

MISSISSIPPI BOARD OF PHARMACY
MINUTES
JULY 13, 2023

The Mississippi Board of Pharmacy (Board) met at 9:00 a.m. on Thursday, July 13, 2023, at the Board offices, 6360 I-55 N. Suite 400, Jackson, MS 39211. The following members were present: Ronnie Bagwell – President, Jillian Foster– Secretary, Ryan Harper, Craig Sartin, Mike Gilbow and David Hudson. Tony Waits – Vice-President, was absent.

CONSENT AGENDA

The following items were reviewed by Board members and approved without objection.

- ❖ The Agenda for this meeting and the Website Declaration of this meeting shall be placed in the minutes. See attached.
- ❖ Minutes for the May 18, 2023, of the Mississippi Board of Pharmacy.
- ❖ Approve Issuance of Pharmacist Licenses
- ❖ Requests for approval of the following pharmacy continuing education programs:
 - PROGRAM NUMBER 005-022-023-001, “**An Overview of Status Epilepticus Treatment in a Pediatric Population**”, as requested by Veronica Gustella for 1 clock hour of LIVE pharmacist continuing education credit.
- ❖ Consultant Waiver Requests
 - Steve Maruschak
 - Gary Grau
- ❖ Naloxone Training Approval
- ❖ Future Board Meeting Dates
 - September 21, 2023
 - November 16, 2023

EXECUTIVE DIRECTOR REPORT

Susan McCoy reported all voluntary surrenders submitted to the Board since its last meeting:

- **Jekeira Abby – Pharmacy Technician**
- **Lisa Stuart-Smith - Pharmacist**

Susan McCoy, Executive Director, reported to the Board concerning day-to-day activities of the agency.

New Board members David Houston and Mike Gilbow were administered the oath of office by Board President Ronnie Bagwell.

REGULATION WORKING GROUP

Todd Dear, Associate Director, presented the following regulations for Board consideration to adopt as a final regulation:

- **Article III**
- **Article XX**
- **Article L**
- **Article LI**

Todd Dear provided an update on **Definitions**.

Upon a recommendation by staff, the Board adopted Article III, Article XX, Article L and Article LI as final regulations without objection.

Upon a motion by Board member Craig Sartin and a 2nd by Board member Ryan Harper, the Board voted unanimously to go into executive session pursuant to Section 25-41-7(4)(b) for the purposes of discussing potential litigation regarding the adoption of a rule and an appeal of a Board order. On a motion by Board member Jillian Foster and a 2nd by Board member Ryan Harper, the Board voted unanimously to rise from executive session and enter open session. It was reported that no action was taken during executive session.

GENERAL BUSINESS

The Board was informed of the new drug testing protocol that is being implemented by MARP.

RESPONDENTS

Burnham's Vital Care, Permit to Operate as a Pharmacy, Permit Number 05113/2.1
Keri L. Bernhardt, License to Practice Pharmacy, Certificate of Registration Number E-15623.
Board Counsel, David Scott, requested to present these administrative hearings together. Both Respondents agreed to the request.

Board member Craig Sartin recused himself from the hearing and deliberation from the administrative hearing.

After an administrative hearing on this matter, upon a motion by Board member Ryan Harper and a 2nd by Board member David Hudson, the Board voted unanimously to go into executive session pursuant to Section 25-41-7(4)(b) for the purposes of discussing potential litigation an appeal of a Board order. On a motion by Board member Jillian Foster and a 2nd by Board member Ronnie Bagwell, the Board voted unanimously to rise from executive session and enter open session. It was reported that no action was taken during the executive session.

The Board issued the attached Order.

Board Member Ryan Harper left the meeting and did not participate in the following administrative hearings.

Brent Lindley, License to Practice Pharmacy, Certificate of Registration Number E-09564
After an administrative hearing on this matter, the Board issued the attached Order.

Twanda Rooks, Pharmacy Technician Registration Number PT-222464
After an administrative hearing on this matter, the Board issued the attached Order.

Dees America Supply, Medical Equipment Supplier Permit Number 18355/11.1
After an administrative hearing on this matter, the Board issued the attached Order.

Board member Jillian Foster left the meeting and did not participate in the following administrative hearings.

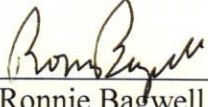
D & D Health Supply, Medical Equipment Supplier Permit Number 18361/11.1
After an administrative hearing on this matter, the Board issued the attached Order.

A & J Medical Supply, Medical Equipment Supplier Permit Number 18360/11.1
After an administrative hearing on this matter, the Board issued the attached Order.

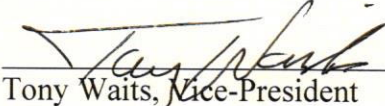
Total Returns, Reverse Distributor Permit Number 17115/16.7a
After an administrative hearing on this matter, the Board issued the attached Order.

The Board adjourned at 3:48 p.m.

These July 13, 2023, MINUTES of the Board are hereby approved this the 21st day of September, 2023.



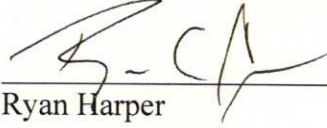
Ronnie Bagwell, President



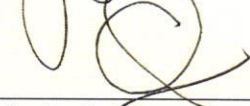
Tony Waits, Vice-President



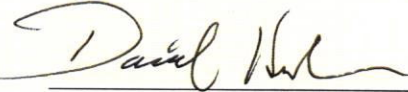
Jillian Foster, Secretary



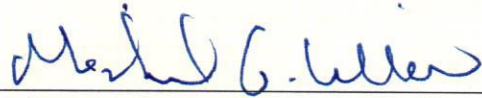
Ryan Harper



Craig Sartin



David Hudson



Mike Gilbow

Mississippi Board of Pharmacy
July 13, 2023

AGENDA

I. CALL TO ORDER/ESTABLISH A QUORUM

- PRAYER AND PLEDGE
- WELCOME AND SPECIAL INTRODUCTIONS

II. CONSENT AGENDA & WEBSITE DECLARATION

- APPROVE AND SIGN MINUTES
- CONTINUING EDUCATION REQUEST
- APPROVE ISSUANCE OF PHARMACIST LICENSES
- CONSULTANT WAIVER REQUESTS
 - Steve Maruschak
 - Gary Grau
- NALOXONE TRAINING APPROVAL
- FUTURE BOARD MEETING DATES
 - September 21, 2023
 - November 16, 2023

III. EXECUTIVE DIRECTOR REPORT

- VOLUNTARY SURRENDERS-
 - Jekeira Abby, Pharmacy Technician
 - Lisa Stuart-Smith, Pharmacist

IV. REGULATION WORKING GROUP

- **Definitions - Update**
- **Article III, Pharmacy Extern/Intern Registration and Practical Experience Requirement**
- **Article XX, Partial Filling of Schedule II Prescriptions**
- **Article L Ambulatory Surgery Center**
- **Article LI Consulting Pharmacists to Ambulatory Surgery Centers and Multi-Provide Clinics**

V. GENERAL BUSINESS

- **MARP-New Drug Testing Protocol**

VI. RESPONDENTS

- | | |
|-----------------------------------|-------------------|
| • Burnham's Vital Care | Respondent |
| • Keri L. Bernhardt | Respondent |
| • Brent Lindley | Respondent |
| • Twanda Rooks | Respondent |
| • Dees America Supply | Respondent |
| • D & D Health Supply | Respondent |
| • A & J Medical Supply | Respondent |
| • Total Returns | Respondent |

VII. PETITIONERS

NOTICE DETAILS

NOTICE DETAILS

State Agency: Pharmacy Board

Public Body: Pharmacy Board

Title: Regular Board Meeting

Subject: Regular Board Meeting

Date and Time: 7/13/2023 9:00:00 AM

Description:

Back

MEETING LOCATION

6360 I 55 North Suite 400
Jackson MS 39211

Map this! (<http://maps.google.com/?q=6360 I 55 North Suite 400, Jackson, MS, 39211>)

CONTACT INFORMATION

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DOWNLOAD ATTACHMENTS

SUBSCRIPTION OPTIONS

Subscription options will send you alerts regarding future notices posted by this public body.

ABOUT

Mississippi's State Agencies are required to post notices of regular meetings on the Mississippi Public Meeting Notices Website. The statute establishing this website is in Mississippi Code Section A 025-0041-0013 and may be viewed by clicking here (<http://billstatus.ls.state.ms.us/2013/pdf/history/SB/SB2070.xml>).

Legislation (<http://billstatus.ls.state.ms.us/2013/pdf/history/SB/SB2070.xml>)

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TITLE 30: PROFESSIONS AND OCCUPATIONS
PART 3001: MISSISSIPPI PHARMACY PRACTICE REGULATIONS

ARTICLE LI CONSULTING PHARMACISTS TO AMBULATORY SURGERY CENTERS
AND MULTI-PROVIDER CLINICS

1. For purposes of this article, a consultant pharmacist for an ambulatory surgery center (ASC) or multi-provider clinic (MPC) shall mean any Mississippi licensed pharmacist who is listed on an ASC/MPC permit (pharmacist-in-charge). The consultant pharmacist is on site at least monthly to conduct a review of medication related processes and to ensure appropriate reconciliation of controlled substances. The consultant pharmacist for an ASC/MPC would not need a nursing home consultant certificate. The consultant pharmacist is responsible for providing recommendations only to the ASC/MPC.

2. Responsibilities of the ASC/MPC Consultant Pharmacist

A. The ASC/MPC Consultant Pharmacist shall be responsible for advising the ASC/MPC on all matters related to safe and efficient administration, control, and accountability for drugs and proper licensing. The responsibilities of the consultant pharmacist shall include developing policies and procedures and implementation for the following:

- (1) All medications shall be purchased from facilities registered with the Mississippi Board of Pharmacy
- (2) Preparation of sterile medications prepared within the ASC/MPC
- (3) Admixture of parenteral products
- (4) Compounding of drugs, solutions, ointments, lotions, etc.
- (5) To assure that no legend medication shall be stored in patient care areas except upon the approval of the Consultant Pharmacist
- (6) Establishment of specifications for procurement of all materials, including drugs, chemicals and biologicals, subject to approval of the appropriate committee of the ASC/MPC and compliance with DSCSA requirements
- (7) Participation in the development of a formulary for the ASC/MPC where applicable
- (8) Proper filling and labeling of all containers from which drugs are to be administered
- (9) Maintenance of records of all transactions of the ASC/MPC as may be required by applicable law, state and federal, and as may be necessary to maintain accurate control and accountability for all pharmaceutical materials
- (10) Assure that all drugs shall be stored in areas within the ASC/MPC and satellite storage areas to provide proper sanitation, temperature, light, ventilation, moisture control, segregation and security; that disinfectants and drugs for external use are stored separately and apart from drugs for internal use or ingestion; that outdated or other unusable drugs are identified and stored in a manner that will prevent their administration prior to disposition; that emergency drugs are in adequate and proper supply at designated locations
- (11) Assure that all areas occupied by the ASC/MPC shall be capable of being locked to prevent unauthorized access, and that all areas where drugs are stored or administered shall be locked

- (12) Ensure that discontinued and outdated drugs are returned to a MS Board of Pharmacy registered reverse distributor or destroyed onsite following DEA rules for onsite destruction and use of DEA Form 41.
- (13) Drugs shall be administered only upon receipt of a written or oral order. There shall be no "take home" medications dispensed under this permit. Samples are exempt from this Article.
- (14) All requirements of the Controlled Substances Act of 1970 and the requirements set forth in the regulations of the Mississippi Board of Pharmacy in the purchasing, storing, administration, record keeping, and disposal of controlled substances are met. There shall be policies and procedures to ensure the control of these drugs at all times, including those instances when drugs are stored in the surgery departments, nursing stations, clinics, diagnostic laboratories, etc. Periodic (at least monthly) inspections by the consultant pharmacist of the proper storage of these drugs is required and deficiencies must be corrected.
- (15) At least monthly consultant audits of records of acquisition and disposition. Monthly audits of controlled substance inventory.
- (16) Assisting the medical director as applicable in developing inventory listings of drugs to be included in these areas and assure that:
 - (a) Such drugs are available therein, properly stored and labeled
 - (b) Only pre-packaged drugs are available therein, in amounts sufficient for immediate therapeutic requirements
 - (c) Each drug stored in these areas shall be assigned a "par value" and each addition or withdrawal by authorized persons shall be properly documented. The consultant pharmacist shall audit these areas on a regular basis but no less than once per month.
- (17) The consultant pharmacist shall provide a monthly report to the ASC/MPC outlining any findings from their review. This document shall be signed by the medical director or designee and dated.
- (18) A consultant pharmacist for an ASC/MPC shall report to the appropriate regulatory or licensing agency any serious deficiency or violation noted on his/her consultant report if such deficiency is not corrected or addressed by the permit holder by the date of the next monthly visit by the consultant pharmacist at the permit site.

TITLE 30: PROFESSIONS AND OCCUPATIONS
PART 3001: MISSISSIPPI PHARMACY PRACTICE REGULATIONS

ARTICLE L AMBULATORY SURGERY CENTERS AND MULTI-PROVIDER CLINICS

1. For purposes of this Article, an ambulatory surgery center (ASC) or multi-provider clinic (MPC) shall mean a facility where medical procedures or services are performed or provided by multiple practitioners for outpatients. Examples would include but would not be limited to an ambulatory surgery center, a medical doctor's office/clinic, or a dental office. An ASC/MPC consultant refers to any Mississippi licensed pharmacist who reviews processes and ensures appropriate reconciliation of controlled substances at least monthly on site in an ASC or MPC. The ASC/MPC is responsible for complying with all applicable regulations of the Mississippi Board of Pharmacy as well as other state and federal regulatory agency requirements.
2. Every ASC/MPC shall obtain an ASC/MPC permit from the Mississippi Board of Pharmacy for every location where controlled substances are administered by multiple providers/practitioners under one DEA number. This permit along with a DEA registration allows the ASC/MPC to order controlled substances for the facility to be used by multiple providers/practitioners under one clinic DEA number. Such a permit shall be obtained by applying for a permit on a form supplied by the Mississippi Board of Pharmacy and accompanied by a fee. This requirement does not apply to ASC's or clinics with only a single provider where the provider's registration is based at that location. All ASC/MPC permits will expire on December 31 of each year and shall be renewed annually by submitting a renewal application and renewal fee. Any renewal application received after December 31st of the renewal period will be assessed a \$50.00 late fee prior to renewal. ASC/MPC permits are not transferable or assignable. There are two subcategories for ASC/MPC permits: outpatient surgery center/clinic pharmacy and outpatient surgery center/clinic consultant.
 - A. Ambulatory Surgery Center/Multi-Provider Clinic Pharmacy Services (fee \$300)
 - (1) This permit should be used when a pharmacist is integrated into the daily workflows of the facility including ordering and stocking of medications and clinical support but is not an actual dispensing pharmacy. Additionally, a controlled substance permit is required.
 - (2) See Institutional Pharmacy Regulations
 - B. Ambulatory Surgery Center/Multi-Provider Clinic Consultant (fee \$100)
 - (1) Requires there to be at least a monthly arrangement with a pharmacist onsite to review processes and ensure appropriate reconciliation of controlled substances. The pharmacist reviews appropriate records for ordering, storage, and other record keeping requirements and documentation of administration, wastage, and disposal of medications in accordance with documented policies and procedures of the ASC/MPC.
 - (2) This permit will serve as the controlled substance permit required by statute.
3. Consultant Pharmacist Requirement.
 - A. A permit for an ASC/MPC shall not be issued or renewed unless the consultant pharmacist is licensed in this state.

- B. If the license of the consultant pharmacist becomes void or inactive due to surrender, revocation, suspension, restriction or for any other reason, or if the license of the consultant pharmacist is removed from the permit of the ASC/MPC for any reason, application must be made for a new permit with another consultant pharmacist within fifteen (15) days.
 - C. Failure to submit an application with the new consultant pharmacist within fifteen (15) days shall render the permit inactive and the ASC/MPC shall not conduct any activities using the controlled substances that were obtained pursuant to the permit and the corresponding DEA registration until a new permit is issued to the ASC/MPC with a new consultant pharmacist on the permit.
 - D. The failure to obtain a new consultant pharmacist within the required fifteen (15) day time period shall be reported to DEA by the Mississippi Board of Pharmacy.
4. Record Keeping
- A. Every ASC/MPC permit issued by the Board of Pharmacy shall keep complete and accurate records of acquisition and disposition of all controlled substances. These records shall include:
 - (1) Complete and accurate records of receipt of all controlled substances
 - (2) Complete and accurate records of disposition of all controlled substances
 - B. Records of acquisition and disposition must be maintained for a period of at least 2 years. These records shall be kept in such a manner that an audit will show the beginning inventory and record of acquisition of controlled substances to balance with controlled substances on hand and record of disposition of controlled substances.
 - C. Unless authorized by the Federal Drug Enforcement Administration to maintain records of controlled substances at a location other than the location permitted by the Mississippi Board of Pharmacy, these records shall be maintained at the permitted location. All records pertaining to controlled substances shall be made available for inspection and copying by agents of the Mississippi Board of Pharmacy.
 - D. The ASC/MPC consultant pharmacist shall provide a monthly report outlining any findings from their review. This document shall be signed by the medical director or designee and dated. The facility must maintain these reports for a period of two (2) years, and a copy must be available for inspection upon request.
5. Storage
- A. All drug products shall be maintained and stored in such a manner that maintains the integrity of the product.
 - B. All containers from which drugs are administered must be properly labeled.
 - C. Outdated drugs shall be removed from general stock and returned to a reverse distributor licensed with the Mississippi Board of Pharmacy or destroyed onsite following DEA rules for onsite destruction and use of DEA Form 41.
6. Security
- A. In all places where controlled substances are maintained, they shall be maintained in a manner to deter loss by theft or burglary. A securely locked, substantially constructed area shall be provided for storage of all controlled substances. Controlled substances for return to a MS licensed reverse distributor or for onsite destruction as described above shall be maintained in the drug storage area of the clinic and segregated from general stock until

proper disposition of such controlled substances is made. Controlled substances, thus maintained in the drug storage area, shall be kept in a locked cabinet, drawer, or other suitable locked container and only authorized personnel shall have access to the drug storage area.

7. Inventory

- A. A perpetual inventory shall be maintained on all Controlled Substances, Schedule II-V.
- B. The medical director shall develop inventory listings of drugs to be included in specified areas and assure that:
 - a. Such drugs are available therein, properly stored and labeled
 - b. Only pre-packaged drugs are available therein, in amounts sufficient for immediate therapeutic requirements
 - c. Each drug stored in these areas shall be assigned a "par value" and each addition or withdrawal by authorized persons shall be properly documented.
- C. If a facility has a loss of controlled substances, a complete inventory of all remaining controlled substances shall be made within forty-eight (48) hours of discovery of the loss of controlled substances. This inventory shall be dated and signed by the ASC/MPC staff conducting the inventory.
- D. The consultant pharmacist shall be notified within twenty-four (24) hours of discovery of any discrepancy in counts or the loss of any controlled substances. The consultant pharmacist shall notify the Board immediately upon his/her notification with a plan to investigate the loss. A written report shall be submitted to the Mississippi Board of Pharmacy within fifteen (15) days; this written report shall include a copy of the inventory required by this ARTICLE.
- E. When a facility has a change in ownership or a change in the consultant pharmacist listed on their permit (pharmacist-in-charge), or is permanently closed, a complete inventory shall be made of all controlled substances at the time of the change. A copy of this inventory shall be kept with other records of controlled substances in the facility and a copy shall be sent to the office of the Board of Pharmacy. When a facility is permanently closed, the consultant pharmacist (pharmacist-in-charge) shall notify the Board in writing within fourteen (14) days by what means and as to whom controlled substances were transferred or disposed of.
- F. Every facility permitted by the Mississippi Board of Pharmacy shall take an annual inventory of all controlled substances on hand on or about May 1 but no later than May 15. A facility may conduct the controlled substance inventory at another date as long as the annual inventory is conducted during the same period each year. This inventory shall be maintained with the other controlled substance records of the facility.

ARTICLE XX PARTIAL FILLING OF SCHEDULE II PRESCRIPTIONS

Partial filling of Schedule II controlled substance prescriptions shall be as follows:

1. Partial Fills: A prescription for a controlled substance in schedule II may be partially filled if:
 - a. it is not prohibited by Mississippi law;
 - b. the prescription is written and filled in accordance with United States Code, Title 21, Chapter 13, Subchapter 1, any regulations prescribed by the United States Attorney General, and Mississippi law;
 - c. the partial fill is requested by the patient or the practitioner that wrote the prescription; and
 - d. the total quantity dispensed in all partial fillings does not exceed the total quantity prescribed.
2. Remaining portions
 - a. In general, except as provided in subparagraphs b and c, the remaining portions of a partially filled prescription for a controlled substance in schedule II:
 - i. May be filled; and
 - ii. Shall be filled not later than thirty (30) days after the date on which the prescription is written.
 - b. In emergency situations, as described in 21 U.S.C. §829 (a), the remaining portions of a partially filled prescription for a controlled substance in schedule II:
 - i. May be filled; and
 - ii. Shall be filled not later than seventy-two (72) hours after the prescription is issued.
 - c. If the patient is terminally ill or a long term care facility patient, the remaining portions of a partially filled prescription for a controlled substance in schedule II:
 - i. May be filled;
 - ii. Shall be filled not later than sixty (60) days after the prescription is issued; and
 - iii. The prescription must comply with the provisions of Title 21, Chapter 2, CFR 1306.13.

TITLE 30: PROFESSIONS AND OCCUPATIONS
PART 3001: MISSISSIPPI PHARMACY PRACTICE REGULATIONS

ARTICLE III PHARMACY EXTERN/INTERN REGISTRATION AND PRACTICAL EXPERIENCE REQUIREMENT

1. Every person enrolled in the professional curriculum of a school of pharmacy and pursuing either a Bachelor of Science in pharmacy degree or a Doctor of Pharmacy degree must obtain an extern/intern registration from the Mississippi Board of Pharmacy prior to enrolling and participating in externship or clerkship rotations or obtaining practical experience in a pharmacy permitted by the Board. The pharmacy extern/intern shall in no manner falsely assume, directly or by inference, to be a pharmacist. To obtain an extern/intern registration, the applicant shall:
 - A. Have submitted a written application on a form prescribed by the Board;
 - B. Be of good moral character as evidenced by having undergone and successfully passed a criminal background check conducted by the Board;
 - C. Show proof to the Board the applicant is enrolled in a school of pharmacy approved by the Board;
 - D. Have paid fees as specified by the Board.
2. A pharmacy extern/intern registration which has been issued by the Board shall expire:
 - A. If the extern/intern is expelled, suspended, withdraws or is dismissed from a school of pharmacy;
 - B. One (1) year after graduation from a school of pharmacy;
 - C. One year after being issued by the Board if the extern/intern registration is issued to an applicant for the purpose of obtaining extern/intern hours for reinstatement of a pharmacist license;

An Extern/Intern who is expelled, suspended, dismissed or withdraws from a school of pharmacy may not register as a pharmacy technician until one (1) year from the date his/her extern/intern registration expiration, unless approved by the Board pursuant to a petition.

3. A pharmacy extern/intern may petition the Board for renewal of the registration for a period not to exceed one additional year.
4. The externship/internship practical experience required for licensure is defined as a total of sixteen hundred (1,600) hours of pharmacy experience. The sixteen hundred (1,600) hours of practical experience shall be obtained after the student is enrolled in the professional program of a school of pharmacy. Practical experience hours gained through clerkships and externships, while enrolled in a school of pharmacy whose externship rotations are approved by the Board, may be used to satisfy these requirements. In order for a pharmacy student to be considered as a valid extern in such a program, he/she must be certified by a school of pharmacy as a bona fide student making normal progress toward completion of either a Bachelor of Science or a Doctor of Pharmacy degree in pharmacy.

Any remaining practical experience required for licensure, not obtained by the extern through externship rotations, may be obtained during official vacation periods when the extern is not enrolled as a full-time student or as an intern after graduation. No more than fifty (50) hours per week of practical experience shall be credited during any of these periods.

5. All practical experience gained in Mississippi, which is related to the dispensing of drugs, must be under the direct and immediate supervision of a pharmacist registered in Mississippi and in good standing with the Mississippi Board of Pharmacy. The direct and immediate supervision by the pharmacist requires the physical presence of the supervising pharmacist at all times and includes the constant personal supervision and monitoring of the extern or intern by the supervising pharmacist. The supervising pharmacist shall be responsible for the activities of the extern or intern.
6. No practical experience obtained in this state shall be credited to an extern or intern unless such extern or intern be registered with the Mississippi Board of Pharmacy as a pharmacy extern/intern. Practical experience hours obtained in Mississippi will expire two (2) years after graduation.
7. When a Pharmacy Intern desires to obtain credit for training received in a state other than this State, he/she shall abide by all the provisions of the internship rules in that state, and shall provide evidence from that state's Board of Pharmacy of the number of clock hours of experience actually participated in by the Pharmacy Intern. For practical experience obtained in another state and for which the Mississippi Board of Pharmacy is requested to grant credit toward the experience requirements, the applicant shall:
 - A. Submit the affidavits certifying the work experience to the Board of pharmacy in the state in which the experience was obtained; and verification that these hours are currently acceptable for a license in the state where the practical experience was obtained.
 - B. Request that Board of Pharmacy to send copies of the affidavits to the Mississippi Board of Pharmacy along with certification that the hours of experience claimed are acceptable to that Board.

Upon receipt of copies of the affidavits and the statement of their acceptance by the Board of Pharmacy in the state in which the experience was obtained, the Mississippi Board of Pharmacy may grant the same credit toward practical experience requirements.

For purposes of this Article, the term "practical experience" shall include, but not be limited to, the compounding, dispensing and labeling of drugs, interpreting and evaluating prescriptions, maintaining prescription drug records and any other activity included in the practice of pharmacy.

8. In addition to any other provisions of these regulations, the Board may impose disciplinary action upon an extern/intern for one or more of the following grounds:
 - A. Fraud or intentional misrepresentation by a extern/intern in securing the issuance of a pharmacy extern/intern registration or failing to report to the Board any adverse action taken by another licensing jurisdiction, government agency, law enforcement agency, or court that would constitute grounds for action;
 - B. Obtaining practical experience in a pharmacy permitted by the Board without the direct supervision and presence of a pharmacist licensed by the Board;
 - C. Failure to notify the Board of expulsion, suspension, dismissal or withdrawal from a school of pharmacy;
 - D. Violation of any university, college, or school of pharmacy policies, rules or regulations thereof.