

By: Representative Shanks

To: Public Health and Human Services

HOUSE BILL NO. 955

1       AN ACT TO AMEND SECTION 73-21-69, MISSISSIPPI CODE OF 1972,  
2 TO EXTEND THE DATE OF THE REPEALER ON THE MISSISSIPPI PHARMACY  
3 PRACTICE ACT; TO REENACT SECTIONS 73-21-71 THROUGH 73-21-129,  
4 WHICH ARE THE MISSISSIPPI PHARMACY PRACTICE ACT; TO AMEND  
5 REENACTED SECTIONS 73-21-85, 73-21-103 AND 73-21-111, MISSISSIPPI  
6 CODE OF 1972, TO INFORM THE CODE PUBLISHER TO MAKE MINOR  
7 NONSUBSTANTIVE GRAMMATICAL CORRECTIONS; TO AMEND REENACTED SECTION  
8 73-21-97, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF THE  
9 REPEALER ON THE PROVISION OF LAW THAT AUTHORIZES THE STATE BOARD  
10 OF PHARMACY TO TAKE DISCIPLINARY ACTION AGAINST A PERSON LICENSED  
11 UNDER THE MISSISSIPPI PHARMACY PRACTICE ACT FOR VIOLATIONS OF THE  
12 PATIENT'S RIGHT TO INFORMED HEALTH CARE CHOICES ACT; AND FOR  
13 RELATED PURPOSES.

14       BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

15       **SECTION 1.** Section 73-21-69, Mississippi Code of 1972, is  
16 amended as follows:

17       73-21-69. Sections 73-21-71 through 73-21-129, which create  
18 the State Board of Pharmacy and prescribe its duties and powers,  
19 shall stand repealed on July 1, **\* \* \* 2028.**

20       **SECTION 2.** Section 73-21-71, Mississippi Code of 1972, is  
21 reenacted as follows:

22       73-21-71. This chapter shall be known as the "Mississippi  
23 Pharmacy Practice Act."

24           **SECTION 3.** Section 73-21-73, Mississippi Code of 1972, is  
25 reenacted as follows:

26           73-21-73. As used in this chapter, unless the context  
27 requires otherwise:

28           (a) "Administer" means the direct application of a  
29 prescription drug pursuant to a lawful order of a practitioner to  
30 the body of a patient by injection, inhalation, ingestion or any  
31 other means.

32           (b) "Biological product" means the same as that term is  
33 defined in 42 USC Section 262.

34           (c) "Board of Pharmacy," "Pharmacy Board," "MSBP" or  
35 "board" means the State Board of Pharmacy.

36           (d) "Compounding" means (i) the production,  
37 preparation, propagation, conversion or processing of a sterile or  
38 nonsterile drug or device either directly or indirectly by  
39 extraction from substances of natural origin or independently by  
40 means of chemical or biological synthesis or from bulk chemicals  
41 or the preparation, mixing, measuring, assembling, packaging or  
42 labeling of a drug or device as a result of a practitioner's  
43 prescription drug order or initiative based on the  
44 practitioner/patient/pharmacist relationship in the course of  
45 professional practice, or (ii) for the purpose of, as an incident  
46 to, research, teaching or chemical analysis and not for sale or  
47 dispensing. Compounding also includes the preparation of drugs or



48 devices in anticipation of prescription drug orders based on  
49 routine regularly observed prescribing patterns.

50 (e) "Continuing education unit" means ten (10) clock  
51 hours of study or other such activity as may be approved by the  
52 board, including, but not limited to, all programs which have been  
53 approved by the American Council on Pharmaceutical Education.

54 (f) "Deliver" or "delivery" means the actual,  
55 constructive or attempted transfer in any manner of a drug or  
56 device from one (1) person to another, whether or not for a  
57 consideration, including, but not limited to, delivery by mailing  
58 or shipping.

59 (g) "Device" means an instrument, apparatus, implement,  
60 machine, contrivance, implant, in vitro reagent or other similar  
61 or related article, including any component part or accessory  
62 which is required under federal or state law to be prescribed by a  
63 practitioner and dispensed by a pharmacist.

64 (h) "Dispense" or "dispensing" means the interpretation  
65 of a valid prescription of a practitioner by a pharmacist and the  
66 subsequent preparation of the drug or device for administration to  
67 or use by a patient or other individual entitled to receive the  
68 drug.

69 (i) "Distribute" means the delivery of a drug or device  
70 other than by administering or dispensing to persons other than  
71 the ultimate consumer.

72 (j) "Drug" means:

73 (i) Articles recognized as drugs in the official  
74 United States Pharmacopeia, official National Formulary, official  
75 Homeopathic Pharmacopeia, other drug compendium or any supplement  
76 to any of them;

77 (ii) Articles intended for use in the diagnosis,  
78 cure, mitigation, treatment or prevention of disease in man or  
79 other animals;

80 (iii) Articles other than food intended to affect  
81 the structure or any function of the body of man or other animals;  
82 and

83 (iv) Articles intended for use as a component of  
84 any articles specified in subparagraph (i), (ii) or (iii) of this  
85 paragraph.

86 (k) "Drugroom" means a business, which does not require  
87 the services of a pharmacist, where prescription drugs or  
88 prescription devices are bought, sold, maintained or provided to  
89 consumers.

90 (1) "Extern" means a student in the professional  
91 program of a school of pharmacy accredited by the American Council  
92 on Pharmaceutical Education who is making normal progress toward  
93 completion of a professional degree in pharmacy.

94 (m) "Foreign pharmacy graduate" means a person whose  
95 undergraduate pharmacy degree was conferred by a recognized school  
96 of pharmacy outside of the United States, the District of Columbia  
97 and Puerto Rico. Recognized schools of pharmacy are those



98 colleges and universities listed in the World Health  
99 Organization's World Directory of Schools of Pharmacy, or  
100 otherwise approved by the Foreign Pharmacy Graduate Examination  
101 Committee (FPGEC) certification program as established by the  
102 National Association of Boards of Pharmacy.

103 (n) "Generic equivalent drug product" means a drug  
104 product which (i) contains the identical active chemical  
105 ingredient of the same strength, quantity and dosage form; (ii) is  
106 of the same generic drug name as determined by the United States  
107 Adoptive Names and accepted by the United States Food and Drug  
108 Administration; and (iii) conforms to such rules and regulations  
109 as may be adopted by the board for the protection of the public to  
110 assure that such drug product is therapeutically equivalent.

111 (o) "Interchangeable biological product" or "I.B."  
112 means a biological product that the federal Food and Drug  
113 Administration:

114 (i) Has licensed and determined as meeting the  
115 standards for interchangeability under 42 USC Section 262(k)(4);  
116 or

117 (ii) Has determined is therapeutically equivalent  
118 as set forth in the latest edition of or supplement to the federal  
119 Food and Drug Administration's Approved Drug Products with  
120 Therapeutic Equivalence Evaluations.

121 (p) "Internet" means collectively the myriad of  
122 computer and telecommunications facilities, including equipment

123 and operating software, which comprise the interconnected  
124 worldwide network of networks that employ the Transmission Control  
125 Protocol/Internet Protocol, or any predecessor or successor  
126 protocol to such protocol, to communicate information of all kinds  
127 by wire or radio.

128 (q) "Interested directly" means being employed by,  
129 having full or partial ownership of, or control of, any facility  
130 permitted or licensed by the Mississippi State Board of Pharmacy.

131 (r) "Interested indirectly" means having a spouse who  
132 is employed by any facility permitted or licensed by the  
133 Mississippi State Board of Pharmacy.

134 (s) "Intern" means a person who has graduated from a  
135 school of pharmacy but has not yet become licensed as a  
136 pharmacist.

137 (t) "Manufacturer" means a person, business or other  
138 entity engaged in the production, preparation, propagation,  
139 conversion or processing of a prescription drug or device, if such  
140 actions are associated with promotion and marketing of such drugs  
141 or devices.

142 (u) "Manufacturer's distributor" means any person or  
143 business who is not an employee of a manufacturer, but who  
144 distributes sample drugs or devices, as defined under subsection  
145 (i) of this section, under contract or business arrangement for a  
146 manufacturer to practitioners.

147 (v) "Manufacturing" of prescription products means the  
148 production, preparation, propagation, conversion or processing of  
149 a drug or device, either directly or indirectly, by extraction  
150 from substances from natural origin or independently by means of  
151 chemical or biological synthesis, or from bulk chemicals and  
152 includes any packaging or repackaging of the substance(s) or  
153 labeling or relabeling of its container, if such actions are  
154 associated with promotion and marketing of such drug or devices.

155 (w) "Misappropriation of a prescription drug" means to  
156 illegally or unlawfully convert a drug, as defined in subsection  
157 (i) of this section, to one's own use or to the use of another.

158 (x) "Nonprescription drugs" means nonnarcotic medicines  
159 or drugs that may be sold without a prescription and are  
160 prepackaged and labeled for use by the consumer in accordance with  
161 the requirements of the statutes and regulations of this state and  
162 the federal government.

163 (y) "Person" means an individual, corporation,  
164 partnership, association or any other legal entity.

165 (z) "Pharmacist" means an individual health care  
166 provider licensed by this state to engage in the practice of  
167 pharmacy. This recognizes a pharmacist as a learned professional  
168 who is authorized to provide patient services.

169 (aa) "Pharmacy" means any location for which a pharmacy  
170 permit is required and in which prescription drugs are maintained,  
171 compounded and dispensed for patients by a pharmacist. This



172 definition includes any location where pharmacy-related services  
173 are provided by a pharmacist.

174 (bb) "Prepackaging" means the act of placing small  
175 precounted quantities of drug products in containers suitable for  
176 dispensing or administering in anticipation of prescriptions or  
177 orders.

178 (cc) "Unlawful or unauthorized possession" means  
179 physical holding or control by a pharmacist of a controlled  
180 substance outside the usual and lawful course of employment.

181 (dd) "Practice of pharmacy" means a health care service  
182 that includes, but is not limited to, the compounding, dispensing,  
183 and labeling of drugs or devices; interpreting and evaluating  
184 prescriptions; administering and distributing drugs and devices;  
185 the compounding, dispensing and labeling of drugs and devices;  
186 maintaining prescription drug records; advising and consulting  
187 concerning therapeutic values, content, hazards and uses of drugs  
188 and devices; initiating or modifying of drug therapy in accordance  
189 with written guidelines or protocols previously established and  
190 approved by the board; selecting drugs; participating in drug  
191 utilization reviews; storing prescription drugs and devices;  
192 ordering lab work in accordance with written guidelines or  
193 protocols as defined by paragraph (nn) of this section; providing  
194 pharmacotherapeutic consultations; supervising supportive  
195 personnel and such other acts, services, operations or

196 transactions necessary or incidental to the conduct of the  
197 foregoing.

198 (ee) "Practitioner" means a physician, dentist,  
199 veterinarian, or other health care provider authorized by law to  
200 diagnose and prescribe drugs.

201 (ff) "Prescription" means a written, verbal or  
202 electronically transmitted order issued by a practitioner for a  
203 drug or device to be dispensed for a patient by a pharmacist.  
204 "Prescription" includes a standing order issued by a practitioner  
205 to an individual pharmacy that authorizes the pharmacy to dispense  
206 an opioid antagonist to certain persons without the person to whom  
207 the opioid antagonist is dispensed needing to have an individual  
208 prescription, as authorized by Section 41-29-319(3).

209 (gg) "Prescription drug" or "legend drug" means a drug  
210 which is required under federal law to be labeled with either of  
211 the following statements prior to being dispensed or delivered:

212 (i) "Caution: Federal law prohibits dispensing  
213 without prescription," or

214 (ii) "Caution: Federal law restricts this drug to  
215 use by or on the order of a licensed veterinarian"; or a drug  
216 which is required by any applicable federal or state law or  
217 regulation to be dispensed on prescription only or is restricted  
218 to use by practitioners only.

219 (hh) "Product selection" means the dispensing of a  
220 generic equivalent drug product or an interchangeable biological  
221 product in lieu of the drug product ordered by the prescriber.

222 (ii) "Provider" or "primary health care provider"  
223 includes a pharmacist who provides health care services within his  
224 or her scope of practice pursuant to state law and regulation.

225 (jj) "Registrant" means a pharmacy or other entity  
226 which is registered with the Mississippi State Board of Pharmacy  
227 to buy, sell or maintain controlled substances.

228 (kk) "Repackager" means a person registered by the  
229 federal Food and Drug Administration as a repackager who removes a  
230 prescription drug product from its marketed container and places  
231 it into another, usually of smaller size, to be distributed to  
232 persons other than the consumer.

233 (11) "Reverse distributor" means a business operator  
234 that is responsible for the receipt and appropriate return or  
235 disposal of unwanted, unneeded or outdated stocks of controlled or  
236 uncontrolled drugs from a pharmacy.

242 (nn) "Written guideline or protocol" means an agreement  
243 in which any practitioner authorized to prescribe drugs delegates



244 to a pharmacist authority to conduct specific prescribing  
245 functions in an institutional setting, or with the practitioner's  
246 individual patients, provided that a specific protocol agreement  
247 between the practitioner and the pharmacist is signed and filed as  
248 required by law or by rule or regulation of the board.

249 (oo) "Wholesaler" means a person who buys or otherwise  
250 acquires prescription drugs or prescription devices for resale or  
251 distribution, or for repackaging for resale or distribution, to  
252 persons other than consumers.

253 (pp) "Pharmacy benefit manager" has the same meaning as  
254 defined in Section 73-21-153.

255 **SECTION 4.** Section 73-21-75, Mississippi Code of 1972, is  
256 reenacted as follows:

257 73-21-75. (1) The State Board of Pharmacy created by former  
258 Section 73-21-9 is continued and reconstituted as follows: The  
259 board shall consist of seven (7) appointed members. At least one  
260 (1) appointment shall be made from each congressional district.  
261 Each appointed member of the board shall be appointed by the  
262 Governor, with the advice and consent of the Senate, from a list  
263 of five (5) names submitted by the Mississippi Pharmacists  
264 Association, with input from the Magnolia Pharmaceutical Society,  
265 the Mississippi Independent Pharmacies Association (MIPA),  
266 Mississippi Society of Health-System Pharmacists (MSHP) and  
267 Mississippi College of Clinical Pharmacy (MCCP) and other  
268 pharmacist associations or societies. Of the members appointed,



269 one (1) shall, at the time of appointment, have had five (5)  
270 years' experience as a pharmacist at a facility holding an  
271 institutional permit, and one (1) shall, at the time of  
272 appointment, have had five (5) years' experience as a pharmacist  
273 at a facility holding a retail permit. Any person appointed to  
274 the board shall be limited to two (2) full terms of office during  
275 any fifteen-year period, including any member serving on May 14,  
276 1992.

277 (2) The members of the board appointed and serving prior to  
278 July 1, 1983, whose terms have not expired by July 1, 1983, shall  
279 serve the balance of their terms as members of the reconstituted  
280 board, and they shall be considered to be from the same  
281 congressional districts from which they were originally appointed  
282 if they still reside therein, even if the district boundaries have  
283 changed subsequent to their original appointments. The Governor  
284 shall appoint the remaining members of the reconstituted board in  
285 the manner prescribed in subsection (1) of this section on July 1,  
286 1983. The initial members of the reconstituted board shall serve  
287 terms of office as follows:

288 (a) The term of the member from the First Congressional  
289 District shall expire on July 1, 1984; and from and after July 1,  
290 1996, this appointment shall be designated as Post 1.

291 (b) The term of the member from the Second  
292 Congressional District shall expire on July 1, 1988; and from and

293 after July 1, 1996, this appointment shall be designated as Post  
294 2.

295 (c) The term of the member from the Third Congressional  
296 District shall expire on July 1, 1986; and from and after July 1,  
297 1996, this appointment shall be designated as Post 3.

298 (d) The term of the member from the Fourth  
299 Congressional District shall expire on July 1, 1985; and from and  
300 after July 1, 1996, this appointment shall be designated as Post  
301 4.

302 (e) The term of the member from the Fifth Congressional  
303 District shall expire on July 1, 1987; and from and after July 1,  
304 1996, this appointment shall be designated as Post 5.

305 (f) The term of one (1) of the members from the state  
306 at large shall expire on July 1, 1985; and from and after July 1,  
307 1996, this appointment shall be designated as Post 6.

308 (g) The term of the other member from the state at  
309 large shall expire on July 1, 1988; and from and after July 1,  
310 1996, this appointment shall be designated as Post 7.

311 The appointments of members from congressional districts as  
312 provided under this section shall be made from the congressional  
313 districts as they existed on July 1, 2001.

314 (3) At the expiration of a term, members of the board shall  
315 be appointed in the manner prescribed in subsection (1) of this  
316 section for terms of five (5) years from the expiration date of  
317 the previous terms. Any vacancy on the board prior to the

318 expiration of a term for any reason, including resignation,  
319 removal, disqualification, death or disability, shall be filled by  
320 appointment of the Governor in the manner prescribed in subsection  
321 (1) of this section for the balance of the unexpired term. The  
322 Mississippi Pharmacists Association, with input from the Magnolia  
323 Pharmaceutical Society, the Mississippi Independent Pharmacies  
324 Association (MIPA), Mississippi Society of Health-System  
325 Pharmacists (MSHP) and Mississippi College of Clinical Pharmacy  
326 (MCCP) and other pharmacist associations or societies, shall  
327 submit a list of nominees no more than thirty (30) days after a  
328 vacancy occurs, and the Governor shall fill such vacancies within  
329 ninety (90) days after each such vacancy occurs. If an election  
330 is required to narrow the number of potential candidates for  
331 nominations to the board, the Mississippi Pharmacists Association  
332 shall provide a ballot to each pharmacist holding a valid  
333 Mississippi license.

334 (4) To be qualified to be a member of the board, a person  
335 shall:

336 (a) Be an adult citizen of Mississippi for a period of  
337 at least five (5) years preceding his appointment to the board;  
338 (b) Be a pharmacist licensed and in good standing to  
339 practice pharmacy in the State of Mississippi; and  
340 (c) Have actively engaged in the practice of pharmacy  
341 in Mississippi for a period of at least five (5) years.

342 (5) The Governor may remove any or all members of the board  
343 on proof of unprofessional conduct, continued absence from the  
344 state, or for failure to perform the duties of his office. Any  
345 member who shall not attend two (2) consecutive meetings of the  
346 board for any reason other than illness of such member shall be  
347 subject to removal by the Governor. The president of the board  
348 shall notify the Governor in writing when any such member has  
349 failed to attend two (2) consecutive regular meetings. No removal  
350 shall be made without first giving the accused an opportunity to  
351 be heard in refutation of the charges made against him, and he  
352 shall be entitled to receive a copy of the charges at the time of  
353 filing.

354           **SECTION 5.** Section 73-21-77, Mississippi Code of 1972, is  
355    reenacted as follows:

356           73-21-77. (1) Each person appointed as a member of the  
357   board shall qualify by taking the oath prescribed by the  
358   Constitution for the state officers, and shall file certificate  
359   thereof in the Office of the Secretary of State within fifteen  
360   (15) days after his appointment.

361 (2) There shall be a president of the board and such other  
362 officers as deemed necessary by the board elected by and from its  
363 membership.

364 (3) The board shall meet at least once each quarter to  
365 transact business, and may meet at such additional times as it may



366 deem necessary. Such additional meetings may be called by the  
367 president of the board or a majority of the members of the board.

368 (4) The place for each meeting shall be determined prior to  
369 giving notice of such meeting and shall not be changed after such  
370 notice is given without adequate subsequent notice.

371 (5) A majority of the members of the board shall constitute  
372 a quorum for the conduct of the meeting and all actions of the  
373 board shall be by a majority.

374 (6) Each member of the board shall receive a per diem as  
375 provided in Section 25-3-69, not to exceed thirty (30) days in any  
376 one (1) period of twelve (12) months, for each day actually  
377 engaged in meetings of the board, together with necessary  
378 traveling and other expenses as provided in Section 25-3-41.

379 **SECTION 6.** Section 73-21-79, Mississippi Code of 1972, is  
380 reenacted as follows:

381 73-21-79. (1) The board shall employ an executive director  
382 of the board. The executive director shall be a citizen of  
383 Mississippi and a pharmacist licensed and in good standing to  
384 practice pharmacy in the State of Mississippi, who has had five  
385 (5) years' experience as a pharmacist.

386 (2) The executive director shall receive a salary to be set  
387 by the board, subject to the approval of the State Personnel  
388 Board, and shall be entitled to necessary expenses incurred in the  
389 performance of his official duties. He shall devote full time to



390 the duties of his office and shall not be engaged in any other  
391 business that will interfere with the duties of his office.

392 (3) The duties and responsibilities of the executive  
393 director shall be defined by rules and regulations prescribed by  
394 the board.

395 (4) The board may, in its discretion, employ persons in  
396 addition to the executive director in such other positions or  
397 capacities as it deems necessary to the proper conduct of board  
398 business. Any pharmacist-investigator employed by the board may  
399 have other part-time employment, provided that he shall not accept  
400 any employment that would cause a conflict of interest in his  
401 pharmacist-investigator duties. The board may employ legal  
402 counsel to assist in the conduct of its business.

403 **SECTION 7.** Section 73-21-81, Mississippi Code of 1972, is  
404 reenacted as follows:

405 73-21-81. The responsibility for the enforcement of the  
406 provisions of this chapter shall be vested in the board. The  
407 board shall have all of the duties, powers and authority  
408 specifically granted by and necessary to the enforcement of this  
409 chapter. The board may make, adopt, amend and repeal such rules  
410 and regulations as may be deemed necessary by the board, from time  
411 to time, for the proper administration and enforcement of this  
412 chapter, in accordance with the provisions of the Mississippi  
413 Administrative Procedures Law (Section 25-43-1.101 et seq.).



414           **SECTION 8.** Section 73-21-83, Mississippi Code of 1972, is  
415 reenacted as follows:

416           73-21-83. (1) The board shall be responsible for the  
417 control and regulation of the practice of pharmacy, to include the  
418 regulation of pharmacy externs or interns and pharmacist  
419 technicians, in this state, the regulation of the wholesaler  
420 distribution of drugs and devices as defined in Section 73-21-73,  
421 the distribution of sample drugs or devices by manufacturer's  
422 distributors as defined in Section 73-21-73 by persons other than  
423 the original manufacturer or distributor in this state and the  
424 regulation of pharmacy benefit managers as defined in Section  
425 73-21-153.

426           (2) A license for the practice of pharmacy shall be obtained  
427 by all persons prior to their engaging in the practice of  
428 pharmacy. However, the provisions of this chapter shall not apply  
429 to physicians, dentists, veterinarians, osteopaths or other  
430 practitioners of the healing arts who are licensed under the laws  
431 of the State of Mississippi and are authorized to dispense and  
432 administer prescription drugs in the course of their professional  
433 practice.

434           (3) The initial licensure fee shall be set by the board but  
435 shall not exceed Two Hundred Dollars (\$200.00), except the initial  
436 licensure fee for pharmacy benefit managers shall be set by the  
437 board but shall not exceed Five Hundred Dollars (\$500.00).



438 (4) All students actively enrolled in a professional school  
439 of pharmacy accredited by the American Council on Pharmaceutical  
440 Education who are making satisfactory progress toward graduation  
441 and who act as an extern or intern under the direct supervision of  
442 a pharmacist in a location permitted by the Board of Pharmacy must  
443 obtain a pharmacy student registration prior to engaging in such  
444 activity. The student registration fee shall be set by the board  
445 but shall not exceed One Hundred Dollars (\$100.00).

446 (5) All persons licensed to practice pharmacy prior to July  
447 1, 1991, by the State Board of Pharmacy under Section 73-21-89  
448 shall continue to be licensed under the provisions of Section  
449 73-21-91.

450           **SECTION 9.** Section 73-21-85, Mississippi Code of 1972, is  
451    reenacted and amended as follows:

452 73-21-85. (1) To obtain a license to engage in the practice  
453 of pharmacy by examination, or by score transfer, the applicant  
454 shall:

455 (a) Have submitted a written application on the form  
456 prescribed by the board;

457 (b) Be of good moral character;

458 (c) Have graduated from a school or college of pharmacy  
459 accredited by the American Council of Pharmaceutical Education and  
460 have been granted a pharmacy degree therefrom;

461 (d) Have successfully passed an examination approved by  
462 the board:



463 (e) Have paid all fees specified by the board for  
464 examination, not to exceed the cost to the board of administering  
465 the examination;

466 (f) Have paid all fees specified by the board for  
467 licensure; and

468 (g) Have submitted evidence of externship and/or  
469 internship as specified by the board.

470 (2) To obtain a license to engage in the practice of  
471 pharmacy, a foreign pharmacy graduate applicant shall obtain the  
472 National Association of Boards of Pharmacy's Foreign Pharmacy  
473 Graduate Examination Committee's certification, which shall  
474 include, but not be limited to, successfully passing the Foreign  
475 Pharmacy Graduate Equivalency Examination and attaining a total  
476 score of at least five hundred fifty (550) on the Test of English  
477 as a Foreign Language (TOEFL), and shall:

478 (a) Have submitted a written application on the form  
479 prescribed by the board;

480 (b) Be of good moral character;

481 (c) Have graduated and been granted a pharmacy degree  
482 from a college or school of pharmacy recognized and approved by  
483 the National Association of Boards of Pharmacy's Foreign Pharmacy  
484 Graduate Examination Committee;

485 (d) Have paid all fees specified by the board for  
486 examination, not to exceed the cost to the board of administering  
487 the examination;



488 (e) Have successfully passed an examination approved by  
489 the board;

490 (f) Have completed the number of internship hours as  
491 set forth by regulations of the board; and

492 (g) Have paid all fees specified by the board for  
493 licensure.

494 (3) Each application or filing made under this section shall  
495 include the social security number(s) of the applicant in  
496 accordance with Section 93-11-64.

497 (4) To \* \* \* ensure that all applicants are of good moral  
498 character, the board shall conduct a criminal history records  
499 check on all applicants for a license. In order to determine the  
500 applicant's suitability for licensing, the applicant shall be  
501 fingerprinted. The board shall submit the fingerprints to the  
502 Department of Public Safety for a check of the state criminal  
503 records and forward to the Federal Bureau of Investigation for a  
504 check of the national criminal records. The Department of Public  
505 Safety shall disseminate the results of the state check and the  
506 national check to the board for a suitability determination. The  
507 board shall be authorized to collect from the applicant the amount  
508 of the fee that the Department of Public Safety charges the board  
509 for the fingerprinting, whether manual or electronic, and the  
510 state and national criminal history records checks.

511 (5) To \* \* \* ensure that all applicants are of good moral  
512 character, the board, upon request of the Dean of the University



513 of Mississippi School of Pharmacy, shall be authorized to conduct  
514 a criminal history records check on all applicants for enrollment  
515 into the School of Pharmacy. In order to determine the  
516 applicant's suitability for enrollment and licensing, the  
517 applicant shall be fingerprinted. The board shall submit the  
518 fingerprints to the Department of Public Safety for a check of the  
519 state criminal records and forward to the Federal Bureau of  
520 Investigation for a check of the national criminal records. The  
521 Department of Public Safety shall disseminate the results of the  
522 state check and the national check to the board for a suitability  
523 determination and the board shall forward the results to the Dean  
524 of the School of Pharmacy. The board shall be authorized to  
525 collect from the applicant the amount of the fee that the  
526 Department of Public Safety charges the board for the  
527 fingerprinting, whether manual or electronic, and the state and  
528 national criminal history records checks.

529         **SECTION 10.** Section 73-21-87, Mississippi Code of 1972, is  
530 reenacted as follows:

531             73-21-87. (1) To obtain a license to engage in the practice  
532 of pharmacy by reciprocity or license transfer, the applicant  
533 shall:

534                 (a) Have submitted a written application on the form  
535 prescribed by the board;

536                 (b) Be of good moral character;

537 (c) Have possessed at the time of initial licensure as  
538 a pharmacist such other qualifications necessary to have been  
539 eligible for licensure at that time in that state;

540 (d) Have presented to the board proof that any license  
541 or licenses granted to the applicant by any other states have not  
542 been suspended, revoked, cancelled or otherwise restricted for any  
543 reason except nonrenewal or the failure to obtain required  
544 continuing education credits; and

545 (e) Have paid all fees specified by the board for  
546 licensure.

547 (2) No applicant shall be eligible for licensure by  
548 reciprocity or license transfer unless the state in which the  
549 applicant was initially licensed also grants a reciprocal license  
550 or transfer license to pharmacists licensed by this state under  
551 like circumstances and conditions.

552 (3) The issuance of a license by reciprocity to a  
553 military-trained applicant, military spouse or person who  
554 establishes residence in this state shall be subject to the  
555 provisions of Section 73-50-1 or 73-50-2, as applicable.

556 (4) Each application or filing made under this section shall  
557 include the social security number(s) of the applicant in  
558 accordance with Section 93-11-64.

559       **SECTION 11.** Section 73-21-89, Mississippi Code of 1972, is  
560       reenacted as follows:



561           73-21-89. (1) The board shall issue a license to practice  
562        pharmacy to any person, if such person be otherwise qualified,  
563        upon presentation to the board of:

564           (a) Satisfactory proof that the applicant has been  
565        graduated from the University of Mississippi School of Pharmacy;  
566           (b) Written application for licensure; and  
567           (c) Payment of all fees specified by the board for  
568        licensure.

569           (2) The board shall not issue any new licenses pursuant to  
570        this section after June 30, 1987.

571           (3) Each application or filing made under this section shall  
572        include the social security number(s) of the applicant in  
573        accordance with Section 93-11-64, Mississippi Code of 1972.

574        **SECTION 12.** Section 73-21-91, Mississippi Code of 1972, is  
575        reenacted as follows:

576           73-21-91. (1) Every pharmacist shall renew his license  
577        annually. To renew his license, a pharmacist shall:

578           (a) Submit an application for renewal on the form  
579        prescribed by the board;

580           (b) Submit satisfactory evidence of the completion in  
581        the last licensure period of such continuing education units as  
582        shall be required by the board, but in no case less than one (1)  
583        continuing education unit in the last licensure period;

584           (c) (i) Pay any renewal fees as required by the board,  
585        not to exceed One Hundred Dollars (\$100.00) for each annual

586 licensing period, provided that the board may add a surcharge of  
587 not more than Five Dollars (\$5.00) to a license renewal fee to  
588 fund a program to aid impaired pharmacists or pharmacy students.  
589 Any pharmacist license renewal received postmarked after December  
590 31 of the renewal period will be returned and a Fifty Dollar  
591 (\$50.00) late renewal fee will be assessed before renewal.

592 (ii) The license fee for a pharmacy benefit  
593 manager shall be set by the board, but shall not exceed Five  
594 Hundred Dollars (\$500.00). Any license renewal received  
595 postmarked after December 31 of the renewal period will be  
596 returned and a Five Hundred Dollar (\$500.00) late renewal fee will  
597 be assessed before renewal.

598 (2) Any pharmacist who has defaulted in license renewal may  
599 be reinstated within two (2) years upon payment of renewal fees in  
600 arrears and presentation of evidence of the required continuing  
601 education. Any pharmacist defaulting in license renewal for a  
602 period in excess of two (2) years shall be required to  
603 successfully complete the examination given by the board pursuant  
604 to Section 73-21-85 before being eligible for reinstatement as a  
605 pharmacist in Mississippi, or shall be required to appear before  
606 the board to be examined for his competence and knowledge of the  
607 practice of pharmacy, and may be required to submit evidence of  
608 continuing education. If the person is found fit by the board to  
609 practice pharmacy in this state, the board may reinstate his



610 license to practice pharmacy upon payment of all renewal fees in  
611 arrears.

612 (3) Each application or filing made under this section shall  
613 include the social security number(s) of the applicant in  
614 accordance with Section 93-11-64.

615 **SECTION 13.** Section 73-21-93, Mississippi Code of 1972, is  
616 reenacted as follows:

617 73-21-93. (1) The examination for licensure required under  
618 Section 73-21-85 shall be given by the board at least once during  
619 each year. The board shall determine the content and subject  
620 matter of each examination, the place, time and date of the  
621 administration of the examination and those persons who have  
622 successfully passed the examination.

623 (2) The examination shall be prepared to measure the  
624 competence of the applicant to engage in the practice of pharmacy.  
625 The board may employ and cooperate with any organization or  
626 consultant in the preparation and grading of an appropriate  
627 examination, but shall retain the sole discretion and  
628 responsibility of determining which applicants have successfully  
629 passed such an examination.

630 (3) The board shall have authority to use the laboratories  
631 of the school of pharmacy and other facilities of the University  
632 of Mississippi for the purpose of examining applicants.

633 **SECTION 14.** Section 73-21-95, Mississippi Code of 1972, is  
634 reenacted as follows:

635           73-21-95. The assistant pharmacist license is hereby  
636 abolished after April 30, 1984. The board shall issue a license  
637 to practice pharmacy to those persons presently holding an  
638 assistant pharmacist license upon their meeting the requirements  
639 of Section 73-21-91.

640           **SECTION 15.** Section 73-21-97, Mississippi Code of 1972, is  
641 reenacted and amended as follows:

642           73-21-97. (1) The board may refuse to issue or renew, or  
643 may suspend, reprimand, revoke or restrict the license,  
644 registration or permit of any person upon one or more of the  
645 following grounds:

646           (a) Unprofessional conduct as defined by the rules and  
647 regulations of the board;

648           (b) Incapacity of a nature that prevents a pharmacist  
649 from engaging in the practice of pharmacy with reasonable skill,  
650 confidence and safety to the public;

651           (c) Being found guilty by a court of competent  
652 jurisdiction of one or more of the following:

653           (i) A felony;

654           (ii) Any act involving moral turpitude or gross  
655 immorality; or

656           (iii) Violation of pharmacy or drug laws of this  
657 state or rules or regulations pertaining thereto, or of statutes,  
658 rules or regulations of any other state or the federal government;



659 (d) Fraud or intentional misrepresentation by a  
660 licensee or permit holder in securing the issuance or renewal of a  
661 license or permit;

662 (e) Engaging or aiding and abetting an individual to  
663 engage in the practice of pharmacy without a license;

664 (f) Violation of any of the provisions of this chapter  
665 or rules or regulations adopted pursuant to this chapter;

666 (g) Failure to comply with lawful orders of the board;

667 (h) Negligently or willfully acting in a manner  
668 inconsistent with the health or safety of the public;

669 (i) Addiction to or dependence on alcohol or controlled  
670 substances or the unauthorized use or possession of controlled  
671 substances;

672 (j) Misappropriation of any prescription drug;

673 (k) Being found guilty by the licensing agency in  
674 another state of violating the statutes, rules or regulations of  
675 that jurisdiction;

676 (l) The unlawful or unauthorized possession of a  
677 controlled substance;

678 (m) Willful failure to submit drug monitoring  
679 information or willful submission of incorrect dispensing  
680 information as required by the Prescription Monitoring Program  
681 under Section 73-21-127;

682 (n) Failure to obtain the license, registration or  
683 permit required by this chapter; or



684 (o) Violation(s) of the provisions of Sections 41-121-1  
685 through 41-121-9 relating to deceptive advertisement by health  
686 care practitioners. This paragraph shall stand repealed on July  
687 1, \* \* \* 2028.

688 (2) In lieu of suspension, revocation or restriction of a  
689 license as provided for above, the board may warn or reprimand the  
690 offending pharmacist.

706       **SECTION 16.** Section 73-21-99, Mississippi Code of 1972, is  
707        reenacted as follows:



708        73-21-99. (1) Disciplinary action by the board against a  
709        licensee, registrant or permit holder, or license, registration or  
710        permit shall require the following:

711                (a) A sworn affidavit filed with the board charging a  
712        licensee or permit holder with an act which is grounds for  
713        disciplinary action as provided in Section 73-21-97; and

714                (b) An order of the Investigations Review Committee of  
715        the board which shall cause the executive director of the board to  
716        fix a time and place for a hearing by the board. The executive  
717        director shall cause a written notice specifying the offense or  
718        offenses for which the licensee or permit holder is charged and  
719        notice of the time and place of the hearing to be served upon the  
720        licensee or permit holder at least thirty (30) days prior to the  
721        hearing date. Such notice may be served by mailing a copy thereof  
722        by certified mail, postage prepaid, to the last-known residence or  
723        business address of the licensee or permit holder.

724                (2) The board shall designate two (2) of its members to  
725        serve on a rotating, no longer than three-consecutive-month basis  
726        with the executive director and legal counsel for the board as an  
727        Investigations Review Committee, and the board's investigators  
728        shall provide status reports solely to the Investigations Review  
729        Committee during monthly meetings of the board. Such reports  
730        shall be made on all on-going investigations, and shall apply to  
731        any routine inspections which may give rise to the filing of a  
732        complaint. In the event any complaint on a licensee comes before



733 the board for possible disciplinary action, the members of the  
734 board serving on the Investigations Review Committee which  
735 reviewed the investigation of such complaint shall recuse  
736 themselves and not participate in the disciplinary proceeding.

737 (3) The board acting by and through its Investigation Review  
738 Committee may, if deemed necessary, issue a letter of reprimand to  
739 any licensee, registrant or permit holder in lieu of formal action  
740 by the board.

741 (4) The board, acting by and through its executive director,  
742 is hereby authorized and empowered to issue subpoenas for the  
743 attendance of witnesses and the production of books and papers at  
744 such hearing. Process issued by the board shall extend to all  
745 parts of the state and shall be served by any person designated by  
746 the board for such service.

747 (5) The accused shall have the right to appear either  
748 personally or by counsel, or both, to produce witnesses or  
749 evidence in his behalf, to cross-examine witnesses, and to have  
750 subpoenas issued by the board.

751 (6) At the hearing, the board shall administer oaths as may  
752 be necessary for the proper conduct of the hearing. All hearings  
753 shall be conducted by the board, which shall not be bound by  
754 strict rules of procedure or by the laws of evidence in the  
755 conduct of its proceedings, but the determination shall be based  
756 upon sufficient evidence to sustain it.

757 (7) Where, in any proceeding before the board, any witness  
758 fails or refuses to attend upon a subpoena issued by the board,  
759 refuses to testify, or refuses to produce any books and papers the  
760 production of which is called for by a subpoena, the attendance of  
761 such witness, the giving of his testimony or the production of the  
762 books and papers shall be enforced by any court of competent  
763 jurisdiction of this state in the manner provided for the  
764 enforcement of attendance and testimony of witnesses in civil  
765 cases in the courts of this state.

766 (8) The board shall, within thirty (30) days after  
767 conclusion of the hearing, reduce its decision to writing and  
768 forward an attested true copy thereof to the last-known residence  
769 or business address of such licensee or permit holder by way of  
770 United States first-class, certified mail, postage prepaid.

771       **SECTION 17.** Section 73-21-101, Mississippi Code of 1972, is  
772       reenacted as follows:

773        73-21-101. (1) The right to appeal from the action of the  
774        board in denying, revoking, suspending or refusing to renew any  
775        license, registration or permit issued by the board, or fining or  
776        otherwise disciplining any person is hereby granted. Such appeal  
777        shall be to the chancery court of the county of the residence of  
778        the licensee or permit holder on the record made, including a  
779        verbatim transcript of the testimony at the hearing. The appeal  
780        shall be taken within thirty (30) days after notice of the action  
781        of the board in denying, revoking, suspending or refusing to renew



782 the license or permit, or fining or otherwise disciplining the  
783 person. The appeal shall be perfected upon filing notice of the  
784 appeal and by the prepayment of all costs, including the cost of  
785 the preparation of the record of the proceedings by the board, and  
786 the filing of a bond in the sum of Two Hundred Dollars (\$200.00),  
787 conditioned that if the action of the board in denying, revoking,  
788 suspending or refusing to renew the license or permit, or fining  
789 or otherwise disciplining the person, be affirmed by the chancery  
790 court, the licensee or permit holder will pay the costs of the  
791 appeal and the action in the chancery court.

792 (2) If there is an appeal, such appeal shall act as a  
793 supersedeas. The chancery court shall dispose of the appeal and  
794 enter its decision promptly. The hearing on the appeal may, in  
795 the discretion of the chancellor, be tried in vacation. The scope  
796 of review of the chancery court shall be limited to a review of  
797 the record made before the board to determine if the action of the  
798 board is unlawful for the reason that it was (a) not supported by  
799 substantial evidence, (b) arbitrary or capricious, (c) beyond the  
800 power of the board to make, or (d) in violation of some statutory  
801 or constitutional right of the appellant. The decision of the  
802 chancery court may be appealed to the Supreme Court in the manner  
803 provided by law.

804 (3) Actions taken by the board in suspending a license,  
805 registration or permit when required by Section 93-11-157 or  
806 93-11-163 are not actions from which an appeal may be taken under

807 this section. Any appeal of a suspension of a license,  
808 registration or permit that is required by Section 93-11-157 or  
809 93-11-163 shall be taken in accordance with the appeal procedure  
810 specified in Section 93-11-157 or 93-11-163, as the case may be,  
811 rather than the procedure specified in this section.

812       **SECTION 18.** Section 73-21-103, Mississippi Code of 1972, is  
813 reenacted and amended as follows:

814       73-21-103. (1) Upon the finding of the existence of grounds  
815 for action against any permitted facility or discipline of any  
816 person holding a license, registration or permit, seeking a  
817 license, registration or permit, seeking to renew a license or  
818 permit under the provisions of this chapter, or practicing or  
819 doing business without a license, registration or permit, the  
820 board may impose one or more of the following penalties:

821           (a) Suspension of the offender's license, registration  
822 and/or permit for a term to be determined by the board;

823           (b) Revocation of the offender's license, registration  
824 and/or permit;

825           (c) Restriction of the offender's license, registration  
826 and/or permit to prohibit the offender from performing certain  
827 acts or from engaging in the practice of pharmacy in a particular  
828 manner for a term to be determined by the board;

829           (d) Imposition of a monetary penalty as follows:

830 (i) For the first violation, a monetary penalty of  
831 not less than Two Hundred Fifty Dollars (\$250.00) nor more than  
832 One Thousand Dollars (\$1,000.00) for each violation;

833 (ii) For the second violation and subsequent  
834 violations, a monetary penalty of not less than Five Hundred  
835 Dollars (\$500.00) nor more than Five Thousand Dollars (\$5,000.00)  
836 for each violation \* \* \*;

837 Money collected by the board under paragraph (d)(i), (ii) and  
838 (iv) of this section shall be deposited to the credit of the State  
839 General Fund of the State Treasury;

840 (iii) The board may assess a monetary penalty for  
841 those reasonable costs that are expended by the board in the  
842 investigation and conduct of a proceeding for licensure  
843 revocation, suspension or restriction, including, but not limited  
844 to, the cost of process service, court reporters, expert witnesses  
845 and investigators \* \* \*;

846 Money collected by the board under paragraph (d)(iii) of this  
847 section \* \* \* shall be deposited to the credit of the Special Fund  
848 of the Pharmacy Board;

849 (iv) The board may impose a monetary penalty for  
850 those facilities/businesses registered with the Pharmacy Board as  
851 wholesalers/manufacturers of not less than Three Hundred Dollars  
852 (\$300.00) per violation and not more than Fifty Thousand Dollars  
853 (\$50,000.00) per violation;



854 (v) The board may impose a monetary penalty for  
855 any dispenser, pharmacist or practitioner licensed to dispense  
856 controlled substance and specified noncontrolled substance  
857 drugs \* \* \* who knowingly fails to submit drug monitoring  
858 information or knowingly submits incorrect dispensing information  
859 of not more than Ten Thousand Dollars (\$10,000.00) per violation.  
860 Any penalty collected under this subparagraph (v) shall be  
861 deposited into the special fund of the State Pharmacy Board to  
862 support the operations of the Prescription Monitoring Program  
863 (PMP);

864 (vi) The board may impose a monetary penalty for  
865 any person who obtains prescription information and who knowingly  
866 discloses this information for misuse or purposely alters the  
867 reporting information, or uses the PMP in any manner other than  
868 for which it was intended, of not more than Fifty Thousand Dollars  
869 (\$50,000.00) per violation. Any penalty collected under this  
870 subparagraph (vi) shall be deposited into the special fund of the  
871 State Board of Pharmacy and used to support the operations of the  
872 Prescription Monitoring Program;

873 (vii) The board may impose a monetary penalty of  
874 not more than One Thousand Dollars (\$1,000.00) per day upon any  
875 person or business that practices or does business without the  
876 license, registration or permit required by this chapter \* \* \*;

877 (e) Refusal to renew offender's license, registration  
878 and/or permit;



879 (f) Placement of the offender on probation and  
880 supervision by the board for a period to be determined by the  
881 board;

882 (g) Public or private reprimand.

883 Whenever the board imposes any penalty under this subsection,  
884 the board may require rehabilitation and/or additional education  
885 as the board may deem proper under the circumstances, in addition  
886 to the penalty imposed.

(2) Any person whose license, registration and/or permit has been suspended, revoked or restricted pursuant to this chapter, whether voluntarily or by action of the board, shall have the right to petition the board at reasonable intervals for reinstatement of such license, registration and/or permit. Such petition shall be made in writing and in the form prescribed by the board. Upon investigation and hearing, the board may, in its discretion, grant or deny such petition, or it may modify its original finding to reflect any circumstances which have changed sufficiently to warrant such modifications. The procedure for the reinstatement of a license, registration or permit that is suspended for being out of compliance with an order for support, as defined in Section 93-11-153, shall be governed by Section 93-11-157 or 93-11-163, as the case may be.

901 (3) Nothing herein shall be construed as barring criminal  
902 prosecutions for violations of this chapter where such violations



903 are deemed as criminal offenses in other statutes of this state or  
904 of the United States.

905 (4) A monetary penalty assessed and levied under this  
906 section shall be paid to the board by the licensee, registrant or  
907 permit holder upon the expiration of the period allowed for appeal  
908 of such penalties under Section 73-21-101, or may be paid sooner  
909 if the licensee, registrant or permit holder elects.

910 (5) When payment of a monetary penalty assessed and levied  
911 by the board against a licensee, registrant or permit holder in  
912 accordance with this section is not paid by the licensee,  
913 registrant or permit holder when due under this section, the board  
914 shall have the power to institute and maintain proceedings in its  
915 name for enforcement of payment in the chancery court of the  
916 county and judicial district of residence of the licensee,  
917 registrant or permit holder, or if the licensee, registrant or  
918 permit holder is a nonresident of the State of Mississippi, in the  
919 Chancery Court of the First Judicial District of Hinds County,  
920 Mississippi. When such proceedings are instituted, the board  
921 shall certify the record of its proceedings, together with all  
922 documents and evidence, to the chancery court and the matter shall  
923 thereupon be heard in due course by the court, which shall review  
924 the record and make its determination thereon. The hearing on the  
925 matter may, in the discretion of the chancellor, be tried in  
926 vacation.



927 (6) The board shall develop and implement a uniform penalty  
928 policy which shall set the minimum and maximum penalty for any  
929 given violation of board regulations and laws governing the  
930 practice of pharmacy. The board shall adhere to its uniform  
931 penalty policy except in such cases where the board specifically  
932 finds, by majority vote, that a penalty in excess of, or less  
933 than, the uniform penalty is appropriate. Such vote shall be  
934 reflected in the minutes of the board and shall not be imposed  
935 unless such appears as having been adopted by the board.

936       **SECTION 19.** Section 73-21-105, Mississippi Code of 1972, is  
937        reenacted as follows:

73-21-105. (1) Every facility/business that engages in the wholesale distribution of prescription drugs, to include without limitation, manufacturing in this state, distribution into this state, or selling or offering to sell in this state, or distribution from or within this state, and every reverse distributor located in or outside of this state that conducts business with pharmacies in this state, shall register biennially or annually, to be determined by the board, with the Mississippi State Board of Pharmacy by applying for a permit on a form supplied by the board and accompanied by a fee as set by subsection (4) of this section. The Pharmacy Board shall by regulation determine the classification of permit(s) that shall be required.



951 (2) Every business/facility/pharmacy located in this state  
952 that engages in or proposes to engage in the dispensing and  
953 delivery of prescription drugs to consumers shall register with  
954 the Mississippi State Board of Pharmacy by applying for a permit  
955 on a form supplied by the board and accompanied by a fee as set by  
956 subsection (4) of this section. The Pharmacy Board shall by  
957 regulation determine the classification of permit(s) that shall be  
958 required.

959 (3) The board shall establish by rule or regulation the  
960 criteria which each business shall meet to qualify for a permit in  
961 each classification. The board shall issue a permit to any  
962 applicant who meets the criteria as established. The board may  
963 issue various types of permits with varying restrictions to  
964 businesses where the board deems it necessary by reason of the  
965 type of activities conducted by the business requesting a permit.

966 (4) The board shall specify by rule or regulation the  
967 registration procedures to be followed, including, but not limited  
968 to, specification of forms for use in applying for such permits  
969 and times, places and fees for filing such applications. However,  
970 the biennial fee for an original or renewal permit shall not  
971 exceed One Thousand Dollars (\$1,000.00).

972 (5) Applications for permits shall include the following  
973 information about the proposed business:

974 (a) Ownership;  
975 (b) Location;



976 (c) Identity of the responsible person or pharmacist  
977 licensed to practice in the state, who shall be the pharmacist in  
978 charge of the pharmacy, where one is required by this chapter, and  
979 such further information as the board may deem necessary.

980 (6) Permits issued by the board pursuant to this section  
981 shall not be transferable or assignable.

982 (7) The board shall specify by rule or regulation minimum  
983 standards for the responsibility in the conduct of any  
984 business/facility and/or pharmacy that has been issued a permit.  
985 The board is specifically authorized to require that the portion  
986 of the facility located in this state to which a pharmacy permit  
987 applies be operated only under the direct supervision of no less  
988 than one (1) pharmacist licensed to practice in this state, and to  
989 provide such other special requirements as deemed necessary.

990 Nothing in this subsection shall be construed to prevent any  
991 person from owning a pharmacy.

992 (8) All businesses permitted by the board shall report to  
993 the board the occurrence of any of the following changes:

994 (a) Permanent closing;

995 (b) Change of ownership, management, location or  
996 pharmacist in charge:

997 (c) Any and all other matters and occurrences as the  
998 board may require by rule or regulation.

999 (9) Disasters, accidents and emergencies which may affect  
1000 the strength, purity or labeling of drugs, medications, devices or



1001 other materials used in the diagnosis or the treatment of injury,  
1002 illness and disease shall be immediately reported to the board.

1003 (10) No business that is required to obtain a permit shall  
1004 be operated until a permit has been issued for such business by  
1005 the board. Any person, firm or corporation violating any of the  
1006 provisions of this section shall be guilty of a misdemeanor and,  
1007 upon conviction thereof, shall be punished by a fine of not less  
1008 than One Hundred Dollars (\$100.00) nor more than One Thousand  
1009 Dollars (\$1,000.00), or imprisonment in the county jail for not  
1010 less than thirty (30) days nor more than ninety (90) days, or by  
1011 both such fine and imprisonment. However, the provisions of this  
1012 chapter shall not apply to physicians, dentists, veterinarians,  
1013 osteopaths or other practitioners of the healing arts who are  
1014 licensed under the laws of the State of Mississippi and are  
1015 authorized to dispense and administer prescription drugs in the  
1016 course of their professional practice.

1017 **SECTION 20.** Section 73-21-106, Mississippi Code of 1972, is  
1018 reenacted as follows:

1019 73-21-106. (1) Any pharmacy located outside this state that  
1020 ships, mails or delivers, in any manner, controlled substances or  
1021 prescription or legend drugs or devices into this state shall be  
1022 considered a nonresident pharmacy and shall be permitted by the  
1023 board. The board shall establish by rule or regulation the  
1024 criteria that each nonresident pharmacy must meet to qualify for a  
1025 nonresident permit. After a permit has been issued, it may not be



1026 amended, transferred or reassigned. A pharmacist-in-charge of a  
1027 nonresident pharmacy may not be the pharmacist-in-charge at any  
1028 other location that has been issued a permit by the board.

1029 (2) Each nonresident pharmacy shall:

1030 (a) Comply with all lawful directions and requests for  
1031 information from the regulatory or licensing agency of the state  
1032 in which it is licensed as well as with all requests for  
1033 information made by the board under this section. The nonresident  
1034 pharmacy shall maintain at all times a valid unexpired license,  
1035 permit or registration to conduct the pharmacy in compliance with  
1036 the laws of the state in which it is a resident. As a  
1037 prerequisite to being permitted by the board, the nonresident  
1038 pharmacy shall submit a copy of the most recent inspection report  
1039 resulting from an inspection conducted by the regulatory or  
1040 licensing agency of the state in which it is located;

1041 (b) Maintain its records of controlled substances and  
1042 prescription or legend drugs or devices dispensed to patients in  
1043 this state so that the records are readily retrievable from the  
1044 records of other drugs dispensed; and

1045 (c) Certify that it understands Mississippi pharmacy  
1046 laws and regulations and agrees to comply with those laws and  
1047 regulations and any other state or federal laws that apply to the  
1048 practice of pharmacy. The pharmacist-in-charge must hold a  
1049 Mississippi pharmacist license, be licensed to practice pharmacy  
1050 in the state of residence of the nonresident pharmacy, and be

1051 current and in good standing with the licensing boards of both  
1052 states.

1053 (3) Any pharmacy subject to this section shall provide  
1054 during its regular hours of operation, but not less than six (6)  
1055 days per week and for a minimum of forty (40) hours per week, a  
1056 toll-free telephone service to facilitate communication between  
1057 patients in this state and a pharmacist at the pharmacy who has  
1058 access to the patient's records. This toll-free number shall be  
1059 disclosed on a label affixed to each container of drugs dispensed  
1060 to patients in this state.

1061 (4) The permit fee for nonresident pharmacies shall be the  
1062 same as the fee as set by subsection (4) of Section 73-21-105.

1063 (5) The permit requirements of this section shall apply to  
1064 any nonresident pharmacy that dispenses, distributes, ships, mails  
1065 or delivers controlled substances or prescription or legend drugs  
1066 and devices into this state directly to a consumer.

1067 (6) The board may deny, revoke or suspend a nonresident  
1068 pharmacy permit only for:

1069 (a) Failure to comply with any requirement of this  
1070 section or Section 41-29-125;

1071 (b) Conduct that causes serious bodily or serious  
1072 psychological injury to a resident of this state if the board has  
1073 referred the matter to the regulatory or licensing agency in the  
1074 state in which the pharmacy is located and the regulatory or

1075 licensing agency fails to initiate an investigation within  
1076 forty-five (45) days of the referral; or  
1077 (c) Violation of the Uniform Controlled Substances Law.

1078 (7) It is unlawful for any nonresident pharmacy that is not  
1079 permitted under this section to advertise its services in this  
1080 state, or for any person who is a resident of this state to  
1081 advertise the pharmacy services of a nonresident pharmacy that is  
1082 not permitted with the board, with the knowledge that the  
1083 advertisement will or is likely to induce members of the public in  
1084 this state to use the pharmacy to fill prescriptions.

1085 (8) When requested to do so by the board or the Mississippi  
1086 Bureau of Narcotics, each nonresident pharmacy shall supply any  
1087 inspection reports, controlled substances dispensing records,  
1088 warning notices, notice of deficiency reports or any other related  
1089 reports from the state in which it is located concerning the  
1090 operation of a nonresident pharmacy for review of compliance with  
1091 state and federal drug laws.

1092 **SECTION 21.** Section 73-21-107, Mississippi Code of 1972, is  
1093 reenacted as follows:

1094 73-21-107. (1) The board or its representative may enter  
1095 and inspect, during reasonable hours, a facility which has  
1096 obtained or applied for a permit under Section 73-21-105 relative  
1097 to the following:

1098 (a) Drug storage and security;  
1099 (b) Equipment;



1100 (c) Sanitary conditions; or  
1101 (d) Records, reports, or other documents required to be  
1102 kept or made under this chapter or the Uniform Controlled  
1103 Substances Law (Section 41-29-101 et seq.) or rules and  
1104 regulations adopted under such laws.

1105 (2) Prior to an entry and inspection, the board  
1106 representative shall state his purpose and present appropriate  
1107 credentials to the owner, pharmacist or agent in charge of a  
1108 facility.

1109 (3) The board representative may:

1114 (b) Inspect, within reasonable limits and in a  
1115 reasonable manner, a facility's storage, equipment, security,  
1116 records, or prescription drugs or devices; or

1117 (c) Inventory any stock of any prescription drugs or  
1118 devices in the facility.

1119 (4) Unless the owner, pharmacist, or agent in charge of the  
1120 facility consents in writing, an inspection authorized by this  
1121 section may not extend to:

1122 (a) Financial data:

1123 (b) Sales data other than shipment data; or

1124 (c) Pricing data.



1125           **SECTION 22.** Section 73-21-108, Mississippi Code of 1972, is  
1126 reenacted as follows:

1127           73-21-108. (1) **Definitions.** For the purposes of this  
1128 section:

1129           (a) "Home medical equipment" means technologically  
1130 sophisticated medical equipment and devices usable in a home care  
1131 setting, including, but not limited to:

1132           (i) Oxygen for human consumption, oxygen  
1133 concentrators and/or oxygen delivery systems and equipment;  
1134           (ii) Ventilators;  
1135           (iii) Respiratory disease management devices;  
1136           (iv) Electronic and computer driven wheelchairs  
1137 and seating systems;  
1138           (v) Apnea monitors;  
1139           (vi) Transcutaneous electrical nerve stimulator  
1140 (TENS) units;  
1141           (vii) Low air loss cutaneous pressure management  
1142 devices;  
1143           (viii) Sequential compression devices;  
1144           (ix) Neonatal home phototherapy devices;  
1145           (x) Feeding pumps; and  
1146           (xi) Other similar equipment as defined in  
1147 regulations adopted by the board.

1148           The term "home medical equipment" does not include medical  
1149 equipment used in the normal course of treating patients by

1150 hospitals, hospices, long-term care facilities or home health  
1151 agencies, or medical equipment used or dispensed by health care  
1152 professionals licensed by the State of Mississippi if the  
1153 professional is practicing within the scope of his or her  
1154 professional practice. In addition, the term does not include  
1155 items such as upper and lower extremity prosthetics, canes,  
1156 crutches, walkers, bathtub grab bars, standard wheelchairs,  
1157 commode chairs and bath benches.

1158 (b) "Home medical equipment services" means the  
1159 delivery, installation, maintenance, replacement, and/or  
1160 instruction in the use of home medical equipment, used by a sick  
1161 or disabled individual, to allow the individual to be cared for  
1162 and maintained in a home or noninstitutional environment.

1163 (c) "Medical gas" means those gases and liquid oxygen  
1164 intended for human consumption.

1165 (d) "Order" means an order issued by a licensed  
1166 practitioner legally authorized to order home medical equipment  
1167 and/or medical gases.

1168 (2) **Permit required.** (a) No person, business or entity  
1169 located in this state or outside of this state that is subject to  
1170 this section shall sell, rent or provide or offer to sell, rent or  
1171 provide directly to patients in this state any home medical  
1172 equipment, legend devices, and/or medical gas unless such person,  
1173 business or entity first obtains a Medical Equipment Supplier  
1174 Permit from the board.

1175 (b) The permitting requirements of this section apply  
1176 to all persons, companies, agencies and other business entities  
1177 that are in the business of supplying home medical equipment to  
1178 patients in their places of residence and that bill the patient or  
1179 the patient's insurance, Medicare, Medicaid or other third party  
1180 payor for the rent or sale of that equipment.

1181 (c) The board shall require a separate permit for each  
1182 facility location directly or indirectly owned or operated in this  
1183 state.

1184 (d) The application for a permit shall be made to the  
1185 board on a form supplied by the board and shall be accompanied by  
1186 a fee of not more than Three Hundred Dollars (\$300.00), as  
1187 prescribed by the board. Once issued, every permit must be  
1188 renewed annually, and the renewal fee shall be not more than One  
1189 Hundred Seventy-five Dollars (\$175.00), as prescribed by the  
1190 board.

1191 (e) All permits issued under this section shall expire  
1192 annually on June 30 of each year. Applications for renewal must  
1193 be made to the board on or before June 30 and must be accompanied  
1194 by the fee as prescribed by the board. A late renewal fee of One  
1195 Hundred Dollars (\$100.00) shall be added to all renewal  
1196 applications received by the board after June 30 of each renewal  
1197 period. The permit shall become void if the renewal application,  
1198 renewal fee and the late renewal fee are not received by the board  
1199 by September 30 of each year.



1200 (3) **Exemptions.** (a) The permitting requirements of this  
1201 section do not apply to the following entities or practitioners  
1202 unless they have a separate business entity, company, corporation  
1203 or division that is in the business of providing home medical  
1204 equipment for sale or rent to patients at their places of  
1205 residence:

1206 (i) Home health agencies;  
1207 (ii) Hospitals;  
1208 (iii) Wholesalers and/or manufacturers;  
1209 (iv) Medical doctors, physical therapists,  
1210 respiratory therapists, occupational therapists, speech  
1211 pathologists, optometrists, chiropractors and podiatrists who use  
1212 home medical equipment and/or legend devices in their individual  
1213 practices;

- 1214 (v) Pharmacies;
- 1215 (vi) Hospice programs;
- 1216 (vii) Nursing homes and/or long-term care
- 1217 facilities;

1218 (viii) Veterinarians; dentists; and emergency  
1219 medical services.

1220 (b) Although community pharmacies are exempt from the  
1221 permitting requirements of this section, they shall be subject to  
1222 the same regulations that are applicable to permitted businesses  
1223 or entities for the sale or rental of home medical equipment  
1224 covered by this section.



1225 (c) Nothing in this section shall prohibit trained  
1226 individuals from using oxygen, liquid oxygen and/or legend devices  
1227 in emergencies.

1228 (d) Nothing in this section shall prohibit the  
1229 prehospital emergency administration of oxygen by licensed health  
1230 care providers, emergency medical technicians, first responders,  
1231 firefighters, law enforcement officers and other emergency  
1232 personnel trained in the proper use of emergency oxygen.

1233 (4) **Order required.** Home medical equipment suppliers shall  
1234 not provide any home medical equipment to a patient without a  
1235 valid order from an authorized licensed practitioner.

1236 (5) **Regulations.** The board shall adopt regulations for the  
1237 distribution and sale or rental of home medical equipment, legend  
1238 devices and medical gases that promote the public health and  
1239 welfare and comply with at least the minimum standards, terms and  
1240 conditions of federal laws and regulations. The regulations shall  
1241 include, without limitation:

1242 (a) Minimum information from each home medical  
1243 equipment, legend device and medical gas supplier required for  
1244 permitting and renewal permits;

1245 (b) Minimum qualifications of persons who engage in the  
1246 distribution of home medical equipment;

1247 (c) Appropriate education, training or experience of  
1248 persons employed by home medical equipment suppliers;



1249 (d) Minimum standards for storage of home medical  
1250 equipment;

1251 (e) Minimum requirements for the establishment and  
1252 maintenance of all records for the sale, rental and servicing of  
1253 home medical equipment; and

1254 (f) Minimum standards of operation and professional  
1255 conduct.

1256 (6) Medical Equipment Advisory Committee to the board.

1257 (a) A Medical Equipment Advisory Committee (MEAC),  
1258 composed of three (3) members selected by the Mississippi  
1259 Association of Medical Equipment Suppliers and approved by the  
1260 board, shall review and make recommendations to the board  
1261 regarding all regulations dealing with home medical equipment,  
1262 legend devices and medical gases that are proposed by the board  
1263 and before they are adopted by the board.

1264 (b) All MEAC members must have been actively involved  
1265 in the home medical equipment business for a minimum of five (5)  
1266 years before the selection to the committee and shall hold and  
1267 maintain, in good standing, a permit issued by the board under  
1268 this section.

1269 (c) The MEAC members shall meet at least quarterly and  
1270 review all home medical equipment suppliers' inspection reports.  
1271 All complaints and reports of investigations of violations of law  
1272 or regulations regarding home medical equipment, legend devices  
1273 and medical gases shall first be reviewed by the MEAC. After



1274 review, the MEAC may make recommendations to the board's  
1275 Investigations Review Committee regarding further administrative  
1276 action by the board.

1277 (d) The MEAC shall keep and maintain minutes of all  
1278 meetings of the MEAC and shall provide copies of the minutes to  
1279 the board on a quarterly basis.

1280 (7) **Revocation, suspension or restriction of permit and**  
1281 **penalties.**

1282 (a) The board may revoke, suspend, restrict or refuse  
1283 to issue or renew a permit or impose a monetary penalty, in  
1284 accordance with Section 73-21-103 except that the monetary penalty  
1285 shall not exceed Ten Thousand Dollars (\$10,000.00) per violation,  
1286 if the business or holder of a permit or applicant for a permit  
1287 issued under this section has committed or is found guilty by the  
1288 board of any of the following:

1289 (i) Violation of any federal, state or local law  
1290 or regulations relating to home medical equipment, legend devices  
1291 or medical gases.

1292 (ii) Violation of any of the provisions of this  
1293 section or regulations adopted under this section.

1294 (iii) Commission of an act or engaging in a course  
1295 of conduct that constitutes a clear and present danger to the  
1296 public health and safety.

1297 (iv) Filing a claim or assisting in the filing of  
1298 a claim for reimbursement for home medical equipment or home

1299 medical equipment services that were not provided or that were not  
1300 authorized to be provided.

1301 (v) Failure to comply with any lawful order of the  
1302 board.

1303 (b) Disciplinary action by the board against a business  
1304 or any person holding a permit under this section shall be in  
1305 accordance with Section 73-21-99.

1306 **SECTION 23.** Section 73-21-109, Mississippi Code of 1972, is  
1307 reenacted as follows:

1308 73-21-109. No person shall make use of the terms  
1309 "drugstore," "pharmacy," "apothecary" or words of similar meaning  
1310 which indicate that pharmaceutical services are performed in any  
1311 sign, letterhead or advertisement unless such person is a permit  
1312 holder as provided in Section 73-21-105, or such property or name  
1313 was previously registered with the Mississippi State Board of  
1314 Pharmacy or provided pharmaceutical services in excess of twenty  
1315 (20) years. Any person violating this section shall be guilty of  
1316 a misdemeanor and, upon conviction thereof, shall be punished by a  
1317 fine of not less than One Hundred Dollars (\$100.00) nor more than  
1318 Three Hundred Dollars (\$300.00), or by imprisonment in the county  
1319 jail for not less than thirty (30) days nor more than ninety (90)  
1320 days, or by both.

1321 **SECTION 24.** Section 73-21-111, Mississippi Code of 1972, is  
1322 reenacted and amended as follows:

1323           73-21-111. (1) The board shall make, adopt, amend and  
1324 repeal, from time to time, such rules and regulations for the  
1325 regulation of supportive personnel as may be deemed necessary by  
1326 the board.

1327           (2) Every person who acts or serves as a pharmacy technician  
1328 in a pharmacy that is located in this state and permitted by the  
1329 board shall obtain a registration from the board. To obtain a  
1330 pharmacy technician registration the applicant must:

1331               (a) Have submitted a written application on a form(s)  
1332 prescribed by the board; and

1333               (b) Be of good moral character; and

1334               (c) Have paid the initial registration fee not to  
1335 exceed One Hundred Dollars (\$100.00).

1336           (3) Each pharmacy technician shall renew his or her  
1337 registration annually. To renew his or her registration, a  
1338 technician must:

1339               (a) Submit an application on a form prescribed by the  
1340 board; and

1341               (b) Pay a renewal fee not to exceed One Hundred Dollars  
1342 (\$100.00) for each annual registration period. The board may add  
1343 a surcharge of not more than Five Dollars (\$5.00) to the  
1344 registration renewal fee to assist in funding a program that  
1345 assists impaired pharmacists, pharmacy students and pharmacy  
1346 technicians.

1347 (4) To \* \* \* ensure that all applicants are of good moral  
1348 character, the board shall conduct a criminal history records  
1349 check on all applicants for a license. In order to determine the  
1350 applicant's suitability for licensing, the applicant shall be  
1351 fingerprinted. The board shall submit the fingerprints to the  
1352 Department of Public Safety for a check of the state criminal  
1353 records and forward to the Federal Bureau of Investigation for a  
1354 check of the national criminal records. The Department of Public  
1355 Safety shall disseminate the results of the state check and the  
1356 national check to the board for a suitability determination. The  
1357 board shall be authorized to collect from the applicant the amount  
1358 of the fee that the Department of Public Safety charges the board  
1359 for the fingerprinting, whether manual or electronic, and the  
1360 state and national criminal history records checks.

1361           **SECTION 25.** Section 73-21-113, Mississippi Code of 1972, is  
1362    reenacted as follows:

1363       73-21-113. All fees received by the board from examinations,  
1364       licenses, permits and monetary penalties, and any other funds  
1365       received by the board, shall be paid to the State Treasurer, who  
1366       shall issue receipts therefor and deposit such funds in the State  
1367       Treasury in a special fund to the credit of the board. All such  
1368       funds shall be expended only pursuant to appropriation approved by  
1369       the Legislature and as provided by law.

1370           **SECTION 26.** Section 73-21-115, Mississippi Code of 1972, is  
1371    reenacted as follows:



1372           73-21-115. (1) Every prescription written in this state by  
1373 a person authorized to issue such prescription shall be on  
1374 prescription forms containing two (2) lines for the prescriber's  
1375 signature. There shall be a signature line in the lower  
1376 right-hand corner of the prescription form beneath which shall be  
1377 clearly imprinted the words "substitution permissible." There  
1378 shall be a signature line in the lower left-hand corner of the  
1379 prescription form beneath which shall be clearly imprinted the  
1380 words "dispense as written." The prescriber's signature on either  
1381 signature line shall validate the prescription and shall designate  
1382 approval or disapproval of product selection.

1383           (2) If a prescription form which does not contain the two  
1384 (2) signature lines required in subsection (1) of this section is  
1385 utilized by the prescriber, he shall write in his own handwriting  
1386 the words "dispense as written" thereupon to prevent product  
1387 selection.

1388           (3) A pharmacist licensed by the Mississippi State Board of  
1389 Pharmacy may dispense a one-time emergency dispensing of a  
1390 prescription of up to a seventy-two-hour supply of a prescribed  
1391 medication in the event the pharmacist is unable to contact the  
1392 prescriber to obtain refill authorization, provided that:

1393           (a) The prescription is not for a controlled substance;  
1394           (b) In the pharmacist's professional judgment, the  
1395 interruption of therapy might reasonably produce undesirable  
1396 health consequences or may cause physical or mental discomfort;



1397 (c) The dispensing pharmacist notifies the prescriber  
1398 or his agent of the emergency dispensing within seven (7) working  
1399 days after the one-time emergency dispensing;

1400 (d) The pharmacist properly records the dispensing as a  
1401 separate nonrefillable prescription. Said document shall be filed  
1402 as is required of all other prescription records. This document  
1403 shall be serially numbered and contain all information required of  
1404 other prescriptions. In addition it shall contain the number of  
1405 the prescription from which it was refilled; and

1406 (e) The pharmacist shall record on the new document the  
1407 circumstances which warrant this emergency dispensing.

1408 This emergency dispensing shall be done only in the permitted  
1409 facility which contains the nonrefillable prescription.

1410 **SECTION 27.** Section 73-21-117, Mississippi Code of 1972, is  
1411 reenacted as follows:

73-21-117. (1) A pharmacist may select a generic equivalent drug product or an interchangeable biological product only when such selection results in lower cost to the purchaser, unless product selection is expressly prohibited by the prescriber.

1416 (2) A pharmacist shall select a generic equivalent drug  
1417 product or an interchangeable biological product when:

1418 (a) The purchaser requests the selection of a generic  
1419 equivalent drug product or an interchangeable biological product;  
1420 or



1421 (b) The prescriber has not expressly prohibited product  
1422 selection; and  
1423 (c) Product selection will result in lower cost to the  
1424 purchaser.

1425 Before product selection is made, the pharmacist shall advise  
1426 the purchaser of his prerogatives under this subsection.

1427 (3) When requested by the purchaser to dispense the drug  
1428 product or biological product as ordered by the prescriber, a  
1429 pharmacist shall not select a generic equivalent drug product or  
1430 an interchangeable biological product.

1431 (4) Within five (5) business days following the dispensing  
1432 of any biological product, the dispensing pharmacist or the  
1433 pharmacist's designee shall make an entry of the specific product  
1434 provided to the purchaser, including the name of the product and  
1435 the manufacturer, and communicate that information to the  
1436 prescriber. The communication shall be conveyed by making an  
1437 entry that is electronically accessible to the prescriber through:

- 1438 (a) An interoperable electronic medical records system;
- 1439 (b) An electronic prescribing technology;
- 1440 (c) A pharmacist benefit management system; or
- 1441 (d) A pharmacy record.

1442 (5) Entry into an electronic records system as described in  
1443 subsection (4) of this section is presumed to provide notice to  
1444 the prescriber. Otherwise, the pharmacist shall communicate the  
1445 biological product dispensed to the prescriber using facsimile,



1446 telephone, electronic transmission, or other prevailing means,  
1447 provided that communication shall not be required where:

1448 (a) There is no federal Food and Drug

1449 Administration-approved interchangeable biological product for the  
1450 product prescribed; or

1451 (b) A refill prescription is not changed from the  
1452 product dispensed on the prior filling of the prescription.

1453 (6) The board shall maintain a link on its website to the  
1454 federal Food and Drug Administration's List of Licensed Biological  
1455 Products with Reference Product Exclusivity and Biosimilarity or  
1456 Interchangeability Evaluations.

1457 **SECTION 28.** Section 73-21-119, Mississippi Code of 1972, is  
1458 reenacted as follows:

1459 73-21-119. (1) The label of the container of any drug  
1460 product which is sold within the State of Mississippi for resale  
1461 at retail and which requires a prescription to be dispensed at  
1462 retail shall contain at a minimum the name of the manufacturer of  
1463 the final dosage unit, expiration date if applicable, batch or lot  
1464 number and national drug code. The label of the container of any  
1465 biological product dispensed by a pharmacist shall include its  
1466 nonproprietary name designated by the federal Food and Drug  
1467 Administration for use and the name of the manufacturer of the  
1468 product.

1469 (2) Whenever product selection is made, the pharmacist shall  
1470 indicate on the label of the dispensed container the initials

1471 "G.E." or "I.B.," as appropriate. The label for generic  
1472 equivalent drugs shall include the proprietary name of the product  
1473 dispensed or the generic name of the product dispensed and its  
1474 manufacturer either written in full or appropriately abbreviated,  
1475 unless the prescriber indicates that the name of the drug product  
1476 shall not appear on the label. The label for interchangeable  
1477 biological products shall include its nonproprietary name  
1478 designated by the federal Food and Drug Administration for use and  
1479 the name of the manufacturer of the product.

1480       **SECTION 29.** Section 73-21-121, Mississippi Code of 1972, is  
1481 reenacted as follows:

1482       73-21-121. (1) Product selection as authorized by Sections  
1483 73-21-115 through 73-21-119 shall not constitute evidence of  
1484 negligence by the dispensing pharmacist when such product  
1485 selection is in accordance with reasonable and prudent pharmacy  
1486 practice. No prescriber shall be liable for civil damages or in  
1487 any criminal prosecution arising from the incorrect product  
1488 selection by a pharmacist.

1489       (2) Any person having knowledge relating to a pharmacist or  
1490 to a pharmacy student which might provide grounds for disciplinary  
1491 action by the board may report relevant facts to the board, and  
1492 shall by reason of reporting such facts in good faith be immune  
1493 from civil liability.

1494       (3) Any person furnishing information in the form of data,  
1495 reports or records to the board or to a pharmacist organization

1496 approved by the board to receive such information, where such  
1497 information is furnished for the purpose of aiding a pharmacist or  
1498 a pharmacy student impaired by chemical abuse or by mental or by  
1499 physical illness, shall by reason of furnishing such information  
1500 in good faith be immune from civil liability.

1501 (4) The records of the board or the records of a pharmacist  
1502 organization approved by the board to aid pharmacists or pharmacy  
1503 students impaired by chemical abuse, where such records relate to  
1504 the impairment, shall be confidential and are not considered open  
1505 records; provided, however, the board may disclose this  
1506 confidential information only:

1507 (a) In a disciplinary hearing before the board, or in  
1508 an appeal of an action or order of the board;

1509 (b) To the pharmacist licensing or disciplinary  
1510 authorities of other jurisdictions in the case of a pharmacist who  
1511 is licensed in, or seeking transfer to, another state; or

1512 (c) Pursuant to an order of a court of competent  
1513 jurisdiction.

1514 **SECTION 30.** Section 73-21-123, Mississippi Code of 1972, is  
1515 reenacted as follows:

1516 73-21-123. Nothing in this chapter shall be construed to  
1517 prevent, or in any manner interfere with, or to require a permit  
1518 for the sale of nonnarcotic nonprescription drugs which may be  
1519 lawfully sold under the United States Food, Drug and Cosmetic Act  
1520 (21 USCS 301 et seq. as now or hereafter amended) without a

1521 prescription, nor shall any rule or regulation be adopted by the  
1522 board under the provisions of this chapter which shall require the  
1523 sale of nonprescription drugs by a licensed pharmacist in a  
1524 pharmacy or otherwise apply to or interfere with the sale or  
1525 distribution of such drugs.

1526         **SECTION 31.** Section 73-21-124, Mississippi Code of 1972, is  
1527 reenacted as follows:

1528         73-21-124. (1) (a) It is lawful for a pharmacy registered  
1529 under Section 73-21-105 to sell or distribute to a person, without  
1530 a prescription, products containing not more than three and six  
1531 tenths (3.6) grams per day and not more than seven and two tenths  
1532 (7.2) grams per thirty-day period of pseudoephedrine or ephedrine,  
1533 and it is lawful for a person to purchase products containing  
1534 those ingredients from a registered pharmacy without a  
1535 prescription.

1536         (b) All products authorized under this subsection (1)  
1537 must be stored by a pharmacy by placing the products behind a  
1538 counter in an area within the pharmacy where the public is not  
1539 permitted.

1540         (c) Any products authorized under this subsection (1)  
1541 sold by a pharmacy must be sold by an individual licensed as a  
1542 pharmacist or by an employee of the pharmacy under the direct  
1543 supervision and control of a licensed pharmacist.

1544         (d) No pharmacy may sell or distribute, and no person  
1545 may purchase, more products than allowed under this section unless



1546 by valid prescription. It is not a defense in a prosecution under  
1547 this section that no money was exchanged during a transaction that  
1548 would otherwise be unlawful under this section.

1549 (2) A pharmacy selling products in a manner authorized under  
1550 subsection (1) of this section must:

1551 (a) Use the National Precursor Log Exchange (NPLEX)  
1552 system administered by the National Association of Drug Diversion  
1553 Investigators, provided that the system is available to pharmacies  
1554 or retailers in the state without a charge for accessing the NPLEX  
1555 system, before completing the over-the-counter sale of each  
1556 product authorized under subsection (1) of this section. Before  
1557 completing a sale of an over-the-counter material, compound,  
1558 mixture, or preparation containing any detectable quantity of  
1559 pseudoephedrine or ephedrine, its salts or optical isomers, or  
1560 salts of optical isomers a pharmacy or retailer shall  
1561 electronically submit the information required under subsection  
1562 (b) of this subsection (2) to the NPLEX system. The pharmacy or  
1563 retailer shall not complete the sale if the NPLEX system generates  
1564 a stop-sale alert. The system shall contain an override function  
1565 that may be used by an agent of a retail establishment who is  
1566 dispensing the drug product, and who has a reasonable fear of  
1567 imminent bodily harm if the transaction is not completed. The  
1568 system shall create a record of each use of the override  
1569 mechanism.



1570 (b) Maintain an electronic log of required information  
1571 for each transaction, and require the purchaser of the package to  
1572 be at least eighteen (18) years of age and provide a valid,  
1573 unsuspended driver's license or nondriver identification card  
1574 issued by this state or another state, a United States Uniformed  
1575 Services Privilege and Identification Card, or a United States or  
1576 foreign passport, and to sign a written or electronic log  
1577 attesting to the validity of the information provided for each  
1578 transaction. The record of each transaction must include the  
1579 information from the identification card as well as the type of  
1580 and government entity issuing the identification card used, the  
1581 name, date of birth, and current address of the purchaser, the  
1582 date and time of the sale, the name of the compound, mixture, or  
1583 preparation being sold, and the total amount, in grams or  
1584 milligrams, of pseudoephedrine or ephedrine being sold.

1585 (c) Maintain a written log or an alternative electronic  
1586 recordkeeping mechanism if a pharmacy or retailer experiences  
1587 mechanical or electronic failure of the required electronic  
1588 tracking system until such time as the pharmacy or retailer is  
1589 able to comply with the electronic sales-tracking requirement. No  
1590 person shall purchase, receive or otherwise acquire more than  
1591 three and six-tenths (3.6) grams per day or seven and two-tenths  
1592 (7.2) grams of pseudoephedrine or ephedrine within any thirty-day  
1593 period.



1594 (3) The National Association of Drug Diversion Investigators  
1595 shall provide real-time access to the NPLEX information through  
1596 the NPLEX online portal to law enforcement in the state.

1597 (4) (a) Pseudoephedrine and ephedrine products dispensed  
1598 pursuant to a legitimate prescription are exempt from this  
1599 section.

1600 (b) The amounts of pseudoephedrine and ephedrine  
1601 products dispensed to a person pursuant to a legitimate  
1602 prescription shall not be considered under subsection (1) (a) of  
1603 this section.

1604 (5) A violation of this section is a misdemeanor and is  
1605 punishable as follows:

1606 (a) For a first offense, by a fine not to exceed One  
1607 Thousand Dollars (\$1,000.00).

1608 (b) For a second or subsequent offense, by a fine not  
1609 to exceed Ten Thousand Dollars (\$10,000.00).

1610 (6) A pharmacist who is the general owner or operator of an  
1611 establishment where pseudoephedrine and ephedrine products are  
1612 available for sale shall not be penalized under this section for  
1613 the conduct of an employee if the retailer documents that an  
1614 employee training program approved by the Mississippi Board of  
1615 Pharmacy was conducted by the pharmacist. The Mississippi Board  
1616 of Pharmacy shall develop or approve all training programs for  
1617 pharmacy employees.



1618 (7) A person who resides in a state that requires a  
1619 prescription for the purchase of pseudoephedrine or ephedrine, or  
1620 who presents identification from a state that requires a  
1621 prescription for the purchase of pseudoephedrine or ephedrine, may  
1622 purchase those products only upon presentation of a valid  
1623 prescription for the pseudoephedrine or ephedrine.

1624           **SECTION 32.** Section 73-21-125, Mississippi Code of 1972, is  
1625    reenacted as follows:

1626        73-21-125. (1) Any community pharmacy, including a  
1627        faith-based community pharmacy, or any licensed pharmacist who  
1628        voluntarily provides charitable services in a community pharmacy,  
1629        or any other person who serves as a volunteer in a community  
1630        pharmacy, shall be immune from liability for any civil action  
1631        arising out of supplying pharmaceutical products in the course of  
1632        providing such charitable or gratuitous pharmaceutical products.  
1633        This section shall not extend immunity to acts of gross negligence  
1634        or willful or wanton misconduct or to the manufacturer or designer  
1635        of products provided.

1636 (2) Any community pharmacy seeking immunity under this  
1637 section shall post a notice, in a conspicuous place adjacent to  
1638 the area where prescriptions are picked up by consumers, reading  
1639 substantially as follows: "NOTICE: If you are harmed by  
1640 medication that you receive here, you do not have the same legal  
1641 recourse as you have against other pharmacies." Failure to post  
1642 the notice negates the immunity from liability provided under this



1643 section. The notice shall be no less than eleven (11) by fourteen  
1644 (14) inches in size, and the type used shall be no smaller than  
1645 thirty-six (36) point and surrounded by a one-inch solid black  
1646 border.

1647 (3) For purposes of this section, "community pharmacy" means  
1648 a pharmacy operated solely for charitable purposes, whose only  
1649 function is to supply gratuitous pharmaceutical products, and  
1650 which is operated by a nonprofit organization qualified or  
1651 eligible for qualification as a tax-exempt organization under 26  
1652 USCS 501.

1653 **SECTION 33.** Section 73-21-126, Mississippi Code of 1972, is  
1654 reenacted as follows:

1655 73-21-126. (1) The State Board of Pharmacy shall promulgate  
1656 rules regarding the issuance and renewal of licenses and permits  
1657 for new or renewal application requirements for both in- and  
1658 out-of-state wholesale distributors, chain pharmacy warehouses and  
1659 repackagers shipping into Mississippi. Requirements for new  
1660 and/or renewal applications, if information has not been  
1661 previously provided to the board, will include, but not be limited  
1662 to, the following:

1663 (a) Type of ownership (individual, partnership or  
1664 corporation);

1665 (b) Names of principal owners or officers and social  
1666 security numbers;

1667 (c) Names of designated representatives and social  
1668 security numbers;

1669 (d) Criminal background checks of applicants and  
1670 designated representatives as required by rule;

1671 (e) Copy of license in home state;

1672 (f) Bond requirements.

1673 (2) To ensure that all applicants are of good moral  
1674 character, the board shall conduct a criminal history records  
1675 check on all applicants for a license. In order to determine the  
1676 applicant's suitability for licensing, the applicant shall be  
1677 fingerprinted. The board shall submit the fingerprints to the  
1678 Department of Public Safety for a check of the state criminal  
1679 records and forward to the Federal Bureau of Investigation for a  
1680 check of the national criminal records. The Department of Public  
1681 Safety shall disseminate the results of the state check and the  
1682 national check to the board for a suitability determination. The  
1683 board shall be authorized to collect from the applicant the amount  
1684 of the fee that the Department of Public Safety charges the board  
1685 for the fingerprinting, whether manual or electronic, and the  
1686 state and national criminal history records checks.

1687 (3) The board shall promulgate rules for the establishment  
1688 of a pedigree or electronic file to be used by wholesale  
1689 distributors, chain pharmacy warehouses and repackagers for the  
1690 purpose of ensuring the integrity of drugs owned, purchased,

1691 distributed, returned, transferred and sold when the products  
1692 leave the normal distribution channel.

1693 (4) The board is authorized to use an outside agency to  
1694 accredit wholesale distributors and repackagers, including the  
1695 National Association of Boards of Pharmacy's (NABP) Verified  
1696 Accredited Wholesale Distributors (VAWD) program.

1697 (5) Pharmacies shall not be responsible for verification or  
1698 adjudication of the pedigree for pharmaceuticals.

1699 (6) The board may exempt wholesalers accredited by the VAWD  
1700 program from the above requirements.

1701 **SECTION 34.** Section 73-21-127, Mississippi Code of 1972, is  
1702 reenacted as follows:

1703 73-21-127. (1) The Board of Pharmacy shall develop and  
1704 implement a computerized program to track prescriptions for  
1705 controlled substances and to report suspected abuse and misuse of  
1706 controlled substances in compliance with the federal regulations  
1707 promulgated under authority of the National All Schedules  
1708 Prescription Electronic Reporting Act of 2005 and in compliance  
1709 with the federal HIPAA law, under the following conditions:

1710 (a) Submission or reporting of dispensing information  
1711 shall be mandatory and required by the State Board of Pharmacy for  
1712 any entity dispensing controlled substances in or into the State  
1713 of Mississippi, except for the dispensing of controlled substance  
1714 drugs by a veterinarian residing in the State of Mississippi.



1715 (b) The prescriptions tracked shall be prescriptions  
1716 for controlled substances listed in Schedule II, III, IV or V and  
1717 specified noncontrolled substances identified by the State Board  
1718 of Pharmacy that are dispensed to residents in the State of  
1719 Mississippi by licensed pharmacies, nonresident pharmacies,  
1720 institutions and dispensing practitioners, regardless of dispenser  
1721 location.

1722 (c) The Board of Pharmacy shall report any activity it  
1723 reasonably suspects may be fraudulent or illegal to the  
1724 appropriate law enforcement agency or occupational licensing board  
1725 and provide them with the relevant information obtained for  
1726 further investigation.

1727 (d) The program shall provide information regarding the  
1728 potential inappropriate use of controlled substances and the  
1729 specified noncontrolled substances to practitioners,  
1730 pharmacists-in-charge and appropriate state agencies in order to  
1731 prevent the inappropriate or illegal use of these controlled  
1732 substances. The specific purposes of the program shall be to: be  
1733 proactive in safeguarding public health and safety; support the  
1734 legitimate use of controlled substances; facilitate and encourage  
1735 the identification, intervention with and treatment of individuals  
1736 addicted to controlled substances and specified noncontrolled  
1737 drugs; identify and prevent drug diversion; provide assistance to  
1738 those state and federal law enforcement and regulatory agencies  
1739 investigating cases of drug diversion or other misuse; and inform



1740 the public and health care professionals of the use and abuse  
1741 trends related to controlled substance and specified noncontrolled  
1742 drugs.

1743 (e) (i) Access to collected data shall be confidential  
1744 and not subject to the provisions of the federal Freedom of  
1745 Information Act or the Mississippi Public Records Act. Upon  
1746 request, the State Board of Pharmacy shall provide collected  
1747 information to: pharmacists or practitioners who are properly  
1748 registered with the State Board of Pharmacy and are authorized to  
1749 prescribe or dispense controlled substances for the purpose of  
1750 providing medical and pharmaceutical care for their patients;  
1751 local, state and federal law enforcement officials engaged in the  
1752 administration, investigation or enforcement of the laws governing  
1753 illicit drug use; regulatory and licensing boards in this state;  
1754 Division of Medicaid regarding Medicaid and Medicare Program  
1755 recipients; judicial authorities under grand jury subpoena; an  
1756 individual who requests the individual's own prescription  
1757 monitoring information; and prescription monitoring programs in  
1758 other states through mutual agreement adhering to State Board of  
1759 Pharmacy policies.

1760 (ii) The Director of the Mississippi Bureau of  
1761 Narcotics, or his designee, shall have access to the Prescription  
1762 Monitoring Program (PMP) database for the purpose of investigating  
1763 the potential illegal acquisition, distribution, dispensing,  
1764 prescribing or administering of the controlled and noncontrolled



1765 substances monitored by the program, subject to all legal  
1766 restrictions on further dissemination of the information obtained.

1767 (iii) The State Board of Pharmacy may also provide  
1768 statistical data for research or educational purposes if the board  
1769 determines the use of the data to be of significant benefit to  
1770 public health and safety. The board maintains the right to refuse  
1771 any request for PMP data.

1772 (iv) A pharmacist licensed by the Mississippi  
1773 Board of Pharmacy must be a registered user of the PMP. Failure  
1774 of a pharmacist licensed by the Mississippi Board of Pharmacy to  
1775 register as a user of the PMP is grounds for disciplinary action  
1776 by the board.

1777 (v) All licensed practitioners as defined under  
1778 Section 73-21-73(ee) holding an active DEA number shall register  
1779 as users of the PMP.

1780 (f) The Prescription Monitoring Program through the  
1781 Board of Pharmacy may:

1782 (i) Establish the cost of administration,  
1783 maintenance, and operation of the program and charge to like  
1784 agencies a fee based on a formula to be determined by the board  
1785 with collaboration and input from participating agencies; and

1786 (ii) Assess charges for information and/or  
1787 statistical data provided to agencies, institutions and  
1788 individuals. The amounts of those fees shall be set by the

1789 Executive Director of the Board of Pharmacy based on the  
1790 recommendation of the Director of the PMP.

1791 All such fees collected shall be deposited into the special  
1792 fund of the State Board of Pharmacy and used to support the  
1793 operations of the PMP.

1794 (g) A dispenser pharmacist or practitioner licensed to  
1795 dispense controlled substances and specified noncontrolled  
1796 substance drugs who knowingly fails to submit drug-monitoring  
1797 information or knowingly submits incorrect dispensing information  
1798 shall be subject to actions against the pharmacist's or  
1799 practitioner's license, registrations or permit and/or an  
1800 administrative penalty as provided in Sections 73-21-97 and  
1801 73-21-103. Any misuse of the PMP is subject to penalties as  
1802 provided in Sections 73-21-97 and 73-21-103.

1803 (h) The Board of Pharmacy and the Prescription  
1804 Monitoring Program shall be immune from civil liability arising  
1805 from inaccuracy of any of the information submitted to the  
1806 program.

1807 (i) "Practitioner," as used in this section, shall  
1808 include any person licensed, registered or otherwise permitted to  
1809 distribute, dispense, prescribe or administer a controlled  
1810 substance, as defined under Section 41-29-105(y), and any person  
1811 defined as a "practitioner" under Section 73-21-73(ee).

1812 (j) In addition to any funds appropriated by the  
1813 Legislature, the State Board of Pharmacy may apply for any

1814 available grants and accept any gifts, grants or donations to  
1815 assist in future development or in maintaining the program.

1816 (2) In addition to receiving the dispensing information  
1817 regarding controlled substances as provided in subsection (1) of  
1818 this section, the State Board of Pharmacy shall receive and  
1819 maintain in the Prescription Monitoring Program (a) the medical  
1820 cannabis dispensing information that medical cannabis dispensaries  
1821 under the Mississippi Medical Cannabis Act are required to report  
1822 to the PMP under Section 41-137-33, and (b) any other medical  
1823 cannabis dispensing information that dispensaries are required to  
1824 report to the PMP. The medical cannabis dispensing information  
1825 reported by medical cannabis dispensaries under Section 41-137-33  
1826 shall not be considered to be a prescription for the purposes of  
1827 the Mississippi Pharmacy Practice Act or the Uniform Controlled  
1828 Substances Law.

1829 **SECTION 35.** Section 73-21-127.1, Mississippi Code of 1972,  
1830 is reenacted as follows:

1831 73-21-127.1. The Prescription Monitoring Program shall issue  
1832 a report each year to the Legislature that indicates the number of  
1833 opioid prescriptions that were provided to patients during that  
1834 year.

1835 **SECTION 36.** Section 73-21-129, Mississippi Code of 1972, is  
1836 reenacted as follows:

1837 73-21-129. (1) Each manufacturer whose products are  
1838 distributed within the State of Mississippi shall make adequate

1839 provision for the return of outdated drugs from pharmacies, both  
1840 full and partial containers, excluding biological, infused or  
1841 intravenously injected drugs and drugs that are inhaled during  
1842 surgery, within six (6) months after the labeled expiration date,  
1843 for prompt full credit or refund.

1844 (2) Wholesale distributors and reverse distributors that are  
1845 required to register with the board and have a permit under  
1846 Section 73-21-105 shall implement and administer the return  
1847 policies established by the manufacturer.

1848 (3) If the board receives information that a manufacturer  
1849 has failed to comply with this section, the board shall  
1850 investigate the matter and present any evidence of the  
1851 manufacturer's failure to comply to a review committee composed of  
1852 the Dean of the University of Mississippi School of Pharmacy, the  
1853 Executive Director of the State Board of Pharmacy and the Director  
1854 of the Pharmacy Bureau of the Division of Medicaid, or the  
1855 designee of any of those officials. The committee shall review  
1856 the evidence of the manufacturer's failure to comply with this  
1857 section and make a recommendation to the board regarding the  
1858 discipline of the manufacturer for its failure to comply. After  
1859 the board has received the recommendation of the committee, the  
1860 board may discipline the manufacturer by providing that the  
1861 manufacturer's products shall be ineligible for use in product  
1862 selection in any state drug assistance programs.

1863 (4) A pharmacist may not dispense a prescription drug or  
1864 controlled drug unless the pharmacist has satisfactory evidence  
1865 that the manufacturer of the drug has a procedure for the return  
1866 of expired drugs.

1867 (5) Any manufacturer that had a repurchase program in place  
1868 on January 1, 2008, shall be exempt from the provisions of this  
1869 section, provided that the repurchase program makes provision for  
1870 the repurchase of outdated drugs in either full or partial amounts  
1871 within six (6) months after the labeled expiration date.

1872 (6) As used in this section, the term "biological drug" or  
1873 "biological product" means a virus, therapeutic serum, toxin,  
1874 antitoxin, vaccine, blood, blood component or derivative,  
1875 allergenic product or analogous product, or arsphenamine or  
1876 derivative of arsphenamine or any other trivalent organic arsenic  
1877 compound, applicable to the prevention, treatment or cure of a  
1878 disease or condition of human beings.

1879           **SECTION 37.** This act shall take effect and be in force from  
1880 and after July 1, 2025.

