the board may:

- (a) Issue a public or private reprimand;
- 2069 (b) Require the guilty party to complete a course,
- 2070 approved by the board, in ethics;
- 2071 (c) Suspend or revoke the certificate of the accused,
- 2072 if the accused is a registrant; or
- 2073 (d) In lieu of or in addition to the reprimand, course
- 2074 completion, suspension or revocation, assess and levy upon the
- 2075 guilty party a monetary penalty of not less than One Hundred
- 2076 Dollars (\$100.00) nor more than Five Thousand Dollars (\$5,000.00)
- 2077 for each violation.

- 2078 (6) A monetary penalty assessed and levied under this
- 2079 section shall be paid to the board upon the expiration of the
- 2080 period allowed for appeal of the penalties under this section, or
- 2081 may be paid sooner if the guilty party elects. Money collected by
- 2082 the board under this section shall be deposited to the credit of
- 2083 the board's special fund in the State Treasury.
- When payment of a monetary penalty assessed and levied by the
- 2085 board in accordance with this section is not paid when due, the
- 2086 board shall have the power to institute and maintain proceedings
- 2087 in its name for enforcement of payment in the chancery court of
- 2088 the county and judicial district of residence of the guilty party
- 2089 and if the guilty party \underline{is} a nonresident of the State of
- 2090 Mississippi, the proceedings shall be in the Chancery Court of the
- 2091 First Judicial District of Hinds County, Mississippi.
- 2092 (7) When the board has taken a disciplinary action under
- 2093 this section, the board may, in its discretion, stay the action

and place the guilty party on probation for a period not to exceed
one (1) year upon the condition that the guilty party shall not
further violate either the laws of the State of Mississippi
pertaining to the practice of engineering or the bylaws, rules and
regulations, or standards of conduct and ethics promulgated by the
board.

- 2100 (8) The board, in its discretion, may assess and tax any
 2101 part or all of the costs of any disciplinary proceedings conducted
 2102 under this section against either the accused, the charging party,
 2103 or both, as it may elect.
- 2104 (9) The power and authority of the board to assess and levy
 2105 the monetary penalties provided for in this section shall not be
 2106 affected or diminished by any other proceeding, civil or criminal,
 2107 concerning the same violation or violations except as provided in
 2108 this section.
- 2109 (10) The board, for sufficient cause, may reissue a revoked 2110 certificate of registration whenever a majority of the board 2111 members vote to do so.
- (11) Any person aggrieved by an action of the board denying 2112 2113 or revoking his certificate of registration or re-registration as a professional engineer or his certificate of enrollment as an 2114 2115 engineer intern, or who is aggrieved by the action of the board as a result of disciplinary proceedings conducted under this section 2116 2117 may appeal therefrom to the chancery court of either the county in 2118 which the appellant resides or the Chancery Court of the First Judicial District of Hinds County, at the election of the 2119 2120 appellant. If the appellant is a nonresident of this state, the appeal shall be made to the Chancery Court of the First Judicial 2121 District of Hinds County. The appeal shall be perfected before 2122 the board by the filing with the board of a notice of appeal to 2123 2124 the chancery court. The court shall require a bond in an amount 2125 not to exceed One Thousand Dollars (\$1,000.00) conditioned to pay all costs that may be adjudged against the appellant. The notice 2126

of appeal shall be filed not later than thirty (30) days after the decision of the board is forwarded to the guilty party, as provided hereinabove.

2130 All appeals perfected under this section shall act as a 2131 supersedeas, and shall be made to the chancery court solely upon 2132 the record made before the board during the disciplinary hearing. When the appeal $\underline{\text{has}}$ been properly perfected as provided in this 2133 section, the board shall cause the record of the proceedings 2134 conducted before it to be compiled, certified and filed with the 2135 The briefing schedule shall be the same as for 2136 chancery court. 2137 appeals to the Supreme Court. The chancery court shall be required to rule on the case within sixty (60) days of the close 2138 2139 of briefing. All procedures and penalties provided for in this section shall apply to nonregistrants as well as registrants. 2140 2141

In addition to the reasons specified in subsection (1) of this section, the board may suspend the certificate of registration of any person for being out of compliance with an order for support, as defined in Section 93-11-153. The procedure for suspension of a certificate for being out of compliance with an order for support, and the procedure for the reissuance or reinstatement of a certificate suspended for that purpose, and the payment of any fees for the reissuance or reinstatement of a certificate suspended for that purpose, shall be governed by Section 93-11-157 or 93-11-163, as the case may be. Actions taken by the board in suspending a certificate when required by Section 93-11-157 or 93-11-163 are not actions from which an appeal may be taken under this section. Any appeal of a suspension of a certificate that is required by Section 93-11-157 or 93-11-163 shall be taken in accordance with the appeal procedure specified in Section 93-11-157 or 93-11-163, as the case may be, rather than the procedure specified in this section. If there is any conflict between any provision of Section 93-11-157 or 93-11-163 and any

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provision of this chapter, the provisions of Section 93-11-157 or 2159 2160 93-11-163, as the case may be, shall control.

2161 (13) Any board member whose objectivity in a disciplinary 2162 proceeding is impaired shall either recuse himself from sitting as 2163 a member of the board in a formal disciplinary hearing in that 2164 proceeding or be disqualified therefrom. If a disciplinary 2165 proceeding is brought against a member or former member of the board, no member of the board who has served concurrently with the 2166 respondent in the disciplinary proceeding shall sit as a member of 2167 2168 the board in a formal disciplinary hearing in that proceeding. 2169 If, after recusal or disqualification of board members as provided herein, there does not remain a quorum of the board to sit for a 2170 2171 disciplinary hearing, the board shall have the power to select, in accordance with duly promulgated regulations of the board, 2172 substitute panel members from slates of candidates established by 2173 the Mississippi Engineering Society and the Mississippi

2174 2175 Association of Professional Surveyors to the extent necessary to 2176 achieve the number of panel members equivalent to a quorum of the Substitute panel members must meet the qualifications of

board members as provided in Section 73-13-7 and shall receive 2178

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board.

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2180 SECTION 12. Section 73-15-29, Mississippi Code of 1972, is amended as follows: 2181

compensation as provided for board members in Section 73-13-9.

73-15-29. (1) The board shall have power to revoke, suspend 2182 2183 or refuse to renew any license issued by the board, or to revoke or suspend any privilege to practice, or to deny an application 2184 2185 for a license, or to fine, place on probation and/or discipline a 2186 licensee, in any manner specified in this chapter, upon proof that 2187 the person:

Has committed fraud or deceit in securing or 2188 (a) 2189 attempting to secure the license;

2190 Has been convicted of felony, or a crime involving moral turpitude or has had accepted by a court a plea of nolo 2191 H. B. No. 813 03/HR03/R1170

2192 contendere to a felony or a crime involving moral turpitude (a

2193 certified copy of the judgment of the court of competent

2194 jurisdiction of the conviction or pleas shall be prima facie

2195 evidence of the conviction);

2196 (c) Has negligently or willfully acted in a manner

2197 inconsistent with the health or safety of the persons under the

2198 licensee's care;

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2199 (d) Has had a license or privilege to practice as a

2200 registered nurse or a licensed practical nurse suspended or

2201 revoked in any jurisdiction, has voluntarily surrendered the

license or privilege to practice in any jurisdiction, has been

placed on probation as a registered nurse or licensed practical

2204 nurse in any jurisdiction or has been placed under a disciplinary

2205 order(s) in any manner as a registered nurse or licensed practical

2206 nurse in any jurisdiction, (a certified copy of the order of

2207 suspension, revocation, probation or disciplinary action shall be

2208 prima facie evidence of the action);

2209 (e) Has negligently or willfully practiced nursing in a

manner that fails to meet generally accepted standards of that

2211 nursing practice;

2212 (f) Has negligently or willfully violated any order,

2213 rule or regulation of the board pertaining to nursing practice or

2214 licensure;

2215 (g) Has falsified or in a repeatedly negligent manner

made incorrect entries or failed to make essential entries on

2217 records;

2218 (h) Is addicted to or dependent on alcohol or other

2219 habit-forming drugs or is a habitual user of narcotics,

2220 barbiturates, amphetamines, hallucinogens, or other drugs having

2221 similar effect, or has misappropriated any medication;

2222 (i) Has a physical, mental or emotional disability that

2223 renders the licensee unable to perform nursing services or duties

2224 with reasonable skill and safety;

2225	(j) Has engaged in any other conduct, whether of the
2226	same or of a different character from that specified in this
2227	chapter, that would constitute a crime as defined in Title 97 of
2228	the Mississippi Code of 1972, as now or hereafter amended, and
2229	that relates to $\underline{\text{the}}$ person's employment as a registered nurse or
2230	licensed practical nurse;
2231	(k) Engages in conduct likely to deceive, defraud or
2232	harm the public;
2233	(1) Engages in any unprofessional conduct as identified
2234	by the board in its rules; or
2235	(m) Has violated any provision of this chapter.
2236	(2) Notwithstanding any provision of this chapter:
2237	(a) The board, acting on its own motion or, in the case
2238	of a default on a loan, on the recommendation of the state agency
2239	to which payments are due, shall suspend the license of any person
2240	who defaults on or fails to comply with the requirements of a
2241	state educational loan, service conditional scholarship or loan
2242	repayment program obligation under which the person obtained any
2243	of the education necessary to qualify for a license under this
2244	chapter. However, before a state agency may recommend the
2245	suspension of a license due to the person's default on a loan,
2246	that agency must provide the license holder with notice of its
2247	intention to recommend the suspension of the person's license and
2248	an opportunity for the license holder to respond; and
2249	(b) The person's license will remain suspended until
2250	the person has: (i) made arrangements satisfactory to the board
2251	for meeting the obligations of the loan, scholarship or loan
2252	repayment program; or (ii) in the case of a default, made
2253	arrangements satisfactory to the state agency to which payments
2254	are due for the repayment of the educational loan or scholarship.
2255	(3) When the board finds any person unqualified because of
2256	any of the grounds set forth in subsection (1) of this section it

2257	may	enter	an	order	imposing	one	or	more	of	the	following
2258	pena	alties	:								

- 2259 (a) Denying application for a license or other 2260 authorization to practice nursing or practical nursing;
- 2261 (b) Administering a reprimand;
- 2262 (c) Suspending or restricting the license or other 2263 authorization to practice as a registered nurse or licensed 2264 practical nurse for up to two (2) years without review;
- 2265 (d) Revoking the license or other authorization to 2266 practice nursing or practical nursing;
- (e) Requiring the disciplinee to submit to care,

 2268 counseling or treatment by persons and/or agencies approved or

 2269 designated by the board as a condition for initial, continued or

 2270 renewed licensure or other authorization to practice nursing or

 2271 practical nursing;
- 2272 (f) Requiring the disciplinee to participate in a
 2273 program of education prescribed by the board as a condition for
 2274 initial, continued or renewed licensure or other authorization to
 2275 practice;
- 2276 (g) Requiring the disciplinee to practice under the
 2277 supervision of a registered nurse for a specified period of time;
 2278 or
- (h) Imposing a fine not to exceed Five Hundred Dollars (\$500.00).
- 2281 In addition to the grounds specified in subsection (1) of this section, the board may suspend the license or privilege to 2282 2283 practice of any licensee for being out of compliance with an order for support, as defined in Section 93-11-153. The procedure for 2284 suspension of a license or privilege to practice for being out of 2285 2286 compliance with an order for support, and the procedure for the reissuance or reinstatement of a license or privilege to practice 2287 2288 suspended for that purpose, and the payment of any fees for the 2289 reissuance or reinstatement of a license or privilege to practice

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2290 suspended for that purpose, shall be governed by Section 93-11-157

or 93-11-163, as the case may be. If there is any conflict

2292 between any provision of Section 93-11-157 or 93-11-163 and any

2293 provision of this chapter, the provisions of Section 93-11-157 or

2294 93-11-163, as the case may be, shall control.

2295 **SECTION 13.** Section 73-19-23, Mississippi Code of 1972, is

2296 amended as follows:

73-19-23. (1) The board shall refuse to grant a certificate

2298 of licensure to any applicant and may cancel, revoke or suspend

the operation of any certificate by it granted for any or all of

2300 the following reasons, to wit: unprofessional and unethical

2301 conduct or the conviction of a crime involving moral turpitude,

2302 habitual intemperance in the use of ardent spirits, or stimulants,

2303 narcotics, or any other substance that impairs the intellect and

2304 judgment to such an extent as to incapacitate one for the

2305 performance of the duties of an optometrist. The certificate of

2306 licensure of any person can be revoked for violating any section

2307 of this chapter.

2308 (2) The board may take disciplinary action against a

2309 licensee for any unlawful acts, which shall include violations of

regulations promulgated by the board, as well as the following

2311 acts:

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2312 (a) Fraud or misrepresentation in applying for or

2313 procuring an optometric license or in connection with applying for

2314 or procuring periodic renewal of an optometric license.

2315 (b) Cheating on or attempting to subvert the optometric

2316 licensing examination(s).

2317 (c) The conviction of a felony in this state or any

2318 other jurisdiction, or the entry of guilty or nolo contendere plea

2319 to a felony charge.

2320 (d) The conviction of a felony as defined by federal

2321 law, or the entry of a guilty or nolo contendere plea to a felony

2322 charge.

2323		(e)	Conduct	likely	to	deceive,	defraud	or	harm	the
2324	public.									

- 2325 (f) Making a false or misleading statement regarding
- 2326 his or her skill or the efficacy or value of the medicine, device,
- 2327 treatment or remedy prescribed by him or her or used at his or her
- 2328 direction in the treatment of any disease or other condition.
- 2329 (g) Willfully or negligently violating the
- 2330 confidentiality between doctor and patient, except as required by
- 2331 law.
- 2332 (h) Negligence or gross incompetence in the practice of
- 2333 optometry as determined by the board.
- 2334 (i) Being found mentally incompetent or insane by any
- 2335 court of competent jurisdiction.
- 2336 (j) The use of any false, fraudulent, deceptive or
- 2337 misleading statement in any document connected with the practice
- 2338 of optometry.
- 2339 (k) Aiding or abetting the practice of optometry by an
- 2340 unlicensed, incompetent or impaired person.
- 2341 (1) Commission of any act of sexual abuse, misconduct
- 2342 or exploitation related to the licensee's practice of optometry.
- 2343 (m) Being addicted or habituated to a drug or
- 2344 intoxicant.
- 2345 (n) Violating any state or federal law or regulation
- 2346 relating to a drug legally classified as a controlled substance.
- 2347 (o) Obtaining any fee by fraud, deceit or
- 2348 misrepresentation.
- 2349 (p) Disciplinary action of another state or
- 2350 jurisdiction against a licensee or other authorization to practice
- 2351 optometry based upon acts or conduct by the licensee similar to
- 2352 acts or conduct that would constitute grounds for action as
- 2353 defined in this chapter, a certified copy of the record of the
- 2354 action taken by the other state or jurisdiction being conclusive
- 2355 evidence thereof.

2356	(q) Failure to report to the board the relocation of
2357	his or her office in or out of the jurisdiction, or to furnish
2358	floor plans as required by regulation.
2359	(r) Violation of any provision(s) of the Optometry
2360	Practice Act or the rules and regulations of the board or of an
2361	action, stipulation or agreement of the board.
2362	(s) To advertise in a manner that tends to deceive,
2363	mislead or defraud the public.
2364	(t) The designation of any person licensed under this
2365	chapter, other than by the terms "optometrist," "Doctor of
2366	Optometry" or "O.D."
2367	(u) To knowingly submit or cause to be submitted any
2368	misleading, deceptive or fraudulent representation on a claim
2369	form, bill or statement.
2370	(v) To practice or attempt to practice optometry while
2371	his or her license is suspended.
2372	(3) Notwithstanding any provision of this chapter:
2373	(a) The board, acting on its own motion or, in the case
2374	of a default on a loan, on the recommendation of the state agency
2375	to which payments are due, shall suspend the certificate of
2376	licensure of any person who defaults on or fails to comply with
2377	the requirements of a state educational loan, service conditional
2378	scholarship or loan repayment program obligation under which the
2379	person obtained any of the education necessary to qualify for a
2380	certificate of licensure under this chapter. However, before a
2381	state agency may recommend the suspension of a certificate of
2382	licensure due to the person's default on a loan, that agency
2383	must provide the certificate holder with notice of its intention
2384	to recommend the suspension of the person's certificate of
2385	licensure and an opportunity for the certificate holder to
2386	respond; and
2387	(b) The person's certificate of licensure will remain

suspended until the person has: (i) made arrangements

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satisfactory to the board for meeting the obligations of the loan,
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      scholarship or loan repayment program; or (ii) in the case of a
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      default, made arrangements satisfactory to the state agency to
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      which payments are due for the repayment of the educational loan
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      or scholarship.
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                Any person who is holder of a certificate of licensure
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      or who is an applicant for examination for a certificate of
      licensure, against whom is preferred any charges, shall be
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      furnished by the board with a copy of the complaint and shall have
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      a hearing in Jackson, Mississippi, before the board, at which
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      hearing he may be represented by counsel. At the hearing
      witnesses may be examined for and against the accused respecting
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      the * * * charges, and the hearing orders or appeals will be
      conducted according to the procedure now provided in Section
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      73-25-27. The suspension of a certificate of licensure, by reason
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      of the use of stimulants or narcotics may be removed when the
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      holder thereof has been adjudged by the * * * board to be cured
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      and capable of practicing optometry.
           (5) In addition to the reasons specified in subsections (1)
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      and (2) of this section, the board may suspend the license of any
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      licensee for being out of compliance with an order for support, as
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      defined in Section 93-11-153. The procedure for suspension of a
      license for being out of compliance with an order for support, and
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      the procedure for the reissuance or reinstatement of a license
      suspended for that purpose, and the payment of any fees for the
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      reissuance or reinstatement of a license suspended for that
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      purpose, shall be governed by Section 93-11-157 or 93-11-163, as
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      the case may be. If there is any conflict between any provision
      of Section 93-11-157 or 93-11-163 and any provision of this
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      chapter, the provisions of Section 93-11-157 or 93-11-163, as the
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      case may be, shall control.
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SECTION 14. Section 73-21-97, Mississippi Code of 1972, is

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amended as follows:

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2422	73-21-97.	(1)	The	board	may	refuse	to	issue	or	renew,	or
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- 2423 may suspend, reprimand, revoke or restrict the license,
- 2424 registration or permit of any person upon one or more of the
- 2425 following grounds:
- 2426 (a) Unprofessional conduct as defined by the rules and
- 2427 regulations of the board;
- 2428 (b) Incapacity of a nature that prevents a pharmacist
- 2429 from engaging in the practice of pharmacy with reasonable skill,
- 2430 confidence and safety to the public;
- 2431 (c) Being found guilty by a court of competent
- 2432 jurisdiction of one or more of the following:
- 2433 (i) A felony;
- 2434 (ii) Any act involving moral turpitude or gross
- 2435 immorality; or
- 2436 (iii) Violation of pharmacy or drug laws of this
- 2437 state or rules or regulations pertaining thereto, or of statutes,
- 2438 rules or regulations of any other state or the federal government;
- 2439 (d) Fraud or intentional misrepresentation by a
- 2440 licensee or permit holder in securing the issuance or renewal of a
- 2441 license or permit;
- 2442 (e) Engaging or aiding and abetting an individual to
- 2443 engage in the practice of pharmacy without a license;
- 2444 (f) Violation of any of the provisions of this chapter
- 2445 or rules or regulations adopted under this chapter;
- 2446 (g) Failure to comply with lawful orders of the board;
- 2447 (h) Negligently or willfully acting in a manner
- 2448 inconsistent with the health or safety of the public;
- 2449 (i) Addiction to or dependence on alcohol or controlled
- 2450 substances or the unauthorized use or possession of controlled
- 2451 substances;
- 2452 (j) Misappropriation of any prescription drug;



2453	(k) Being found guilty by the licensing agency in
2454	another state of violating the statutes, rules or regulations of
2455	that jurisdiction; or
2456	(1) The unlawful or unauthorized possession of a
2457	controlled substance.
2458	(2) In lieu of suspension, revocation or restriction of a
2459	license as provided for above, the board may warn or reprimand the
2460	offending pharmacist.
2461	(3) Notwithstanding any provision of this chapter:
2462	(a) The board, acting on its own motion or, in the case
2463	of a default on a loan, on the recommendation of the state agency
2464	to which payments are due, shall suspend the pharmacist's license
2465	of any person who defaults on or fails to comply with the
2466	requirements of a state educational loan, service conditional
2467	scholarship or loan repayment program obligation under which the
2468	person obtained any of the education necessary to qualify for a
2469	pharmacist's license under this chapter. However, before a state
2470	agency may recommend the suspension of a pharmacist's license due
2471	to the person's default on a loan, that agency must provide the
2472	license holder with notice of its intention to recommend the
2473	suspension of the person's pharmacist's license and an opportunity
2474	for the license holder to respond; and
2475	(b) The person's pharmacist's license will remain
2476	suspended until the person has: (i) made arrangements
2477	satisfactory to the board for meeting the obligations of the loan,
2478	scholarship or loan repayment program; or (ii) in the case of a
2479	default, made arrangements satisfactory to the state agency to
2480	which payments are due for the repayment of the educational loan
2481	or scholarship.

(4) In addition to the grounds specified in subsection (1)

of this section, the board $\underline{\text{may}}$ suspend the license, registration

or permit of any person for being out of compliance with an order

for support, as defined in Section 93-11-153. The procedure for

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suspension of a license, registration or permit for being out of 2486 2487 compliance with an order for support, and the procedure for the reissuance or reinstatement of a license, registration or permit 2488 2489 suspended for that purpose, and the payment of any fees for the 2490 reissuance or reinstatement of a license, registration or permit 2491 suspended for that purpose, shall be governed by Section 93-11-157 or 93-11-163, as the case may be. If there is any conflict 2492 between any provision of Section 93-11-157 or 93-11-163 and any 2493 provision of this chapter, the provisions of Section 93-11-157 or 2494 93-11-163, as the case may be, shall control. 2495

- 2496 **SECTION 15.** Section 73-23-59, Mississippi Code of 1972, is 2497 amended as follows:
- 73-23-59. (1) Licensees subject to this chapter shall
 conduct their activities, services and practice in accordance with
 this chapter and any rules promulgated pursuant hereto. Licensees
 may be subject to the exercise of the disciplinary sanction
 enumerated in Section 73-23-64 if the board finds that a licensee
 is guilty of any of the following:
- 2504 (a) Negligence in the practice or performance of 2505 professional services or activities;
- 2506 (b) Engaging in dishonorable, unethical or
 2507 unprofessional conduct of a character likely to deceive, defraud
 2508 or harm the public in the course of professional services or
 2509 activities;
- (c) Perpetrating or cooperating in fraud or material deception in obtaining or renewing a license or attempting the same;
- 2513 (d) Being convicted of any crime that has a substantial 2514 relationship to the licensee's activities and services or an 2515 essential element of which is misstatement, fraud or dishonesty;
- (e) Being convicted of any crime that is a felony under the laws of this state or the United States;

2518	(f) Engaging in or permitting the performance of
2519	unacceptable services personally or by others working under the
2520	licensee's supervision due to the licensee's deliberate or
2521	negligent act or acts or failure to act, regardless of whether
2522	actual damage or damages to the public is established;
2523	(g) Continued practice although the licensee has beco

- 2523 (g) Continued practice although the licensee has become 2524 unfit to practice as a physical therapist or physical therapist 2525 assistant due to:
- 2526 (i) Failure to keep abreast of current 2527 professional theory or practice; * * *
- 2528 (ii) Physical or mental disability; the entry of 2529 an order or judgment by a court of competent jurisdiction that a 2530 licensee is in need of mental treatment or is incompetent shall 2531 constitute mental disability; or
- 2532 (iii) Addiction or severe dependency upon alcohol
 2533 or other drugs that may endanger the public by impairing the
 2534 licensee's ability to practice;
- 2535 (h) Having disciplinary action taken against the 2536 licensee's license in another state;
- 2537 (i) Making differential, detrimental treatment against
 2538 any person because of race, color, creed, sex, religion or
 2539 national origin;
- 2540 (j) Engaging in lewd conduct in connection with 2541 professional services or activities;
- 2542 (k) Engaging in false or misleading advertising;
- (1) Contracting, assisting or permitting unlicensed persons to perform services for which a license is required under this chapter;
- 2546 (m) Violation of any probation requirements placed on a 2547 license by the board;
- 2548 (n) Revealing confidential information except as may be 2549 required by law;

2550		(0)	Failing	to :	inform cl	lient	ts of	the	fact	that	the	
2551	client no	longe	r needs	the	services	s or	profe	essio	onal	assist	ance	of
2552	the licens	see;										

- 2553 (p) Charging excessive or unreasonable fees or engaging 2554 in unreasonable collection practices;
- 2555 (q) For treating or attempting to treat ailments or 2556 other health conditions of human beings other than by physical 2557 therapy as authorized by this chapter;
- 2558 (r)For applying or offering to apply physical therapy, exclusive of initial evaluation or screening and exclusive of 2559 2560 education or consultation for the prevention of physical and mental disability within the scope of physical therapy, other than 2561 2562 upon the referral of a licensed physician, dentist, osteopath, podiatrist, chiropractor or nurse practitioner; or for acting as a 2563 physical therapist assistant other than under the direct, on-site 2564 2565 supervision of a licensed physical therapist;
- 2566 (s) Violations of the current codes of conduct for 2567 physical therapists and physical therapy assistants adopted by the 2568 American Physical Therapy Association;
- 2569 (t) Violations of any rules or regulations promulgated 2570 under this chapter.
- 2571 (2) The board may order a licensee to submit to a reasonable 2572 physical or mental examination if the licensee's physical or 2573 mental capacity to practice safely is at issue in a disciplinary 2574 proceeding.
- 2575 (3) Failure to comply with a board order to submit to a 2576 physical or mental examination shall render a licensee subject to 2577 the summary suspension procedures described in Section 73-23-64.
- 2578 (4) Notwithstanding any provision of this chapter:
- 2579 (a) The board, acting on its own motion or, in the case
 2580 of a default on a loan, on the recommendation of the state agency
 2581 to which payments are due, shall suspend the license of any person
- 2582 who defaults on or fails to comply with the requirements of a

2584 repayment program obligation under which the person obtained any of the education necessary to qualify for a license under this 2585 2586 chapter. However, before a state agency may recommend the 2587 suspension of a license due to the person's default on a loan, 2588 that agency must provide the license holder with notice of its intention to recommend the suspension of the person's license and 2589 an opportunity for the license holder to respond; and 2590 (b) The person's license will remain suspended until 2591 the person has: (i) made arrangements satisfactory to the board 2592 2593 for meeting the obligations of the loan, scholarship or loan repayment program; or (ii) in the case of a default, made 2594 2595 arrangements satisfactory to the state agency to which payments are due for the repayment of the educational loan or scholarship. 2596 In addition to the reasons specified in subsection (1) 2597 (5) of this section, the board may suspend the license of any licensee 2598 2599 for being out of compliance with an order for support, as defined 2600 in Section 93-11-153. The procedure for suspension of a license for being out of compliance with an order for support, and the 2601 2602 procedure for the reissuance or reinstatement of a license suspended for that purpose, and the payment of any fees for the 2603 2604 reissuance or reinstatement of a license suspended for that purpose, shall be governed by Section 93-11-157 or 93-11-163, as 2605 2606 the case may be. If there is any conflict between any provision 2607 of Section 93-11-157 or 93-11-163 and any provision of this chapter, the provisions of Section 93-11-157 or 93-11-163, as the 2608 2609 case may be, shall control. SECTION 16. Section 73-24-24, Mississippi Code of 1972, is 2610 amended as follows: 2611 2612 (1) Licensees subject to this chapter shall 73-24-24. 2613 conduct their activities, services and practice in accordance with 2614 this chapter and any rules promulgated pursuant hereto. Licenses may be subject to the exercise of the disciplinary sanction 2615

state educational loan, service conditional scholarship or loan

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2616	enumerated	in	Section	73	-24-25	if	the	board	finds	that	а	licensee
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- 2617 is guilty of any of the following:
- 2618 (a) Negligence in the practice or performance of
- 2619 professional services or activities;
- 2620 (b) Engaging in dishonorable, unethical or
- 2621 unprofessional conduct of a character likely to deceive, defraud
- 2622 or harm the public in the course of professional services or
- 2623 activities;
- 2624 (c) Perpetrating or cooperating in fraud or material
- 2625 deception in obtaining or renewing a license or attempting the
- 2626 same;
- 2627 (d) Being convicted of any crime that has a substantial
- 2628 relationship to the licensee's activities and services or an
- 2629 essential element of which is misstatement, fraud or dishonesty;
- 2630 (e) Being convicted of any crime that is a felony under
- 2631 the laws of this state or the United States;
- 2632 (f) Engaging in or permitting the performance of
- 2633 unacceptable services personally or by others working under the
- 2634 licensee's supervision due to the licensee's deliberate or
- 2635 negligent act or acts or failure to act, regardless of whether
- 2636 actual damage or damages to the public is established;
- 2637 (g) Continued practice although the licensee has become
- 2638 unfit to practice as an occupational therapist or occupational
- 2639 therapist assistant due to:
- 2640 (i) Failure to keep abreast of current
- 2641 professional theory or practice; * * *
- 2642 (ii) Physical or mental disability; the entry of
- 2643 an order or judgment by a court of competent jurisdiction that a
- 2644 licensee is in need of mental treatment or is incompetent shall
- 2645 constitute mental disability; or
- 2646 (iii) <u>Addiction</u> or severe dependency upon alcohol
- 2647 or other drugs that may endanger the public by impairing the
- 2648 licensee's ability to practice;

2649	(h) Having disciplinary action taken against the
2650	licensee's license in another state;
2651	(i) Making differential, detrimental treatment against
2652	any person because of race, color, creed, sex, religion or
2653	national origin;
2654	(j) Engaging in lewd conduct in connection with
2655	professional services or activities;
2656	(k) Engaging in false or misleading advertising;
2657	(1) Contracting, assisting or permitting unlicensed
2658	persons to perform services for which a license is required under
2659	this chapter;
2660	(m) Violation of any probation requirements placed on a
2661	license by the board;
2662	(n) Revealing confidential information except as may be
2663	required by law;
2664	(o) Failing to inform clients of the fact that the
2665	client no longer needs the services or professional assistance of
2666	the licensee;
2667	(p) Charging excessive or unreasonable fees or engaging
2668	in unreasonable collection practices;
2669	(q) For treating or attempting to treat ailments or
2670	other health conditions of human beings other than by occupational
2671	therapy as authorized by this chapter;
2672	(r) For practice or activities considered to be
2673	unprofessional conduct as defined by the rules and regulations;
2674	(s) Violations of the current codes of conduct for
2675	occupational therapists and occupational therapy assistants
2676	adopted by the American Occupational Therapy Association;
2677	(t) Violations of any rules or regulations promulgated
2678	<u>under</u> this chapter.
2679	(2) Notwithstanding any provision of this chapter:
2680	(a) The board, acting on its own motion or, in the case

 $\underline{\text{of a default on a loan, on the recommendation of the state agency}}$

2682 to which payments are due, shall suspend the license of any person 2683 who defaults on or fails to comply with the requirements of a state educational loan, service conditional scholarship or loan 2684 2685 repayment program obligation under which the person obtained any of the education necessary to qualify for a license under this 2686 2687 chapter. However, before a state agency may recommend the suspension of a license due to the person's default on a loan, 2688 that agency must provide the license holder with notice of its 2689 intention to recommend the suspension of the person's license and 2690 an opportunity for the license holder to respond; and 2691 2692 (b) The person's license will remain suspended until 2693 the person has: (i) made arrangements satisfactory to the board 2694 for meeting the obligations of the loan, scholarship or loan repayment program; or (ii) in the case of a default, made 2695 arrangements satisfactory to the state agency to which payments 2696 are due for the repayment of the educational loan or scholarship. 2697 2698 (3) The board may order a licensee to submit to a reasonable 2699 physical or mental examination if the licensee's physical or mental capacity to practice safely is at issue in a disciplinary 2700 2701 proceeding. (4) Failure to comply with a board order to submit to a 2702 2703 physical or mental examination shall render a licensee subject to the summary suspension procedures described in Section 73-24-25. 2704 SECTION 17. Section 73-25-29, Mississippi Code of 1972, is 2705 2706 amended as follows: 2707 73-25-29. (1) The grounds for the nonissuance, suspension, 2708 revocation or restriction of a license or the denial of reinstatement or renewal of a license are: 2709 (a) Habitual personal use of narcotic drugs, or any 2710 other drug having addiction-forming or addiction-sustaining 2711

(b) Habitual use of intoxicating liquors, or any

beverage, to an extent that affects professional competency.

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liability.

2715	(c) Administering, dispensing or prescribing any
2716	narcotic drug, or any other drug having addiction-forming or
2717	addiction-sustaining liability otherwise than in the course of
2718	legitimate professional practice.

- (d) Conviction of violation of any federal or state law regulating the possession, distribution or use of any narcotic drug or any drug considered a controlled substance under state or federal law, a certified copy of the conviction order or judgment rendered by the trial court being prima facie evidence thereof, notwithstanding the pendency of any appeal.
- 2725 <u>(e)</u> Procuring, or attempting to procure, or aiding in, 2726 an abortion that is not medically indicated.
- (f) Conviction of a felony or misdemeanor involving
 moral turpitude, a certified copy of the conviction order or
 judgment rendered by the trial court being prima facie evidence
 thereof, notwithstanding the pendency of any appeal.
- $\underline{(g)}$ Obtaining or attempting to obtain a license by 2732 fraud or deception.
- 2733 (h) Unprofessional conduct, which includes, but is not 2734 limited to:
- 2735 <u>(i)</u> Practicing medicine under a false or assumed 2736 name or impersonating another practitioner, living or dead.
- 2737 <u>(ii)</u> Knowingly performing any act <u>that</u> in any way 2738 assists an unlicensed person to practice medicine.
- 2739 <u>(iii)</u> Making or willfully causing to be made any
 2740 flamboyant claims concerning the licensee's professional
 2741 excellence.
- 2742 <u>(iv)</u> Being guilty of any dishonorable or unethical 2743 conduct likely to deceive, defraud or harm the public.
- 2744 (v) Obtaining a fee as personal compensation or
 2745 gain from a person on fraudulent representation a disease or
 2746 injury condition generally considered incurable by competent
 2747 medical authority in the light of current scientific knowledge and

practice can be cured or offering, undertaking, attempting or agreeing to cure or treat the same by a secret method, which he refuses to divulge to the board upon request.

2751 (vi) Use of any false, fraudulent or forged
2752 statement or document, or the use of any fraudulent, deceitful,
2753 dishonest or immoral practice in connection with any of the
2754 licensing requirements, including the signing in his professional
2755 capacity any certificate that is known to be false at the time he
2756 makes or signs the certificate.

2757 (vii) Failing to identify a physician's school of
2758 practice in all professional uses of his name by use of his earned
2759 degree or a description of his school of practice.

(i) The refusal of a licensing authority of another state or jurisdiction to issue or renew a license, permit or certificate to practice medicine in that jurisdiction or the revocation, suspension or other restriction imposed on a license, permit or certificate issued by <a href="https://doi.org/10.2016/j.nc.2016/j

(j) Surrender of a license or authorization to practice medicine in another state or jurisdiction or surrender of membership on any medical staff or in any medical or professional association or society while under disciplinary investigation by any of those authorities or bodies for acts or conduct similar to acts or conduct that would constitute grounds for action as defined in this section.

(k) Final sanctions imposed by the United States

Department of Health and Human Services, Office of Inspector

General or any successor federal agency or office, based upon a finding of incompetency, gross misconduct or failure to meet professionally recognized standards of health care; a certified

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copy of the notice of final sanction being prima facie evidence 2781 thereof. As used in this paragraph, the term "final sanction" 2782 2783 means the written notice to a physician from the United States 2784 Department of Health and Human Services, Officer of Inspector 2785 General or any successor federal agency or office, that implements 2786 the exclusion. (1) Failure to furnish the board, its investigators or 2787 representatives information legally requested by the board. 2788 (m) Violation of any provision(s) of the Medical 2789 2790 Practice Act or the rules and regulations of the board or of any 2791 order, stipulation or agreement with the board. (2) Notwithstanding any provision of this chapter: 2792 2793 (a) The board, acting on its own motion or, in the case of a default on a loan, on the recommendation of the state agency 2794 to which payments are due, shall suspend the license of any person 2795 who defaults on or fails to comply with the requirements of a 2796 state educational loan, service conditional scholarship or loan 2797 2798 repayment program obligation under which the person obtained any of the education necessary to qualify for a license under this 2799 2800 chapter. However, before a state agency may recommend the suspension of a license due to the person's default on a loan, 2801 2802 that agency must provide the license holder with notice of its intention to recommend the suspension of the person's license and 2803 an opportunity for the license holder to respond; and 2804 2805 (b) The person's license will remain suspended until the person has: (i) made arrangements satisfactory to the board 2806 2807 for meeting the obligations of the loan, scholarship or loan repayment program; or (ii) in the case of a default, made 2808 arrangements satisfactory to the state agency to which payments 2809 are due for the repayment of the educational loan or scholarship. 2810 (3) 2811 In addition to the grounds specified in subsection (1)

of this section, the board may suspend the license of any licensee

for being out of compliance with an order for support, as defined

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in Section 93-11-153. The procedure for suspension of a license 2814 2815 for being out of compliance with an order for support, and the procedure for the reissuance or reinstatement of a license 2816 2817 suspended for that purpose, and the payment of any fees for the 2818 reissuance or reinstatement of a license suspended for that 2819 purpose, shall be governed by Section 93-11-157 or 93-11-163, as the case may be. If there is any conflict between any provision 2820 of Section 93-11-157 or 93-11-163 and any provision of this 2821 chapter, the provisions of Section 93-11-157 or 93-11-163, as the 2822 2823 case may be, shall control. SECTION 18. Section 73-26-5, Mississippi Code of 1972, is

- 2824 amended as follows: 2825
- 2826 73-26-5. (1) The board shall promulgate and publish reasonable rules and regulations necessary to enable it to 2827 discharge its functions and to enforce the provisions of law 2828 regulating the practice of physician assistants. Those rules 2829 shall include, but are not limited to: 2830
- 2831 Qualifications for licensure for physician assistants; 2832
- 2833 Scope of practice of physician assistants; (b)
- Supervision of physician assistants; 2834 (C)
- 2835 (d) Identification of physician assistants;
- Grounds for disciplinary actions and discipline of 2836 (e) 2837 physician assistants; and
- 2838 Setting and charging reasonable fees for licensure and license renewals for physician assistants. However, nothing 2839 2840 in this chapter or in rules adopted by the board shall authorize physician assistants to administer or monitor general inhaled 2841 anesthesia, epidural anesthesia, spinal anesthesia or monitored 2842 anesthesia as utilized in surgical procedures. 2843
- 2844 Notwithstanding any provision of this chapter:
- 2845 (a) The board, acting on its own motion or, in the case of a default on a loan, on the recommendation of the state agency 2846

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2847	to which payments are due, shall suspend the license of any person
2848	who defaults on or fails to comply with the requirements of a
2849	state educational loan, service conditional scholarship or loan
2850	repayment program obligation under which the person obtained any
2851	of the education necessary to qualify for a license under this
2852	chapter. However, before a state agency may recommend the
2853	suspension of a license due to the person's default on a loan,
2854	that agency must provide the license holder with notice of its
2855	intention to recommend the suspension of the person's license and
2856	an opportunity for the license holder to respond; and
2857	(b) The person's license will remain suspended until
2858	the person has: (i) made arrangements satisfactory to the board
2859	for meeting the obligations of the loan, scholarship or loan
2860	repayment program; or (ii) in the case of a default, made
2861	arrangements satisfactory to the state agency to which payments
2862	are due for the repayment of the educational loan or scholarship.
2863	(3) If the board appoints a task force or committee to
2864	address physician assistant regulation, at least one (1) member of
2865	the task force shall be a nurse practitioner who is a member of
2866	the Mississippi Board of Nursing or a nurse practitioner appointee
2867	selected by the board from a list of three (3) recommendations
2868	submitted by the Mississippi Nurses Association, and at least one
2869	(1) member shall be a physician assistant selected by the board
2870	from a list of three (3) recommendations submitted by the
2871	Mississippi Academy of Physician Assistants.
2872	SECTION 19. Section 73-27-13, Mississippi Code of 1972, is
2873	amended as follows:
2874	73-27-13. (1) The State Board of Medical Licensure may
2875	refuse to issue, suspend, revoke or otherwise restrict any license
2876	provided for in this chapter, with the advice of the advisory
2877	committee, based upon the following grounds:

2878		(a)	Habitual	personal	use o	f narcotic	drugs,	or	any
2879	other drug	, havi	ing addic	tion-form:	ing or	addiction	-sustain	ning	ı
2880	liability.								

- 2881 (b) Habitual use of intoxicating liquors, or any 2882 beverage, to an extent that affects professional competency.
- (c) Administering, dispensing or prescribing any narcotic drug, or any other drug having addiction-forming or addiction-sustaining liability otherwise than in the course of legitimate professional practice.
- 2887 (d) Conviction of violation of any federal or state law
 2888 regulating the possession, distribution or use of any narcotic
 2889 drug or any drug considered a controlled substance under state or
 2890 federal law.
- 2891 (e) Performing any medical diagnosis or treatment 2892 outside the scope of podiatry as defined in Section 73-27-1.
- 2893 (f) Conviction of a felony or misdemeanor involving 2894 moral turpitude.
- 2895 (g) Obtaining or attempting to obtain a license by 2896 fraud or deception.
- 2897 (h) Unprofessional conduct, which includes, but is not 2898 limited to:
- 2899 (i) Practicing medicine under a false or assumed 2900 name or impersonating another practitioner, living or dead.
- 2901 (ii) Knowingly performing any act that in any way 2902 assists an unlicensed person to practice podiatry.
- 2903 (iii) Making or willfully causing to be made any
 2904 flamboyant claims concerning the licensee's professional
 2905 excellence.
- 2906 (iv) Being guilty of any dishonorable or unethical 2907 conduct likely to deceive, defraud or harm the public.
- (v) Obtaining a fee as personal compensation or gain from a person on fraudulent representation a disease or injury condition generally considered incurable by competent

medical authority in the light of current scientific knowledge and practice can be cured or offering, undertaking, attempting or agreeing to cure or treat the same by a secret method, which he refuses to divulge to the board upon request.

(vi) Use of any false, fraudulent or forged
statement or document, or the use of any fraudulent, deceitful,
dishonest or immoral practice in connection with any of the
licensing requirements, including the signing in his professional
capacity any certificate that is known to be false at the time he
makes or signs the certificate.

(vii) Failing to identify a podiatrist's school of practice in all professional uses of his name by use of his earned degree or a description of his school of practice.

(i) The refusal of a licensing authority of another state to issue or renew a license, permit or certificate to practice podiatry in that state or the revocation, suspension or other restriction imposed on a license, permit or certificate issued by that licensing authority which prevents or restricts practice in that state.

(2) Notwithstanding any provision of this chapter:

The board, acting on its own motion or, in the case 2931 (a) 2932 of a default on a loan, on the recommendation of the state agency to which payments are due, shall suspend the license of any person 2933 who defaults on or fails to comply with the requirements of a 2934 2935 state educational loan, service conditional scholarship or loan repayment program obligation under which the person obtained any 2936 2937 of the education necessary to qualify for a license under this chapter. However, before a state agency may recommend the 2938 suspension of a license due to the person's default on a loan, 2939 that agency must provide the license holder with notice of its 2940 2941 intention to recommend the suspension of the person's license and 2942 an opportunity for the license holder to respond; and



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2943 (b) The person's license will remain suspended until the person has: (i) made arrangements satisfactory to the board 2944 for meeting the obligations of the loan, scholarship or loan 2945 2946 repayment program; or (ii) in the case of a default, made 2947 arrangements satisfactory to the state agency to which payments 2948 are due for the repayment of the educational loan or scholarship. 2949 (3) Upon the nonissuance, suspension or revocation of a license to practice podiatry, the board may, in its discretion and 2950 2951 with the advice of the advisory committee, reissue a license after a lapse of six (6) months. No advertising shall be permitted 2952 2953 except regular professional cards. (4) In its investigation of whether the license of a 2954 2955 podiatrist should be suspended, revoked or otherwise restricted, the board may inspect patient records in accordance with the 2956 provisions of Section 73-25-28. 2957 2958 In addition to the grounds specified in subsection (1) of this section, the board may suspend the license of any licensee 2959 2960 for being out of compliance with an order for support, as defined in Section 93-11-153. The procedure for suspension of a license 2961 2962 for being out of compliance with an order for support, and the procedure for the reissuance or reinstatement of a license 2963 2964 suspended for that purpose, and the payment of any fees for the 2965 reissuance or reinstatement of a license suspended for that purpose, shall be governed by Section 93-11-157 or 93-11-163, as 2966 2967 the case may be. If there is any conflict between any provision of Section 93-11-157 or 93-11-163 and any provision of this 2968 chapter, the provisions of Section 93-11-157 or 93-11-163, as the 2969 2970 case may be, shall control. SECTION 20. Section 73-30-21, Mississippi Code of 1972, is 2971 2972 amended as follows: 73-30-21. (1) The board may, after notice and opportunity 2973

for a hearing, suspend, revoke or refuse to issue or renew a

license or may reprimand the license holder, upon a determination

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2976	by the board that <u>the</u> license holder or applicant for licensure
2977	has:
2978	(a) Been adjudged by any court to be mentally
2979	incompetent or have had a guardian of person appointed;
2980	(b) Been convicted of a felony;
2981	(c) Sworn falsely under oath or affirmation;
2982	(d) Obtained a license or certificate by fraud, deceit
2983	or other misrepresentation;
2984	(e) Engaged in the conduct of professional counseling
2985	in a grossly negligent or incompetent manner;
2986	(f) Intentionally violated any provision of this
2987	chapter;
2988	(g) Violated any rules or regulations of the board; or
2989	(h) Aided or assisted another in falsely obtaining a
2990	license under this chapter.
2991	(2) Notwithstanding any provision of this chapter:
2992	(a) The board, acting on its own motion or, in the case
2993	of a default on a loan, on the recommendation of the state agency
2994	to which payments are due, shall suspend the license of any person
2995	who defaults on or fails to comply with the requirements of a
2996	state educational loan, service conditional scholarship or loan
2997	repayment program obligation under which the person obtained any
2998	of the education necessary to qualify for a license under this
2999	chapter. However, before a state agency may recommend the
3000	suspension of a license due to the person's default on a loan,
3001	that agency must provide the license holder with notice of its
3002	intention to recommend the suspension of the person's license and
3003	an opportunity for the license holder to respond; and
3004	(b) The person's license will remain suspended until
3005	the person has: (i) made arrangements satisfactory to the board
3006	for meeting the obligations of the loan, scholarship or loan

repayment program; or (ii) in the case of a default, made

arrangements satisfactory to the state agency to which payments

are due for the repayment of the educational loan or scholarship.

- 3010 (3) No revoked license may be reinstated within twelve (12)
 3011 months after the revocation. Reinstatement thereafter shall be
 3012 upon such conditions as the board may prescribe, which may
 3013 include, without being limited to, successful passing of the
 3014 examination required by this chapter.
- 3015 $\underline{(4)}$ A license certificate issued by the board is the 3016 property of the board and must be surrendered on demand.
- 3017 (5) The chancery court is * * * vested with the jurisdiction
 3018 and power to enjoin the unlawful practice of counseling and/or the
 3019 false representation as a licensed counselor in a proceeding
 3020 brought by the board or any members thereof or by any citizen of
 3021 this state.
- (6) In addition to the reasons specified in subsection (1) 3022 of this section, the board may suspend the license of any licensee 3023 3024 for being out of compliance with an order for support, as defined 3025 in Section 93-11-153. The procedure for suspension of a license for being out of compliance with an order for support, and the 3026 3027 procedure for the reissuance or reinstatement of a license suspended for that purpose, and the payment of any fees for the 3028 3029 reissuance or reinstatement of a license suspended for that purpose, shall be governed by Section 93-11-157 or 93-11-163, as 3030 3031 the case may be. If there is any conflict between any provision 3032 of Section 93-11-157 or 93-11-163 and any provision of this chapter, the provisions of Section 93-11-157 or 93-11-163, as the 3033 3034 case may be, shall control.
- 3035 **SECTION 21.** Section 73-31-21, Mississippi Code of 1972, is 3036 amended as follows:
- 73-31-21. (1) The board, by an affirmative vote of at least four (4) of its seven (7) members, shall withhold, deny, revoke or suspend any license issued or applied for in accordance with the provisions of this chapter, or otherwise discipline a licensed

3041	psychologist, upon proof that the applicant or licensed
3042	psychologist:
3043	(a) Has violated the current code of ethics of the
3044	American Psychological Association or other codes of ethical
3045	standards adopted by the board; or
3046	(b) Has been convicted of a felony or any offense
3047	involving moral turpitude, the record of conviction being
3048	conclusive evidence thereof; or
3049	(c) Is using any narcotic or any alcoholic beverage to
3050	an extent or in a manner dangerous to any other person or the
3051	public, or to an extent that $\underline{\text{the}}$ use impairs his ability to
3052	perform the work of a professional psychologist with safety to the
3053	public; or
3054	(d) Has impersonated another person holding a
3055	psychologist license or allowed another person to use his license;
3056	or
3057	(e) Has used fraud or deception in applying for a
3058	license or in taking an examination provided for in this chapter;
3059	or
3060	(f) Has accepted commissions or rebates or other forms
3061	of remuneration for referring clients to other professional
3062	persons; or
3063	(g) Has allowed his name or license issued under this
3064	chapter to be used in connection with any person or persons who
3065	perform psychological services outside of the area of their
3066	training, experience or competence; or
3067	(h) Is legally adjudicated mentally incompetent, the
3068	record of the adjudication being conclusive evidence thereof; or
3069	(i) Has willfully or negligently violated any of the
3070	provisions of this chapter. The board may recover from any person
3071	disciplined under this chapter, the costs of investigation,
3072	prosecution, and adjudication of the disciplinary action.
3073	(2) Notwithstanding any provision of this chapter:

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3075	of a default on a loan, on the recommendation of the state agency
3076	to which payments are due, shall suspend the license of any person
3077	who defaults on or fails to comply with the requirements of a
3078	state educational loan, service conditional scholarship or loan
3079	repayment program obligation under which the person obtained any
3080	of the education necessary to qualify for a license under this
3081	chapter. However, before a state agency may recommend the
3082	suspension of a license due to the person's default on a loan,
3083	that agency must provide the license holder with notice of its
3084	intention to recommend the suspension of the person's license and
3085	an opportunity for the license holder to respond; and
3086	(b) The person's license will remain suspended until
3087	the person has: (i) made arrangements satisfactory to the board
3088	for meeting the obligations of the loan, scholarship or loan
3089	repayment program; or (ii) in the case of a default, made
3090	arrangements satisfactory to the state agency to which payments
3091	are due for the repayment of the educational loan or scholarship.
3092	(3) Notice shall be effected by registered mail or personal
3093	service setting forth the particular reasons for the proposed
3094	action and fixing a date not less than thirty (30) days nor more
3095	than sixty (60) days from the date of $\underline{\text{the}}$ mailing or $\underline{\text{the}}$ service,
3096	at which time the applicant or licentiate shall be given an
3097	opportunity for a prompt and fair hearing. For the purpose of the
3098	hearing the board, acting by and through its executive secretary,
3099	may subpoena persons and papers on its own behalf and on behalf of
3100	the applicant or licentiate, may administer oaths and may take
3101	testimony. That testimony, when properly transcribed, together
3102	with $\underline{\text{the}}$ papers and exhibits, shall be admissible in evidence for
3103	or against the applicant or licentiate. At $\underline{\text{the}}$ hearing applicant
3104	or licentiate may appear by counsel and personally in his own
3105	behalf. Any person sworn and examined by a witness in the hearing
3106	shall not be held to answer criminally, nor shall any papers or

(a) The board, acting on its own motion or, in the case

3107 documents produced by the witness be competent evidence in any 3108 criminal proceedings against the witness other than for perjury in delivering his evidence. On the basis of any such hearing, or 3109 3110 upon default of applicant or licentiate, the board shall make a 3111 determination specifying its findings of fact and conclusions of 3112 law. A copy of that determination shall be sent by registered mail or served personally upon the applicant or licentiate. 3113 decision of the board denying, revoking or suspending the license 3114 shall become final thirty (30) days after so mailed or served 3115 unless within that period the licentiate appeals the decision to 3116 3117 the chancery court, under the provisions hereof, and the proceedings in chancery shall be conducted as other matters coming 3118 3119 before the court. All proceedings and evidence, together with exhibits, presented at the hearing before the board if there is an 3120 appeal shall be admissible in evidence in the court. 3121

(4) The board may subpoen persons and papers on its own behalf and on behalf of the respondent, may administer oaths and may compel the testimony of witnesses. It may issue commissions to take testimony, and testimony so taken and sworn to shall be admissible in evidence for and against the respondent. The board shall be entitled to the assistance of the chancery court or the chancellor in vacation, which, on petition by the board, shall issue ancillary subpoenas and petitions and may punish as for contempt of court if there is noncompliance therewith.

3131 Every order and judgment of the board shall take effect immediately on its promulgation unless the board in the order or 3132 3133 judgment fixes a probationary period for applicant or licentiate. The order and judgment shall continue in effect unless upon appeal 3134 the court by proper order or decree terminates it earlier. 3135 board may make public its order and judgments in such manner and 3136 form as it deems proper. It shall, in event of the suspension or 3137 3138 revocation of a license, direct the clerk of the circuit court of

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the county in which that license was recorded to cancel the record.

(6) Nothing in this section shall be construed as limiting or revoking the authority of any court or of any licensing or registering officer or board, other than the Mississippi Board of Psychology, to suspend, revoke and reinstate licenses and to cancel registrations under the provisions of Section 41-29-311.

(7) Suspension by the board of the license of a psychologist shall be for a period not exceeding one (1) year. At the end of this period the board shall reevaluate the suspension, and shall either reinstate or revoke the license. A person whose license has been revoked under the provisions of this section may reapply for license after more than two (2) years have elapsed from the date the denial or revocation is legally effective.

In addition to the reasons specified in subsection (1) 3153 (8) of this section, the board may be authorized to suspend the 3154 3155 license of any licensee for being out of compliance with an order 3156 for support, as defined in Section 93-11-153. The procedure for suspension of a license for being out of compliance with an order 3157 3158 for support, and the procedure for the reissuance or reinstatement of a license suspended for that purpose, and the payment of any 3159 3160 fees for the reissuance or reinstatement of a license suspended for that purpose, shall be governed by Section 93-11-157. Actions 3161 3162 taken by the board in suspending a license when required by 3163 Section 93-11-157 or 93-11-163 are not actions from which an appeal may be taken under this section. Any appeal of a license 3164 3165 suspension that is required by Section 93-11-157 or 93-11-163 shall be taken in accordance with the appeal procedure specified 3166 in Section 93-11-157 or 93-11-163, as the case may be, rather than 3167 the procedure specified in this section. If there is any conflict 3168 between any provision of Section 93-11-157 or 93-11-163 and any 3169 3170 provision of this chapter, the provisions of Section 93-11-157 or 93-11-163, as the case may be, shall control. 3171

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3172 <u>(9)</u> This section shall stand repealed from and after July 1, 3173 2011.

3174 **SECTION 22.** Section 73-33-11, Mississippi Code of 1972, is 3175 amended as follows:

3176 73-33-11. (1) The Mississippi State Board of Public 3177 Accountancy may revoke, suspend or take other appropriate action with respect to any license or permit issued under this chapter 3178 for any unprofessional conduct by the licensee or permit holder, 3179 or for other sufficient cause, provided written notice has been 3180 sent by registered mail (with the addressee's receipt required) to 3181 3182 the holder thereof, twenty (20) days before any hearing thereon, stating the cause for the contemplated action and appointing a day 3183 3184 and a place for a full hearing thereon by the board. * * * No certificate or license may be cancelled or revoked until a hearing 3185 has been given to the holder thereof according to law. * * * 3186 After the hearing, the board may, in its discretion, suspend such 3187 3188 a certified public accountant from practice as a certified public 3189 accountant in this state.

3191 administer oaths (or affirmations); * * * summon any witness and * * * compel his attendance and/or his testimony, under oath 3192 (or affirmation) before the board; * * * compel the production 3193 before it, of any book, paper or document by the owner or 3194 custodian thereof; and/or * * * compel any officer to produce, 3195 3196 at the hearing a copy of any public record (not privileged from public inspection by law) in his official custody, certified to, 3197 The board shall elect one (1) of its members to serve as 3198 by him. clerk, to issue summons and other processes, and to certify copies 3199 of its records or, the board may delegate $\underline{\text{those}}$ duties to the 3200 executive director. 3201

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The members of the board may sit as a trial board; * * *

3202 (3) The accused may appear in person and/or by counsel or,
3203 in the instance of a firm permit holder through its manager and/or
3204 counsel to defend the charges. If the accused does not appear or
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answer, judgment may be entered by default, provided the board finds that proper service was made on the accused.

- 3207 (4) The minutes of the board shall be recorded in an
 3208 appropriate minute book permanently maintained by the board at its
 3209 office.
- 3210 (5) In a proceeding conducted under this section by the board for disciplinary action against a licensee or permit holder, 3211 those reasonable costs that are expended by the board in the 3212 investigation and conduct of a proceeding for discipline 3213 including, but not limited to, the cost of service of process, 3214 3215 court reporters, expert witnesses, investigators and legal fees may be imposed by the board on the accused, the charging party or 3216 3217 both.
- Those costs shall be paid to the board upon the expiration of the period allowed for appeal of the penalties under this section, or may be paid sooner if the guilty party elects.
- Money collected by the board under this section shall be 3221 3222 deposited to the credit of the board's special fund in the State Treasury. When payment of a monetary penalty assessed by the 3223 3224 board under this section is not paid when due, the board shall have the power to institute and maintain proceedings in its name 3225 3226 for enforcement of payment in the Chancery Court of the First Judicial District of Hinds County, Mississippi, or in the Chancery 3227 3228 Court of the county where the respondent resides.
- 3229 In case of a decision adverse to the accused, appeal shall be made within thirty (30) days from the day on which 3230 decision is made to the circuit court of the First Judicial 3231 District of Hinds County, Mississippi, or in the circuit court of 3232 the county in which the accused resides. In the case of a 3233 nonresident licensee, the appeal shall be made to the First 3234 Judicial District of Hinds County, Mississippi. 3235 The order of the 3236 board shall not take effect until the expiration of the thirty 3237 (30) days.

3238	(8) In case of an appeal, bond for costs in the circuit
3239	court shall be given as in other cases; and the order of the board
3240	shall not take effect until $\underline{\text{the}}$ appeal has been finally disposed
3241	of by the court or courts.
3242	(9) The board may, at any time, reinstate a license or
3243	permit if it finds that the reinstatement is justified.
3244	(10) Notwithstanding any provision of this chapter:
3245	(a) The board, acting on its own motion or, in the case
3246	of a default on a loan, on the recommendation of the state agency
3247	to which payments are due, shall suspend the license of any person
3248	who defaults on or fails to comply with the requirements of a
3249	state educational loan, service conditional scholarship or loan
3250	repayment program obligation under which the person obtained any
3251	of the education necessary to qualify for a license under this
3252	chapter. However, before a state agency may recommend the
3253	suspension of a license due to the person's default on a loan,
3254	that agency must provide the license holder with notice of its
3255	intention to recommend the suspension of the person's license and
3256	an opportunity for the license holder to respond; and
3257	(b) The person's license will remain suspended until
3258	the person has: (i) made arrangements satisfactory to the board
3259	for meeting the obligations of the loan, scholarship or loan
3260	repayment program; or (ii) in the case of a default, made
3261	arrangements satisfactory to the state agency to which payments
3262	are due for the repayment of the educational loan or scholarship.
3263	(11) In addition to the reasons specified in subsection 1 of
3264	this section, the board $\underline{\text{may}}$ suspend the license of any licensee
3265	for being out of compliance with an order for support, as defined
3266	in Section 93-11-153. The procedure for suspension of a license
3267	for being out of compliance with an order for support, and the
3268	procedure for the reissuance or reinstatement of a license
3269	suspended for that purpose, and the payment of any fees for the
3270	reissuance or reinstatement of a license suspended for that

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purpose, shall be governed by Section 93-11-157 or 93-11-163, as 3271 3272 the case may be. Actions taken by the board in suspending a license when required by Section 93-11-157 or 93-11-163 are not 3273 3274 actions from which an appeal may be taken under this section. Any 3275 appeal of a license suspension that is required by Section 93-11-157 or 93-11-163 shall be taken in accordance with the 3276 appeal procedure specified in Section 93-11-157 or 93-11-163, as 3277 the case may be, rather than the procedure specified in this 3278 If there is any conflict between any provision of 3279 section. Section 93-11-157 or 93-11-163 and any provision of this chapter, 3280 3281 the provisions of Section 93-11-157 or 93-11-163, as the case may 3282 be, shall control. 3283 SECTION 23. Section 73-36-33, Mississippi Code of 1972, is amended as follows: 3284

- 73-36-33. (1) The board shall have the power, after notice 3286 and hearing, to suspend or revoke the license of any registrant 3287 who:
- 3288 (a) Is found guilty by the board of fraud or gross 3289 negligence in the practice of professional forestry;
- 3290 (b) Fails to comply with board rules and regulations;
- 3291 (c) Is found guilty by the board of unprofessional or 3292 unethical conduct; or
- 3293 (d) Has had his license suspended or revoked for cause 3294 in another jurisdiction.
- 3295 (2) Notwithstanding any provision of this chapter:
- 3296 (a) The board, acting on its own motion or, in the case
 3297 of a default on a loan, on the recommendation of the state agency
 3298 to which payments are due, shall suspend the license of any person
 3299 who defaults on or fails to comply with the requirements of a
 3300 state educational loan, service conditional scholarship or loan
 3301 repayment program obligation under which the person obtained any
 3302 of the education necessary to qualify for a license under this
- 3303 chapter. However, before a state agency may recommend the

3305	that agency must provide the license holder with notice of its
3306	intention to recommend the suspension of the person's license and
3307	an opportunity for the license holder to respond; and
3308	(b) The person's license will remain suspended until
3309	the person has: (i) made arrangements satisfactory to the board
3310	for meeting the obligations of the loan, scholarship or loan
3311	repayment program; or (ii) in the case of a default, made
3312	arrangements satisfactory to the state agency to which payments
3313	are due for the repayment of the educational loan or scholarship.
3314	(3) Any person may prefer charges of fraud or gross
3315	negligence in connection with any forestry practice against any
3316	registrant. $\underline{\text{The}}$ charges shall be in writing, shall be sworn to by
3317	the person making them, and shall be filed with the secretary of
3318	the board. All charges shall be heard by the board <u>under</u> its
3319	rules and regulations without undue delay.
3320	(4) Any applicant whose license is suspended or revoked by
3321	the board may apply for a review of the proceedings with reference
3322	to $\underline{\text{the}}$ suspension or revocation by appealing to the Chancery Court
3323	of the First Judicial District of Hinds County, Mississippi,
3324	provided a notice of appeal is filed by $\underline{\text{the}}$ applicant with the
3325	clerk of the court within sixty (60) days from entry of an order
3326	by the board suspending or revoking his license, provided the
3327	applicant files with $\underline{\text{the}}$ notice of appeal a bond to be approved by
3328	the court assuring the prompt payment of any and all costs of the
3329	appeal, the amount to be fixed by the court. Upon the filing of
3330	the notice of appeal and posting of the bond, the clerk of
3331	the * * * court shall notify the secretary of the board thereof
3332	and the record of the proceedings involved shall be prepared by
3333	the secretary and forwarded to the court within a period of sixty
3334	(60) days from $\underline{\text{the}}$ notice by the clerk. The court shall thereupon
3335	review the proceedings on the record presented and may hear such
3336	additional testimony as to the court may appear material and
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suspension of a license due to the person's default on a loan,

dispose of the appeal in termtime or in vacation, and the court 3337 3338 may sustain or dismiss the appeal, or modify or vacate the order complained of, but in case the order is modified or vacated, the 3339 3340 court may also, in its discretion, remand the matter to the board 3341 for such further proceedings not inconsistent with the court's 3342 order as, in the opinion of the court, justice may require. decision of the chancery court may be appealed as other cases to 3343 3344 the Supreme Court.

(5) The board <u>may</u> secure, by contract, the services of an investigator when deemed necessary by the board to properly consider any charge then before it. The board may, at its discretion, establish a program of routine inspections.

3349 (6) In addition to the reasons specified in subsection (1) of this section, the board may suspend the license of any licensee 3350 for being out of compliance with an order for support, as defined 3351 in Section 93-11-153. The procedure for suspension of a license 3352 3353 for being out of compliance with an order for support, and the 3354 procedure for the reissuance or reinstatement of a license suspended for that purpose, and the payment of any fees for the 3355 3356 reissuance or reinstatement of a license suspended for that purpose, shall be governed by Section 93-11-157 or 93-11-163, as 3357 3358 the case may be. Actions taken by the board in suspending a license when required by Section 93-11-157 or 93-11-163 are not 3359 3360 actions from which an appeal may be taken under this section. 3361 appeal of a license suspension that is required by Section 93-11-157 or 93-11-163 shall be taken in accordance with the 3362 3363 appeal procedure specified in Section 93-11-157 or 93-11-163, as the case may be, rather than the procedure specified in this 3364 If there is any conflict between any provision of 3365 section. 3366 Section 93-11-157 or 93-11-163 and any provision of this chapter, 3367 the provisions of Section 93-11-157 or 93-11-163, as the case may 3368 be, shall control.

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3369 **SECTION 24.** Section 73-38-27, Mississippi Code of 1972, is 3370 amended as follows:

3371 73-38-27. (1) The board may refuse to issue or renew a
3372 license, or may suspend or revoke a license where the licensee or
3373 applicant for license has been guilty of unprofessional conduct
3374 that has endangered or is likely to endanger the health, welfare
3375 or safety of the public. That unprofessional conduct may result
3376 from:

- 3377 (a) Negligence in the practice or performance of 3378 professional services or activities;
- 3379 (b) Engaging in dishonorable, unethical or
 3380 unprofessional conduct of a character likely to deceive, defraud
 3381 or harm the public in the course of professional services or
 3382 activities;
- 3383 (c) Perpetrating or cooperating in fraud or material 3384 deception in obtaining or renewing a license or attempting the 3385 same;
- 3386 (d) Being convicted of any crime which has a
 3387 substantial relationship to the licensee's activities and services
 3388 or an essential element of which is misstatement, fraud or
 3389 dishonesty;
- 3390 (e) Being convicted of any crime which is a felony 3391 under the laws of this state or the United States;
- (f) Engaging in or permitting the performance of unacceptable services personally or by others working under the licensee's supervision due to the licensee's deliberate or negligent act or acts or failure to act, regardless of whether actual damage or damages to the public is established;
- (g) Continued practice although the licensee has become unfit to practice as a speech-language pathologist or audiologist due to: (i) failure to keep abreast of current professional theory or practice; or (ii) physical or mental disability; the entry of an order or judgment by a court of competent jurisdiction

- 3402 that a licensee is in need of mental treatment or is incompetent
- 3403 shall constitute mental disability; or (iii) addiction or severe
- 3404 dependency upon alcohol or other drugs which may endanger the
- 3405 public by impairing the licensee's ability to practice;
- 3406 (h) Having disciplinary action taken against the
- 3407 licensee's license in another state;
- 3408 (i) Making differential, detrimental treatment against
- 3409 any person because of race, color, creed, sex, religion or
- 3410 national origin;
- 3411 (j) Engaging in lewd conduct in connection with
- 3412 professional services or activities;
- 3413 (k) Engaging in false or misleading advertising;
- 3414 (1) Contracting, assisting or permitting unlicensed
- 3415 persons to perform services for which a license is required under
- 3416 this chapter;
- 3417 (m) Violation of any probation requirements placed on a
- 3418 license by the board;
- 3419 (n) Revealing confidential information except as may be
- 3420 required by law;
- 3421 (o) Failing to inform clients of the fact that the
- 3422 client no longer needs the services or professional assistance of
- 3423 the licensee;
- 3424 (p) Charging excessive or unreasonable fees or engaging
- 3425 in unreasonable collection practices;
- 3426 (q) For treating or attempting to treat ailments or
- 3427 other health conditions of human beings other than by speech or
- 3428 audiology therapy as authorized by this chapter;
- 3429 (r) For applying or offering to apply speech or
- 3430 audiology therapy, exclusive of initial evaluation or screening
- 3431 and exclusive of education or consultation for the prevention of
- 3432 physical and mental disability within the scope of speech or
- 3433 audiology therapy, or for acting as a speech-language pathologist
- 3434 or audiologist, or speech-language pathologist or audiologist aide

other than under the direct, on-site supervision of a licensed speech-language pathologist or audiologist;

- 3437 (s) Violations of the current codes of conduct for 3438 speech-language pathologists or audiologists, and speech-language 3439 pathologist or audiologist assistants adopted by the American 3440 Speech-Language-Hearing Association;
- 3441 (t) Violations of any rules or regulations promulgated 3442 pursuant to this chapter.
 - (2) Notwithstanding any provision of this chapter:

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- The board, acting on its own motion or, in the case 3444 3445 of a default on a loan, on the recommendation of the state agency to which payments are due, shall suspend the license of any person 3446 3447 who defaults on or fails to comply with the requirements of a state educational loan, service conditional scholarship or loan 3448 repayment program obligation under which the person obtained any 3449 of the education necessary to qualify for a license under this 3450 chapter. However, before a state agency may recommend the 3451 3452 suspension of a license due to the person's default on a loan, that agency must provide the license holder with notice of its 3453 3454 intention to recommend the suspension of the person's license and an opportunity for the license holder to respond; and 3455
- 3456 (b) The person's license will remain suspended until
 3457 the person has: (i) made arrangements satisfactory to the board
 3458 for meeting the obligations of the loan, scholarship or loan
 3459 repayment program; or (ii) in the case of a default, made
 3460 arrangements satisfactory to the state agency to which payments
 3461 are due for the repayment of the educational loan or scholarship.
- 3462 (3) The board may order a licensee to submit to a reasonable physical or mental examination if the licensee's physical or mental capacity to practice safely is at issue in a disciplinary proceeding.
- 3466 (4) In addition to the reasons specified in subsection (1)

 3467 of this section, the board shall be authorized to suspend the

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3468 license of any licensee for being out of compliance with an order 3469 for support, as defined in Section 93-11-153. The procedure for 3470 suspension of a license for being out of compliance with an order 3471 for support, and the procedure for the reissuance or reinstatement 3472 of a license suspended for that purpose, and the payment of any 3473 fees for the reissuance or reinstatement of a license suspended for that purpose, shall be governed by Section 93-11-157 or 3474 93-11-163, as the case may be. If there is any conflict between 3475 any provision of Section 93-11-157 or 93-11-163 and any provision 3476 of this chapter, the provisions of Section 93-11-157 or 93-11-163, 3477 3478 as the case may be, shall control.

3479 **SECTION 25.** Section 73-39-19, Mississippi Code of 1972, is 3480 amended as follows:

73-39-19. (1) After a hearing held as set out in this 3481 chapter, the board, on concurrence of three (3) members, shall 3482 have the right and power to revoke or suspend the license of a 3483 veterinarian, or the certificate of an animal technician and may 3484 3485 place the veterinarian or technician on prohibition conditioned on future good conduct and compliance with this chapter, and may 3486 3487 impose an administrative fine not to exceed One Thousand Dollars 3488 (\$1,000.00) for each such separate offense, for any of the 3489 following reasons:

- 3490 (a) Insanity or mental incompetence or an adjudication 3491 of insanity or mental incompetence by a court of competent 3492 jurisdiction.
- 3493 (b) Chronic inebriety or habitual use of drugs, or any
 3494 adjudication by a court of competent jurisdiction that the
 3495 veterinarian is an alcoholic or habitual user of drugs. Decrees
 3496 of divorce shall not be construed as an adjudication that a
 3497 veterinarian is an alcoholic or habitual user of drugs.
- 3498 (c) A final conviction of a felony or of an offense 3499 involving moral turpitude by a court of competent jurisdiction.

- 3500 (d) Fraud or dishonesty in the application or reporting 3501 of any test for disease in animals, including intentional 3502 misrepresentation on any forms filed with any governmental agency.
- 3503 (e) Failure to report or making a false report of any 3504 contagious or infectious disease required by state or federal law 3505 to be reported.
- 3506 (f) Dishonesty, intentional misrepresentation or gross 3507 negligence in the inspection of foodstuffs or the issuance of 3508 health or inspection certificates.
- The refusal of licensing authority of another state 3509 (q) 3510 to issue or renew a license, permit or certificate to practice veterinary medicine in that state or the revocation, suspension or 3511 3512 other restriction imposed on a license, permit or certificate issued by that licensing authority which prevents or restricts 3513 practice in that state; further, any probationary status imposed 3514 3515 by another state that had the offense occurred in this state would have been a violation of this chapter. 3516
- 3517 (h) The employment of fraud, misrepresentation or 3518 deception in obtaining a license.
- 3519 (i) The use of advertising or solicitation <u>that</u> is 3520 false or misleading or is deemed unprofessional under rules or 3521 regulations adopted by the board.
- 3522 (j) Incompetence, gross negligence, cruelty or gross 3523 malpractice in the practice of veterinary medicine.
- 3524 (k) Employing any person practicing veterinary medicine
 3525 unlawfully with the knowledge of the illegal practice by the
 3526 employee.
- 3527 (1) Failure to keep veterinary premises and equipment 3528 in a clean and sanitary condition.
- 3529 (m) Cruelty to animals in the practice of veterinary 3530 medicine.
- 3531 (n) Unprofessional or unethical conduct as defined in regulations adopted by the board.

3533	(o) Administering, dispensing or prescribing any
3534	narcotic drug having addiction-forming, addiction-sustaining or
3535	habituating liability otherwise than in the course of legitimate
3536	professional practice.

- 3537 (p) Conviction of violation of any federal or state law
 3538 regulating the possession, distribution or use of any narcotic
 3539 drug or any drug considered a controlled substance under state or
 3540 federal law.
- 3541 (q) Obtaining or procuring, or attempting to obtain or 3542 procure by misrepresentation, fraud, deception or subterfuge, any 3543 narcotic or drug classified as a controlled substance.
- 3544 (r) Making or causing to be made any false claims 3545 concerning the licensee's professional excellence.
- 3546 (s) Being guilty of any dishonorable or unethical 3547 conduct likely to deceive, defraud or harm the public.
- 3548 (t) Refusing to permit the board or any legal
 3549 representative of the board to inspect the business premises of
 3550 the licensee during regular business hours.
- 3551 (u) Failure to complete requirement of continuing 3552 education.
- A certified copy of any judgment of conviction or 3553 3554 finding of guilt by a court of competent jurisdiction or by a governmental board or agency authorized to issue licenses or 3555 permits, including the United States Department of Agriculture, 3556 3557 Animal and Plant Health Inspection Service, the Mississippi Board of Animal Health and the Mississippi State Board of Health, of a 3558 veterinarian or animal technician of any of the matters listed in 3559 paragraph (a), (b), (c), (d), (e), (f) or (g) of subsection (1) 3560 shall be admissible in evidence in any hearing held by the board 3561 3562 to discipline the veterinarian and shall constitute prima facie evidence of the commission of any such act. 3563
 - (3) Notwithstanding any provision of this chapter:



3565	(a) The board, acting on its own motion or, in the case
3566	of a default on a loan, on the recommendation of the state agency
3567	to which payments are due, shall suspend the veterinarian's
3568	license of any person who defaults on or fails to comply with the
3569	requirements of a state educational loan, service conditional
3570	scholarship or loan repayment program obligation under which the
3571	person obtained any of the education necessary to qualify for a
3572	veterinarian's license under this chapter. However, before a
3573	state agency may recommend the suspension of a veterinarian's
3574	license due to the person's default on a loan, that agency must
3575	provide the license holder with notice of its intention to
3576	recommend the suspension of the person's veterinarian's license
3577	and an opportunity for the license holder to respond; and
3578	(b) The person's veterinarian's license will remain
3579	suspended until the person has: (i) made arrangements
3580	satisfactory to the board for meeting the obligations of the loan,
3581	scholarship or loan repayment program; or (ii) in the case of a
3582	default, made arrangements satisfactory to the state agency to
3583	which payments are due for the repayment of the educational loan
3584	or scholarship.
3585	$\underline{(4)}$ In addition to the reasons specified in subsection (1)
3586	of this section, the board \underline{may} suspend the license or certificate
3587	of any licensee or certificate holder for being out of compliance
3588	with an order for support, as defined in Section 93-11-153. The
3589	procedure for suspension of a license or certificate for being out
3590	of compliance with an order for support, and the procedure for the
3591	reissuance or reinstatement of a license or certificate suspended
3592	for that purpose, and the payment of any fees for the reissuance
3593	or reinstatement of a license or certificate suspended for that
3594	purpose, shall be governed by Section 93-11-157 or 93-11-163, as
3595	the case may be. If there is any conflict between any provision
3596	of Section 93-11-157 or 93-11-163 and any provision of this

chapter, the provisions of Section 93-11-157 or 93-11-163, as the case may be, shall control.

3599 **SECTION 26.** Section 73-53-17, Mississippi Code of 1972, is 3600 amended as follows:

73-53-17. (1) Licensees subject to this chapter shall
conduct their activities, services and practice in accordance with
this chapter and any rules promulgated pursuant hereto. Licensees
may be subject to the exercise of the disciplinary sanctions
enumerated in Section 73-53-23 if the board finds that a licensee
is guilty of any of the following:

- 3607 (a) Negligence in the practice or performance of 3608 professional services or activities;
- 3609 (b) Engaging in dishonorable, unethical or
 3610 unprofessional conduct of a character likely to deceive, defraud
 3611 or harm the public in the course of professional services or
 3612 activities;
- 3613 (c) Perpetrating or cooperating in fraud or material deception in obtaining or renewing a license or attempting the same;
- 3616 (d) Being convicted of any crime that has a substantial 3617 relationship to the licensee's activities and services or an 3618 essential element of which is misstatement, fraud or dishonesty;
- 3619 (e) Being convicted of any crime <u>that</u> is a felony under 3620 the laws of this state or of the United States;
- (f) Engaging in or permitting the performance of unacceptable services personally or by assistants working under the licensee's supervision due to the licensee's deliberate or grossly negligent act or acts or failure to act, regardless of whether actual damage or damages to the public is established;
- 3626 (g) Continued practice although the licensee has become
 3627 unfit to practice social work due to: (i) failure to keep abreast
 3628 of current professional theory or practice; or (ii) physical or
- 3629 mental disability; the entry of an order or judgment by a court of

3630	competent	jurisdiction	that	a	licensee	ia	in	need	οf	mental
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- 3631 treatment or is incompetent shall constitute mental disability; or
- 3632 (iii) addiction or severe dependency upon alcohol or other drugs
- 3633 that may endanger the public by impairing the licensee's ability
- 3634 to practice;
- 3635 (h) Having disciplinary action taken against the
- 3636 licensee's license in another state;
- 3637 (i) Making differential, detrimental treatment against
- 3638 any person because of race, color, creed, sex, religion or
- 3639 national origin;
- 3640 (j) Engaging in lewd conduct in connection with
- 3641 professional services or activities;
- 3642 (k) Engaging in false or misleading advertising;
- 3643 (1) Contracting, assisting or permitting unlicensed
- 3644 persons to perform services for which a license is required under
- 3645 this chapter;
- 3646 (m) Violation of any probation requirements placed on a
- 3647 licensee by the board;
- 3648 (n) Revealing confidential information except as may be
- 3649 required by law;
- 3650 (o) Failing to inform clients of the fact that the
- 3651 client no longer needs the services or professional assistance of
- 3652 the licensee;
- 3653 (p) Charging excessive or unreasonable fees or engaging
- 3654 in unreasonable collection practices.
- 3655 (2) Notwithstanding any provision of this chapter:
- 3656 (a) The board, acting on its own motion or, in the case
- 3657 of a default on a loan, on the recommendation of the state agency
- 3658 to which payments are due, shall suspend the license of any person
- 3659 who defaults on or fails to comply with the requirements of a
- 3660 state educational loan, service conditional scholarship or loan
- 3661 repayment program obligation under which the person obtained any
- of the education necessary to qualify for a license under this

chapter. However, before a state agency may recommend the 3663 3664 suspension of a license due to the person's default on a loan, 3665 that agency must provide the license holder with notice of its 3666 intention to recommend the suspension of the person's license and 3667 an opportunity for the license holder to respond; and 3668 (b) The person's license will remain suspended until 3669 the person has: (i) made arrangements satisfactory to the board for meeting the obligations of the loan, scholarship or loan 3670 repayment program; or (ii) in the case of a default, made 3671 3672 arrangements satisfactory to the state agency to which payments are due for the repayment of the educational loan or scholarship. 3673 3674 The board may order a licensee to submit to a reasonable (3) 3675 physical or mental examination if the licensee's physical or 3676 mental capacity to practice safely is at issue in a disciplinary 3677 proceeding. 3678 (4) Failure to comply with a board order to submit to a 3679 physical or mental examination shall render a licensee subject to 3680 the summary suspension procedures described in Section 73-53-23. In addition to the reasons specified in subsection (1) 3681 3682 of this section, the board may suspend the license of any licensee for being out of compliance with an order for support, as defined 3683 3684 in Section 2 of this act. The procedure for suspension of a license for being out of compliance with an order for support, and 3685 3686 the procedure for the reissuance or reinstatement of a license 3687 suspended for that purpose, and the payment of any fees for the reissuance or reinstatement of a license suspended for that 3688 3689 purpose, shall be governed by Section 93-11-157 or 93-11-163, as 3690 the case may be. If there is any conflict between any provision of Section 93-11-157 or 93-11-163 and any provision of this 3691 chapter, the provisions of Section 93-11-157 or 93-11-163, as the 3692 3693 case may be, shall control. 3694 SECTION 27. Section 73-54-29, Mississippi Code of 1972, is

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amended as follows:

3696	73-54-29. $\underline{(1)}$ Licensees subject to this chapter shall
3697	conduct their activities, services and practice in accordance with
3698	this chapter and any rules promulgated pursuant under this
3699	chapter. Licensees may be subject to the exercise of the
3700	disciplinary sanctions enumerated in Section 73-53-23 if the board
3701	finds that a licensee is guilty of any of the actions listed in
3702	Section 73-53-17(1) or is guilty of any of the following:
3703	(a) Violation of any provision of this chapter or any
3704	rules or regulations of the board adopted under the provisions of
3705	this chapter.
3706	(b) Other just and sufficient cause that renders a
3707	person unfit to practice marriage and family therapy as determined
3708	by the board but not limited to:
3709	(i) Habitual use of alcohol or drugs to an extent
3710	that affects professional competence;
3711	(ii) Adjudication as being mentally incompetent by
3712	a court of competent jurisdiction;
3713	(iii) Practicing in a manner detrimental to the
3714	<pre>public health and welfare;</pre>
3715	(iv) Revocation of a license or certification by a
3716	licensing agency or by a certifying professional organization; or
3717	(v) Any other violation of this chapter or the
3718	code of ethical standards of the American Association of Marriage
3719	and Family Therapy or other ethical standards adopted by the board
3720	under the provisions of this chapter.
3721	(2) Notwithstanding any provision of this chapter:
3722	(a) The board, acting on its own motion or, in the case
3723	of a default on a loan, on the recommendation of the state agency
3724	to which payments are due, shall suspend the license of any person
3725	who defaults on or fails to comply with the requirements of a
3726	state educational loan, service conditional scholarship or loan

repayment program obligation under which the person obtained any

of the education necessary to qualify for a license under this

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3729	chapter.	However,	before	а	state	agency	may	recommend	the
	<u>-</u>	,							

- 3730 suspension of a license due to the person's default on a loan,
- 3731 that agency must provide the license holder with notice of its
- 3732 intention to recommend the suspension of the person's license and
- 3733 an opportunity for the license holder to respond; and
- 3734 (b) The person's license will remain suspended until
- 3735 the person has: (i) made arrangements satisfactory to the board
- 3736 for meeting the obligations of the loan, scholarship or loan
- 3737 repayment program; or (ii) in the case of a default, made
- 3738 arrangements satisfactory to the state agency to which payments
- 3739 are due for the repayment of the educational loan or scholarship.
- 3740 **SECTION 28.** Section 73-57-31, Mississippi Code of 1972, is
- 3741 amended as follows:
- 3742 73-57-31. (1) The board may revoke, suspend or refuse to
- 3743 renew any license or permit, or place on probation, or otherwise
- 3744 reprimand a licensee or permit holder, or deny a license to an
- 3745 applicant if it finds that person:
- 3746 (a) Is guilty of fraud or deceit in procuring or
- 3747 attempting to procure a license or renewal of a license to
- 3748 practice respiratory care.
- 3749 (b) Is unfit or incompetent by reason of negligence,
- 3750 habits or other causes of incompetency.
- 3751 (c) Is habitually intemperate in the use of alcoholic
- 3752 beverages.
- 3753 (d) Is addicted to, or has improperly obtained,
- 3754 possessed, used or distributed habit-forming drugs or narcotics.
- 3755 (e) Is guilty of dishonest or unethical conduct.
- 3756 (f) Has practiced respiratory care after his license or
- 3757 permit has expired or has been suspended.
- 3758 (g) Has practiced respiratory care under cover of any
- 3759 permit or license illegally or fraudulently obtained or issued.
- 3760 (h) Has violated or aided or abetted others in
- 3761 violation of any provision of this chapter.

(2) Notwithstanding any provision of this chapter:

3763	(a) The board, acting on its own motion or, in the case
3764	of a default on a loan, on the recommendation of the state agency
3765	to which payments are due, shall suspend the license of any person
3766	who defaults on or fails to comply with the requirements of a
3767	state educational loan, service conditional scholarship or loan
3768	repayment program obligation under which the person obtained any
3769	of the education necessary to qualify for a license under this
3770	chapter. However, before a state agency may recommend the
3771	suspension of a license due to the person's default on a loan,
3772	that agency must provide the license holder with notice of its
3773	intention to recommend the suspension of the person's license and
3774	an opportunity for the license holder to respond; and
3775	(b) The person's license will remain suspended until
3776	the person has: (i) made arrangements satisfactory to the board
3777	for meeting the obligations of the loan, scholarship or loan
3778	repayment program; or (ii) in the case of a default, made
3779	arrangements satisfactory to the state agency to which payments
3780	are due for the repayment of the educational loan or scholarship.
3781	(3) In addition to the reasons specified in subsection (1)
3782	of this section, the board $\underline{\text{may}}$ suspend the license or permit of
3783	any licensee or permit holder for being out of compliance with an
3784	order for support, as defined in Section 2 of this act. The
3785	procedure for suspension of a license or permit for being out of
3786	compliance with an order for support, and the procedure for the
3787	reissuance or reinstatement of a license or permit suspended for
3788	that purpose, and the payment of any fees for the reissuance or
3789	reinstatement of a license or permit suspended for that purpose,
3790	shall be governed by Section 93-11-157 or 93-11-163, as the case
3791	may be. If there is any conflict between any provision of Section
3792	93-11-157 or 93-11-163 and any provision of this chapter, the
3793	provisions of Section 93-11-157 or 93-11-163, as the case may be,
3794	shall control.

3795 **SECTION 29.** Section 73-63-43, Mississippi Code of 1972, is 3796 amended as follows:

3797 73-63-43. (1) The board, upon satisfactory proof and in 3798 accordance with this chapter and rules and regulations of the 3799 board, may take the disciplinary actions provided under this 3800 chapter against any person for the following reasons:

- 3801 (a) Violation of this chapter, any rule or regulation 3802 or written order of the board, any condition of registration or 3803 standards of professional conduct;
- 3804 (b) Fraud, deceit or misrepresentation in obtaining a 3805 certificate of registration as a registered professional geologist 3806 or certificate of enrollment as a geologist-in-training;
- 3807 (c) Gross negligence, malpractice, incompetency,
 3808 misconduct, or repeated incidents of simple negligence in or
 3809 related to the practice of geology;
- (d) Practicing or offering to practice geology, or
 holding oneself out as being registered or qualified to practice
 geology, by an individual who is not registered under this
 chapter, or by any other person not employing a registered
 professional geologist as required by this chapter;
- 3815 (e) Using the seal of another, or using or allowing use 3816 of one's seal on geologic work not performed by or under the 3817 supervision of the registered professional geologist, or otherwise 3818 aiding or abetting any person in the violation of this chapter; or
- 3819 (f) Disciplinary action by any state agency, board of 3820 registration or similar licensing agency for geologists or any 3821 profession or occupation related to the practice of geology. The 3822 sanction imposed by the board shall not exceed in severity or 3823 duration the sanction upon which that action is based.
 - (2) Notwithstanding any provision of this chapter:
- 3825 (a) The board, acting on its own motion or, in the case
 3826 of a default on a loan, on the recommendation of the state agency
 3827 to which payments are due, shall suspend the license of any person

3829	state educational loan, service conditional scholarship or loan
3830	repayment program obligation under which the person obtained any
3831	of the education necessary to qualify for a license under this
3832	chapter. However, before a state agency may recommend the
3833	suspension of a license due to the person's default on a loan,
3834	that agency must provide the license holder with notice of its
3835	intention to recommend the suspension of the person's license and
3836	an opportunity for the license holder to respond; and
3837	(b) The person's license will remain suspended until
3838	the person has: (i) made arrangements satisfactory to the board
3839	for meeting the obligations of the loan, scholarship or loan
3840	repayment program; or (ii) in the case of a default, made
3841	arrangements satisfactory to the state agency to which payments
3842	are due for the repayment of the educational loan or scholarship.
3843	(3) Any person may bring a complaint alleging a violation of
3844	this chapter, any rule or regulation or written order of the
3845	board, any condition of registration or standards of professional
3846	conduct. Complaints shall be made in writing, sworn to by the
3847	person filing the complaint, and filed with the board. The board
3848	shall investigate all complaints and upon finding a basis for that
3849	complaint, shall notify the accused in writing specifying the
3850	provisions of this chapter, rule, regulation or order of the board
3851	or the condition or standard alleged to be violated and the facts
3852	alleged to constitute the violation. The notice shall require the
3853	accused to appear before the board at a time and place to answer
3854	the charges. The time of appearance shall be at least thirty (30)
3855	days from the date of service of the notice. Notice shall be made
3856	by service on the person or by registered or certified mail,
3857	return receipt requested, to last known business or residence
3858	address of the accused, as shown on the records of the board.
3859	Within fifteen (15) days following receipt of that notice, the
3860	accused shall file a written response, admitting, denying, or
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who defaults on or fails to comply with the requirements of a

taking exception to the charges. In the absence of a response or if the charges are admitted or if no exception is taken, the board may take disciplinary action without holding a hearing. A disciplinary action may be settled by the board and the accused, either before or after a hearing has begun.

A person who reports or provides information to the board in good faith is not subject to an action for civil damages.

(4) Any hearing under this section may be conducted by the board itself at a regular or special meeting of the board or by a hearing officer designated by the board. The hearing officer may conduct the hearings in the name of the board at any time and place as conditions and circumstances may warrant. The hearing officer or any member of the board may administer oaths or affirmations to witnesses appearing before the hearing officer or the board.

If any witness fails or refuses to attend upon subpoena issued by the board, refuses to testify or refuses to produce books, papers, reports, documents and similar material, the production of which is called for by a subpoena, the attendance of any witness and the giving of that person's testimony and the production of books, papers, reports, documents and similar material shall be enforced by any court of competent jurisdiction of this state in the manner provided for the enforcement of the attendance and testimony of witnesses in civil cases in the courts of this state.

All hearings before the board shall be recorded either by a
court reporter or by tape or mechanical recorders and subject to
transcription upon order of the board or any interested person.
If the request for transcription originates with an interested
person, that person shall pay the cost of transcription.

The accused shall have the right to be present at the hearing in person, by counsel or other representative, or both. The board may continue or recess the hearing as may be necessary.

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(5) If a hearing officer conducts the hearing on behalf of 3894 3895 the board, the hearing officer shall upon completion have the record of that hearing prepared. The record shall be submitted to 3896 3897 the board along with that hearing officer's findings of fact and 3898 recommended decision. Upon receipt and review of the record of 3899 the hearing and the hearing officer's findings of fact and recommended decision, the board shall render its final decision as 3900 provided in subsection (6) of this section. 3901

Any person ordered to appear for an alleged violation may request a hearing before a majority of the board. A verbatim record of any previous hearings on that matter shall be filed with the board, together with findings of fact and conclusions of law made by the board based on the record.

(6) At the conclusion of the hearing, the board may either decide the issue at that time or take the case under advisement for further deliberation. The board shall render its decision not more than ninety (90) days after the close of the hearing, and shall forward to the last known business or residence address of the accused, by certified or registered mail, return receipt requested, a written statement of the decision of the board.

If a majority of the board finds the accused guilty of the charges filed, the board may take any combination of the following actions:

- 3917 (a) Deny the renewal of a certificate of registration 3918 or certificate of enrollment;
- 3919 (b) Suspend the certificate of registration or
 3920 certificate of enrollment of any registrant for a specified period
 3921 of time, not to exceed three (3) years, or revoke the certificate
 3922 of registration or certificate of enrollment of any registrant;
- 3923 (c) Censure, reprimand or issue a public or private 3924 admonishment to an applicant, a registrant or any other person 3925 engaged in the practice of geology under this chapter;

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3926	(d) Impose limitations, conditions or restrictions upon
3927	the practice of an applicant, a registrant or upon any other
3928	person engaged in the practice of geology;

- 3929 (e) Require the guilty party to complete a course, 3930 approved by the board, in ethics;
- 3931 (f) Impose probation upon a registrant, requiring 3932 regular reporting to the board;
- 3933 (g) Require restitution, in whole or in part, of the 3934 compensation or fees earned by a registrant or by any other person 3935 engaging in the practice of geology; or
- 3936 (h) Assess and levy upon the guilty party a monetary 3937 penalty not to exceed Five Thousand Dollars (\$5,000.00) for each 3938 violation.
- 3939 (7) Any monetary penalty assessed and levied under this
 3940 section shall be paid to the board upon the expiration of the
 3941 period allowed for appeal of that penalty, or may be paid sooner
 3942 if the guilty party elects. Money collected by the board under
 3943 this section shall be deposited to the credit of the registered
 3944 professional geologists fund.
- 3945 When payment of a monetary penalty assessed and levied by the board in accordance with this section is not paid when due, the 3946 3947 board may begin and maintain proceedings in its name for enforcement of payment in the chancery court of the county and 3948 judicial district of residence of the guilty party and if the 3949 3950 guilty party is a nonresident of the State of Mississippi, the proceedings shall be in the Chancery Court of the First Judicial 3951 3952 District of Hinds County, Mississippi.
- 3953 (8) The board may assess and impose the costs of any
 3954 disciplinary proceedings conducted under this section against
 3955 either the accused, the charging party, or both, as it may elect.
- 3956 (9) The authority of the board to assess and levy the 3957 monetary penalties under this section shall not be affected or

3959 the same violation or violations, unless provided in this section. 3960 If the board determines there is an imminent danger to 3961 the public welfare, the board may issue an order for the immediate 3962 suspension of a certificate of registration or a certificate of 3963 enrollment. The registrant may request a hearing on the matter within fifteen (15) days after receipt of the order of suspension. 3964 The board shall file charges as provided in this section within 3965 thirty (30) days after the issuance of an order, or the suspension 3966 shall be of no further force and effect. If charges are filed, 3967 3968 the order of suspension shall remain in effect until disposition of all charges. 3969 3970 (11) The board, for sufficient cause, may reissue a revoked certificate of registration or certificate of enrollment, upon 3971 written application to the board by the applicant. 3972 application shall be made not less than three (3) years after the 3973 3974 revocation. The board may impose reasonable conditions or 3975 limitations in connection with any reissuance. (12) In addition to the reasons named in subsection (1) of 3976 3977 this section, the board may suspend the certificate of registration or certificate of enrollment of any person for being 3978 3979 out of compliance with an order for support, as defined in Section 93-11-153. The procedure for suspension of a certificate for 3980 3981 being out of compliance with an order for support, and the 3982 procedure for the reissuance or reinstatement of a certificate suspended for that purpose, and the payment of any fees for the 3983 reissuance or reinstatement of a certificate suspended for that 3984 purpose, shall be governed by Section 93-11-157 or 93-11-163, as 3985 the case may be. Actions taken by the board in suspending a 3986 3987 certificate when required by Section 93-11-157 or 93-11-163 are not actions from which an appeal may be taken under Section 3988 3989 73-63-49. Any appeal of a suspension of a certificate that is required by Section 93-11-157 or 93-11-163 shall be taken in 3990

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diminished by any other proceeding, civil or criminal, concerning

- 3991 accordance with the appeal procedure specified in Section
- 3992 93-11-157 or 93-11-163, as the case may be, rather than the
- 3993 procedure specified in Section 73-63-49. If there is any conflict
- 3994 between Section 93-11-157 or 93-11-163 and this chapter, Section
- 3995 93-11-157 or 93-11-163, as the case may be, shall control.
- 3996 **SECTION 30.** Section 73-65-13, Mississippi Code of 1972, is
- 3997 amended as follows:
- 3998 73-65-13. (1) The board may deny any application, or
- 3999 suspend or revoke any license held or applied for under the
- 4000 provisions of Section 73-65-7 if the person:
- 4001 (a) Is found guilty of fraud, deceit, or
- 4002 misrepresentation in procuring or attempting to procure a license
- 4003 to practice art therapy;
- 4004 (b) Is adjudicated mentally incompetent;
- 4005 (c) Is found guilty of a felony or misdemeanor
- 4006 involving moral turpitude;
- 4007 (d) Is found guilty of unprofessional or unethical
- 4008 conduct in this or any other jurisdiction;
- 4009 (e) Has been using any controlled substance or
- 4010 alcoholic beverage to an extent or in a manner dangerous to the
- 4011 person, any other person, or the public, or to an extent that the
- 4012 use impairs the ability to perform as a licensed professional art
- 4013 therapist;
- 4014 (f) Has violated any provision of this chapter; or
- 4015 (g) Willfully or negligently divulges a professional
- 4016 confidence.
- 4017 (2) A certified copy of the record of conviction shall be
- 4018 conclusive evidence of the conviction.
- 4019 (3) Disciplinary proceedings may be initiated upon the
- 4020 receipt by the board of a sworn complaint by any person, including
- 4021 members of the board.
- 4022 (4) Notwithstanding any provision of this chapter:

4023	(a) The board, acting on its own motion or, in the case
4024	of a default on a loan, on the recommendation of the state agency
4025	to which payments are due, shall suspend the license of any person
4026	who defaults on or fails to comply with the requirements of a
4027	state educational loan, service conditional scholarship or loan
4028	repayment program obligation under which the person obtained any
4029	of the education necessary to qualify for a license under this
4030	chapter. However, before a state agency may recommend the
4031	suspension of a license due to the person's default on a loan,
4032	that agency must provide the license holder with notice of its
4033	intention to recommend the suspension of the person's license and
4034	an opportunity for the license holder to respond; and
4035	(b) The person's license will remain suspended until
4036	the person has: (i) made arrangements satisfactory to the board
4037	for meeting the obligations of the loan, scholarship or loan
4038	repayment program; or (ii) in the case of a default, made
4039	arrangements satisfactory to the state agency to which payments
4040	are due for the repayment of the educational loan or scholarship.
4041	SECTION 31. Section 73-67-27, Mississippi Code of 1972, is
4042	amended as follows:
4043	73-67-27. (1) The board may refuse to issue or renew or may
4044	deny, suspend or revoke any certificate of registration held or
4045	applied for under this chapter upon finding that the holder of a
4046	certificate of registration or applicant:
4047	(a) Is guilty of fraud, deceit or misrepresentation in
4048	procuring or attempting to procure any certificate of registration
4049	provided for in this chapter;
4050	(b) Attempted to use as his own the certificate of
4051	registration of another;
4052	(c) Allowed the use of his certificate of registration
4053	by another;

(d) Has been adjudicated as mentally incompetent by

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regularly constituted authorities;

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4056	(e) Has been convicted of a crime, or has charges or
4057	disciplinary action pending that directly relates to the practice
4058	of massage therapy or to the ability to practice massage therapy.
4059	Any plea of nolo contendere shall be considered a conviction for
4060	the purposes of this section;

- 4061 (f) Is guilty of unprofessional or unethical conduct as 4062 defined by the code of ethics;
- 4063 (g) Is guilty of false, misleading or deceptive

 4064 advertising, or is guilty of aiding or assisting in the

 4065 advertising of any unregistered or unpermitted person in the

 4066 practice of massage therapy;
- 4067 (h) Is grossly negligent or incompetent in the practice 4068 of massage therapy; or
- (i) Has had rights, credentials or one or more
 license(s) to practice massage therapy revoked, suspended or
 denied in any jurisdiction, territory or possession of the United
 States or another country for acts of the licensee similar to acts
 described in this section. A certified copy of the record of the
 jurisdiction making such a revocation, suspension or denial shall
 be conclusive evidence thereof.
 - (2) Notwithstanding any provision of this chapter:
- 4077 (a) The board, acting on its own motion or, in the case of a default on a loan, on the recommendation of the state agency 4078 4079 to which payments are due, shall suspend the certificate of 4080 registration of any person who defaults on or fails to comply with 4081 the requirements of a state educational loan, service conditional 4082 scholarship or loan repayment program obligation under which the person obtained any of the education necessary to qualify for a 4083 certificate of registration under this chapter. However, before a 4084 4085 state agency may recommend the suspension of a certificate of 4086 registration due to the person's default on a loan, that agency must provide the certificate holder with notice of its intention 4087 to recommend the suspension of the person's certificate of 4088

registration and an opportunity for the certificate holder to respond; and

- (b) The person's certificate of registration will
 remain suspended until the person has: (i) made arrangements
 satisfactory to the board for meeting the obligations of the loan,
 scholarship or loan repayment program; or (ii) in the case of a
 default, made arrangements satisfactory to the state agency to
 which payments are due for the repayment of the educational loan
- 4098 (3) Investigative proceedings may be implemented by a 4099 complaint by any person, including members of the board.

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or scholarship.

- (a) Any person(s) found guilty of prostitution using as 4100 4101 any advertisement, claim or insignia of being an actual registered massage therapist or to be practicing massage therapy by using the 4102 word "massage" or any other description indicating the same, 4103 whether or not the person(s) have one or more such certificate of 4104 registration for person(s) or establishment(s), shall be guilty of 4105 4106 a misdemeanor, and upon conviction, shall be punished by a fine of not less than One Thousand Dollars (\$1,000.00), nor more than Five 4107 4108 Thousand Dollars (\$5,000.00), or imprisonment of up to six (6) 4109 months, or both, per offense, per person.
- 4110 (b) Any person who knowingly participates in receiving
 4111 illegal service(s) of any person found guilty as described in
 4112 paragraph (a) of this subsection, upon conviction, shall be
 4113 punished by a fine not exceeding Five Hundred Dollars (\$500.00),
 4114 or imprisonment for up to one (1) month, or both. Persons
 4115 officially designated to investigate complaints are exempt.
- (c) Any person who violates any provision of this
 chapter, other than violation(s) of paragraph (a) of this
 subsection, is guilty of a misdemeanor, and upon conviction, shall
 be punished by a fine not exceeding Five Hundred Dollars
 (\$500.00), or imprisonment for up to one (1) month in jail, or
 both, per offense.

SECTION 32. This act shall take effect and be in force from and after July 1, 2003.