

CERTIFICATE

STATE OF WISCONSIN)

) SS
PHARMACY EXAMINING BOARD)

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETINGS:

I, Deanna Zychowski, Administrative Assistant of the Pharmacy Examining Board, and custodian of the official records of said board do hereby certify that the annexed rules relating to registration of applicants licensed in other states were duly approved and adopted by this board on July 11, 1979.

I further certify that said copy has been compared by me with the original on file in this board and that the same is a true copy thereof, and of the whole of such original.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Pharmacy Examining Board at 1400 East Washington Avenue, Madison, Wisconsin, this day of October A. D. 1979.

Deanna Zychowski

STATE OF WISCONSIN BEFORE THE PHARMACY EXAMINING BOARD

IN THE MATTER OF RULEMAKING : ORDER OF THE PHARMACY PROCEEDINGS BEFORE THE PHARMACY: EXAMINING BOARD REPEALING,

EXAMINING BOARD : AMENDING AND ADOPTING RULES

Relating to rules concerning registration of applicants licensed in other states.

Analysis prepared by the Department of Regulation and Licensing.

ANALYSIS

The Pharmacy Examining Board is proposing a revision of its administrative rule relating to reciprocity. The proposal reorganizes the rule in a more logical order and restates policy contained in the current rule to simplify language in an effort to more clearly specify the board's reciprocity requirements to applicants seeking original licensure in Wisconsin.

The major differences in the existing and proposed rule are:

- Phar 3.04(2), Wis. Adm. Code, is repealed to eliminate the requirement that reciprocal applicants must have been licensed as a pharmacist for at least one year;
- 2. Proposed section Phar 3.04(2) specifies what the board considers to be "satisfactory evidence" of applicants' educational requirements under s. 450.02(6), Wis. Stats. The specific requirements do not appear in current rules;
- Proposed section Phar 3.04(3)(b) represents the only addition to existing board policy. The proposed section not only rewords language currently contained in section Phar 3.04(3), but also adds that an applicant must have successfully completed an equivalent to the board's laboratory practical examination previously not required of out-off state residents.

ORDER

Pursuant to authority vested in the Pharmacy Examining Board by sections 15.08(5), 227.014 and 450.02, Wis. Stats., the Pharmacy Examining Board repeals and recreates and adopts rules interpreting section 450.02, Wis. Stats. as follows:

Section Phar 3.04 of the WISCONSIN ADMINISTRATIVE CODE is repealed and recreated and adopted to read:

Phar 3.04 Registration of Applicants Licensed in Other States.

(1)Authority. This rule is adopted pursuant to ss. 15.08, 227.014 and 450.02, Wis. Stats.

- (2) Definitions. In this section, (a) "Equivalency examination" means an examination prepared or approved by the board consisting of 3 parts:
 - i. A Jurisprudence Examination which determines an applicant's familiarity with Wisconsin and federal laws and regulations governing the practice of pharmacy.
 - ii. A Comprehensive Practice of Pharmacy Examination which determines an applicant's familiarity with the basic principles of the practice of pharmacy.
 - iii. A Laboratory Practical Examination (wet lab) which determines an applicant's proficiency in compounding and dispensing medications.
 - (b) As used in s. 450.02(6) and in this rule the phrase "required secondary and professional education and training" means the educational requirements of s. 450.02(1) and (2), Stats., and the pharmaceutical training requirements of s. 450.02(2).
- (3) Application for Registration. An applicant for registration applying on the basis of registration as a pharmacist in another state pursuant to s. 450.02(6) shall:
- (a) Submit an application and the fee specified in s. 440.05(2) to the board at least 30 days before the next scheduled equivalency examination with proof sufficient to establish that the applicant has had the required secondary and professional education and training;
- (b) Satisfactorily complete the equivalency examination, provided however, that an applicant who has completed a Laboratory Practical Examination in another state equal to that of this state and who has been actively engaged in the practice of pharmacy including the compounding and dispensing of drugs as defined in s. Phar 1.19, Wis. Adm. Code, for at least 160 hours within the year immediately preceding application shall be exempt from completing a Laboratory Practical Examination.

The rules, amendments and repeals contained in this order shall take effect pursuant to section 227.026(1), Wis. Stats.

Dated this 22 moday of October 1979

By: Haca Lemoner Thora Vervoren, Chairman (Bg)

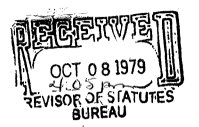
Pharmacy Examining Board

FISCAL ESTIMATE

In promulgating Chapter Phar 3.04 of the Wisconsin administrative code, there is no anticipated fiscal effect on either the state during the current biennium or on county, city, village, town, school district, vocational, technical or education district or any fiscal liability or revenues anticipated on sewerage districts.

The estimate prepared pursuant to s. 227.019, Wis. Stats., is based on the assumption that the rules will affect licensees or applicants for licensure only and will be enforced by state personnel.

CERTIFICATE



STATE OF WISCONSIN)

SS
PHARMACY EXAMINING BOARD)

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETINGS:

I, Deanna Zychowski, Administrative Assistant of the Pharmacy Examining Board, and custodian of the official records of said board do hereby certify that the annexed rules relating to registration of applicants licensed in other states were duly approved and adopted by this board on July 11, 1979.

I further certify that said copy has been compared by me with the original on file in this board and that the same is a true copy thereof, and of the whole of such original.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Pharmacy Examining Board at 1400 East Washington Avenue, Madison, Wisconsin, this 5th day of October A. D. 1979.

Deanna Zychowski

Section Phar 3.04 of the WISCONSIN ADMINISTRATIVE CODE is repealed and recreated to read:

Phar 3.04 Registration of Applicants Licensed in Other States

- (1) Authority. This rule is adopted pursuant to ss. 15.08, 227.014 and 450.02, Wis. Stats.
- (2) Definitions. In this section, (a) "Equivalency examination" means an examination prepared or approved by the board consisting of 3 parts:
 - i. A Jurisprudence Examination which determines an applicant's familiarity with Wisconsin and federal laws and regulations governing the practice of pharmacy.
 - ii. A Comprehensive Practice of Pharmacy Examination which determines an applicant's familiarity with the basic principles of the practice of pharmacy.
 - iii. A Laboratory Practical Examination (wet lab) which determines an applicant's proficiency in compounding and dispensing medications.
 - (b) As used in s. 450.02(6) and in this rule the phrase "required secondary and professional education and training" means the educational requirements of s. 450.02(1) and (2), Stats., and the pharmaceutical training requirements of s. 450.02(2).
- (3) Application for Registration. An applicant for registration applying on the basis of registration as a pharmacist in another state pursuant to s. 450.02(6) shall:
 - (a) Submit an application and the fee specified in s. 440.05(2) to the board at least 30 days before the next scheduled equivalency examination with proof sufficient to establish that the applicant has had the required secondary and professional education and training;
 - (b) Satisfactorily complete the equivalency examination, provided; however, that an applicant who has completed a Laboratory Practical Examination in another state equal to that of this state and who has been actively engaged in the practice of pharmacy including the compounding and dispensing of drugs as defined in s. Phar 1.19 Wis. Adm. Code for at least 160 hours within the year immediately preceding application shall be exempt from completing a Laboratory Practical Examination.

BEFORE THE STATE OF WISCONSIN PHARMACY EXAMINING BOARD

IN THE MATTER OF RULEMAKING PROCEEDINGS BEFORE THE PHARMCY

PROPOSED ORDER OF THE PHARMACY EXAMINING BOARD

EXAMINING BOARD

REPEALING, AMENDING AND

ADOPTING RULES

Relating to rules concerning registration of applicants licensed in other states.

Analysis prepared by the Department of Regulation and Licensing.

(See Attached Analysis)

Pursuant to authority vested in Pharmacy Examining Board by sections 227.02, 15.08(5) and 450.02, Wis. Stats., the Pharmacy Examining Board repeals and recreates and adopts rules interpreting sections 450.02, Wis. Stats. as follows:

Section Pharm 3.04 of the Wisconsin Administrative Code is repealed and recreated and adopted to read:

(See Attached Proposed Rules)

The rules, amendments and repeals contained in this order shall take effect pursuant to section 227.026(1), Wis. Stats.

Dated: 8-23-79

Thora Vervoren, Chairman

Pharmacy Examining Board

911-849

The Pharmacy Examining Board is proposing a revision of its administrative rule relating to reciprocity. The proposal reorganizes the rule in a more logical order and restates policy contained in the current rule to simplify language in an effort to more clearly specify the board's reciprocity requirements to applicants seeking original licensure in Wisconsin.

The major differences in the existing and proposed rule are:

- 1. Phar 3.04(2), Wis. adm. Code, is repealed to eliminate the requirement that reciprocal applicants must have been licensed as a pharmacist for at least one year;
- 2. Proposed section Phar 3.04(2) specifies what the board considers to be "satisfactory evidence" of applicants' educational requirements under s.450.02(6), Wis. Stats. The specific requirements do not appear in current rules.
- 3. Proposed section Phar 3.04(3)(b) represents the only addition to existing board policy. The proposed section not only rewords language currently contained in section Phar 3.04(3), but also adds that an applicant must have successfully completed an equivalent to the board's laboratory practical examination previously not required of out-of-state residents.

The crossed-referenced index below indicates where the subject and content of current rules appears in the proposed rules; the newly created sections; and a notation by an asterisk where new board policy appears in the revised rule.

Proposed Rule	Revision	Current Rule
Phar 3.04(title)	Created	
Phar 3.04(1)	Created: Cites rule-making authority	1000 prints
Phar 3.04(2)(title)	Created	
Phar 3.04(2)(a)	Repealed and Recreated: Repeals year of experience requirement; creates definition of equivalency	Phar 3.04(2)
D1 2 0//0\/ \//\	examination	
Phar 3.04(2)(a)(i)	Reworded, renumbered & recreated: Relating to state law exam	Phar 3.04(4)
Phar 3.04(2)(a)(ii)	Reworded, renumbered & recreated: Relating to general board examination	Phar 3.04(4)
Phar 3.04(2)(a)(iii)	Created: Relating to lab- oratory practical exam	-

Phar 3.04(2)(b)	Created: Relating to definitions of educational	
Phon 2 0/(2) (+i+1-)	requirements	
Phar 3.04(3)(title)	Created	
Phar 3.04(3)(intro)	Reworded, renumbered & recreated	Phar 3.04(1)
Phar 3.04(3)(a)	Reworded, renumbered & recreated	Phar 3.04(1)
*Phar 3.04(3)(b)	Reworded, renumbered & recreated: Relating to wet lab requirement	Phar 3.04(3)

951-369