1. STATUTORY AUTHORITY

1.1 These Rules and Regulations are enacted pursuant to Mississippi Code Ann. 73-6-5, 1972.
1.2 All meetings of the Board shall be governed by Robert's Rules of Order except for disciplinary enforcement hearings.

2. APPLICATION FORMS

2.1 All persons wishing to apply for licensure shall obtain an application form from the executive secretary of this Board. The application must be completed by the applicant and notarized and filed with the executive secretary of the Board at least twenty (20) days before the examination.

2.2 An application for licensure must be accompanied by:
   (1) 2x2 inch shoulder type photograph of applicant taken within the immediate year before application.
   (2) Transcript certified by registrar of an accredited college which must prove the successful completion of the equivalent of at least two academic years at such college which will equal at least 60 semester hours.
   (3) Transcript certified by the School or college of Chiropractic that the applicant graduated from. Transcript must show date of graduation from the College of Chiropractic.
   (4) Payment of fees for application and examination:
      (a) This payment is to be made by certified check or money order.
      (b) Fees for an application and examination shall be nonrefundable.

3. RECIPROCITY

3.1 Reciprocity is covered by section 73-6-13 of the Mississippi Law which appears earlier in this publication.

4. DISCIPLINARY HEARING PROCEDURES

4.1 All hearings as to discipline and other matters shall be in accord with applicable due process.
4.2 All applicants and licensee shall have the right to counsel at their own expense.
5. ADVERTISING

5.1 The members of the chiropractic profession, licensed or unlicensed, are hereby prohibited from using or engaging in advertising or promising any free services or free examination where such advertising or promise is false, misleading, or deceptive. Mississippi Code Ann. Section 73-6-25 (1) (b) (Supp. 1989) shall be interpreted and enforced consistent with this rule.

5.2 Under Mississippi Code Ann. Section 73-6-19 (1) (L) (Supp. 1989) the waiver of deductibles or co-payments and the acceptance of the patient's insurance benefits as payment in full for treatment or services are lawful acts in the State of Mississippi, as long as the patient's insurance policy does not require the patient to pay the deductible or co-payment. Section 73-6-19 (1) (L) prohibits such waivers or deductibles and co-payments only when the patient's insurance policy requires the patient to pay the deductible or co-payment.

(1) The above two regulations were adopted to comply with an agreement settling a federal lawsuit lodged against the Board of Chiropractic Examiners.

6. VITAMINS

6.1 While Mississippi law authorizes Chiropractors to recommend, dispense or sell vitamins or food supplements, any such recommendation, dispensing or selling must take place within the context of the professional and ethical practice of chiropractic. All such recommendations, dispensing and selling within the chiropractic office shall be done by the chiropractor personally and shall not be done by any chiropractic assistant or other employee.

7. CHIROPRACTIC RADIOLOGICAL TECHNOLOGIST

7.1 Chiropractic Radiological Technologist must be certified every year (annually) as having paid the required certification fee, having completed the required continuing education and having met all other requirements for certification.

(1) Fee of certification and yearly renewal fee is Fifty Dollars ($50.00).
(2) Continuing education requirement is 6 hours annually.
(3) There will be a One Hundred Dollar ($100.00) late fee added to all renewals after June 30 of each year.
(4) The required twelve (12) hours for initial certification is to be gotten within twelve (12) months of employment.
8. CHIROPRACTIC ASSISTANTS

8.1 Any person working in a chiropractic office shall be registered as a chiropractic assistant. Employees shall be registered with the Mississippi State Board of Chiropractic Examiners within seven (7) business days of employment. The fifty dollar ($50.00) registration fee shall be paid within sixty (60) days of employment.

1. Education qualification:
   High school diploma or GED certificate. (Exceptions to this requirement will be at the discretion of the Board.)

2. Continuing education:
   Six (6) hours annually at a course of study approved by the Mississippi State Board of Chiropractic Examiners. These hours must be received within six (6) months of employment.

3. Renewal fee:
   (a) There will be a Fifty Dollar ($50.00) renewal fee due on or before June 30 of each year.
   (b) There will be a One Hundred Dollar ($100.00) late fee added for renewals after June 30 of each year.

9. EXEMPTION TO CONTINUING EDUCATION AND FEES

9.1 Chiropractic practitioner who has reached the age of 75 and who practices less than 33 hours per week.

10. CLAIMS REVIEW AND/OR INDEPENDENT EXAMS

For the purposes of Section 73-6-34 of the Mississippi Code of 1972, as amended, the terms set forth and defined below, shall mean the following:

10.1 Third Party Entities: A person, company or organization, other than the health care provider or patient, having no vested interest in the matter they are requested to review.

10.2 Claim or Insurance Claim: A written or electronic request for payment of benefits in accordance with the terms and conditions of a written contract or policy to provide guarantee, reimbursement or indemnification for those certain specified services.

10.3 Insurance Company: A person, corporate entity, organization or association of any type, whether, domestic or foreign, providing health care benefits of any type, pursuant to a contract or policy. This includes fraternal benefit societies and health maintenance organizations.

10.4 Adverse Action: Denial, disallowance or only partial payment of any expected benefit contemplated pursuant to an insurance contract or policy.

10.5 Services Rendered: Any and all forms of chiropractic care rendered to a patient by a duly licensed chiropractor, or under the supervision of a duly licensed chiropractor.
10.6 Evaluation: A desk review of pertinent documents, charts, tests and related diagnostics, to determine necessity of chiropractic services and care recommended or rendered to a patient in accordance with the recognized standard of care in the chiropractic community.

10.7 Health Care Services: Any and all forms of chiropractic care rendered or available to a patient.

10.8 Course of Study: A seminar of other structured form of educational instruction presented or sponsored by a chiropractic college accredited by the Council of Chiropractic Education and approved by the Mississippi State Board of Chiropractic Examiners.

10.9 Hours of Study: Unduplicated sixty (60) minutes units of instruction, provided or sponsored by a Chiropractic College accredited by the Council of Chiropractic Education, and approved by the Mississippi State Board of Chiropractic Examiners.

10.10 Hours of Continuing Education: Unduplicated sixty (60) minute units of post-graduate educational instruction, of an ongoing nature, provided or sponsored by a Council of Chiropractic Education (CCE) accredited school of chiropractic and approved by the Mississippi State Board of Chiropractic Examiners.

10.11 Active Claim Reviews: Those qualifying under subsection “C” of Section 73-6-34 must show proof of actively doing at least ten (10) claims reviews prior to July 1, 1994.

10.12 The 300 hours of study set forth in 73-6-34 (2)(a) is defined as: A 300 hour course of study in chiropractic claim review or 3 unduplicated 100 hour course of study in Insurance Claims Review recognized by the Council of Chiropractic Education and the Mississippi State Board of Chiropractic Examiners.

11. CODE OF ETHICS

This Code of Ethics is based upon the fundamental principle that the ultimate end and object of the chiropractor’s professional services and effort should be:

“The greatest good for the patient.”

This Code of Ethics is for the guidance of the profession with respect to responsibilities to patients, the public and to fellow practitioners.

11.1 Doctors of chiropractic should hold themselves ready at all times to respond to the call of those needing their professional services, although they are free to accept or reject a particular patient except in an emergency.

11.2 Doctors of chiropractic should attend their patients as often as they consider necessary to insure the well-being of their patients.

11.3 Having once undertaken to serve a patient, doctors of chiropractic should not neglect the patient. Doctors of chiropractic should take reasonable steps to protect their patients prior to withdrawing their professional services; such steps shall include: due notice to them allowing a reasonable time for
obtaining professional services of others and delivering to their patients all papers and documents in compliance with number 5 of this Code of Ethics.

11.4 Doctors of chiropractic should be honest and endeavor to practice with the highest degree of professional competency and honesty in the proper care of their patients.

11.5 Doctors of chiropractic should comply with a patient’s written and notarized authorization to provide records, or copies of such records, to those whom the patient designates as authorized to inspect or receive all or part of such records. A reasonable charge may be made for the cost of duplicating records.

11.6 Subject to the foregoing Section 5, doctors of chiropractic should preserve and protect the patient’s confidences and records, except as the patient directs or consents or the law requires otherwise. They should not discuss patient’s history, symptoms, diagnosis, or treatment with any third party until they have received the written consent of the patient or the patient’s personal representative. They should not exploit the trust and dependency of their patients.

11.7 Doctors of chiropractic owe loyalty, compassion and respect to their patients. Their clinical judgment and practice should be objective and exercised solely for the patient’s benefit.

11.8 Doctors of chiropractic should recognize and respect the right of every person to free choice of chiropractors or other health care providers and to the right to change such choice at will.

11.9 Doctors of chiropractic are entitled to receive proper and reasonable compensation for their professional services commensurate with the value of the services they have rendered taking into consideration their experience, time required, reputation and the nature of the condition involved. Doctors of chiropractic should terminate a professional relationship when it becomes reasonably clear that the patient is not benefiting from it. Doctors of chiropractic should support and participate in proper activities designed to enable access to necessary chiropractic care on the part of persons unable to pay such reasonable fees.

11.10 Doctors of chiropractic should maintain the highest standards of professional and personal conduct, and should refrain from all illegal conduct.

11.11 Doctors of chiropractic should be ready to consult and seek the talents of other health care professionals when such consultation would benefit their patients or when their patients express a desire for such consultation.

11.12 Doctors of chiropractic should employ their best good faith efforts that the patient possesses enough information to enable an intelligent choice in regard to proposed chiropractic treatment. The patient should make his or her own determination on such treatment.

11.13 Doctors of chiropractic should utilize only those laboratory and X-ray procedures, and such devices or nutritional products that are in the best interest of the patient and not in conflict with state statute or administrative rulings.
11.14 It is unethical and unprofessional for a doctor of chiropractic to have a sexual intimacy with a patient or former patient within two years. The physician/patient relationship requires the doctor of chiropractic to exercise utmost care that he or she will do nothing to “exploit the trust and dependency of the patient.” Doctors of chiropractic should make every effort of avoid dual relationships that could impair their professional judgment or risk the possibility of exploiting the confidence place in them by the patient.

11.15 Doctors of chiropractic should act as members of a learned profession dedicated to the promotion of health, the prevention of illness and the alleviation of suffering.

11.16 Doctors of chiropractic shall observe and comply with laws, decisions and regulations of state governmental agencies and cooperate with the pertinent activities and policies of associations legally authorized to regulate or assist in the regulation of the chiropractic profession.

11.17 Doctors of chiropractic should conduct themselves as responsible citizens in the public affairs or their local community, state and nation in order to improve law, administrative procedures and public policies that pertain to chiropractic and the system of health care delivery. Doctors of chiropractic should stand ready to take the initiative in the proposal and development of measures to benefit the general public health and well-being, and should cooperate in the administration and enforcement of such measures and programs to the extent consistent with law.

11.18 Doctors of chiropractic may advertise but should exercise utmost care that such advertising is relevant to health awareness, is accurate, truthful, not misleading or false or deceptive, and scrupulously accurate in representing the chiropractor’s professional status and area of special competence. Communications to the public should not appeal primarily to an individual’s anxiety or create unjustified expectations of results. Doctors of chiropractic shall conform to all applicable state laws, regulations and judicial decisions in connection with professional advertising.

11.19 Doctors of chiropractic should continually strive to improve their skill and competency by keeping abreast of current developments contained in the health and scientific literature, and by participating in continuing chiropractic educational programs and utilizing other appropriate means.

11.20 Doctors of chiropractic may testify either as experts or when their patients are involved in court cases, workers’ compensation proceedings or in other similar administrative proceedings in personal injury or related cases.

11.21 The chiropractic profession should address itself to improvements in licensing procedures consistent with the development of the profession and of relevant advances in science.

11.22 Doctors of chiropractic who are public officers shall not engage in activities which are, or may be reasonably perceived to be in conflict with their official duties.

11.23 Doctors of chiropractic should protect the public and reputation of the chiropractic profession by bringing to the attention of the appropriate public
or private organizations the actions of chiropractors who engage in
deception, fraud or dishonesty, or otherwise engage in conduct inconsistent
with this Code of Ethics or relevant provisions of applicable law or
regulations with their states.

11.24 It is unethical for a doctor of chiropractic to receive a fee, rebate, rental
payment or any other form of remuneration for the referral of a patient to a
clinic, laboratory or other health service entity. The MSBCE recognizes
that there are some forms of rental agreements for space or equipment
which are legitimate arm-length business transactions not conditioned on
patient referrals. The MSBCE also recognizes that the federal government
has developed guidelines which outline those circumstances in which space
or equipment rentals would not constitute an illegal or improper form of
remuneration in return for Medicare or Medicaid referrals. These guidelines
appear in title 40 of the Code of Federal Regulations, Part 1001 and may be
summarized and adapted for the purposes of our ethical standards as
follows:

(1) The lease agreement is in writing and signed by the parties.
(2) The lease specifies the space or equipment covered by the lease.
(3) If the lease is intended to provide the lessee with access to the
premises or equipment for periodic intervals of time, rather than on a
full-time basis for the term of the lease, the lease specifies exactly
the schedule of such intervals, their precise length, their periodicity,
and the exact rent for such intervals.
(4) The term of the lease is for not less than one year.
(5) The rental charge is consistent with fair market value in arms-length
transactions and is not determined in a manner that takes into
account the volume or value of any referrals of business between the
parties.

11.25 Doctors of chiropractic shall assist in maintaining the integrity,
competency and highest standards of the chiropractic profession.

11.26 Doctors of chiropractic should by their behavior, avoid even the appearance
of professional impropriety and should recognize that their public behavior
may have an impact on the ability of the profession to serve the public.
Doctors of chiropractic should promote public confidence in the
chiropractic profession.

11.27 As teachers, doctors of chiropractic should recognize their obligation to help
others acquire knowledge and skill in the practice of the profession. They
should maintain high standards of scholarship, education, training and
objectivity in the accurate and full dissemination of information and ideas.

11.28 Doctors of chiropractic should attempt to promote and maintain cordial
relationships with other members of the chiropractic profession and other
professions in an effort to promote information advantageous to the public’s
health and well-being.
12. **RENEWAL FEE**

12.1 The license renewal will be yearly with a renewal fee of One Hundred Dollars ($100.00) per year.

12.2 The renewal fee is due and payable on or before June 30 each year.

12.3 There will be a Three Hundred Dollar ($300.00) delinquent fee added on any renewal postmarked July 1 or after.

13. **OFFICE INFORMATION SHEET**

13.1 On or before June 30th of each year, as a part of the licensure renewal process, the Board must be provided, on the form designated by the Board, the following information concerning each licensee and the clinic they work in before renewals may be processed:

a. Clinic name and physical address
   1. Branch office/clinic name and physical address
b. Clinic mailing address
c. Telephone
d. Fax
e. E-mail address
f. List all licensed Chiropractors
g. List all Chiropractic Assistants
h. List all Radiological Technologists
i. List all Unlicensed Graduate Chiropractors
j. When did the unlicensed graduate chiropractor start working in the clinic?
k. What licenses, certifications or permits does the unlicensed graduate chiropractor hold?
l. What tasks does the unlicensed chiropractor perform in the clinic?
m. Are all licensed chiropractors in the clinic familiar with and in compliance with the advertising restrictions of State law cited as Mississippi Code Ann. Section 73-6-25 (1)(b) and Board rule 5.1? If not, please explain.
n. Are all licensed chiropractors current with their annual 12 hours of continuing education? (Must included 3 hours of risk management) If not, please explain.
o. Are all Radiological Technologists current with their annual 6 hours of continuing education? If not, please explain.
p. Are all Chiropractic Assistants current with their annual 6 hours of continuing education? If not, please explain.
q. List all other personnel in clinic
r. Please send copies of all yellow page advertisements.
s. Signature of Owner of Clinic and date
t. Signature of other staff, title and date

13.2 Any new staff or changes to present staff must be sent to the Board within seven (7) business days of employment or change.
14. CHIROPRACTIC UNDERGRADUATE PRECEPTORSHIP PROGRAM

14.1 Purpose. The purpose of this Chapter is to establish standards, qualifications, and responsibilities for interns, preceptors, and accredited chiropractic colleges which participate in the Chiropractic Undergraduate Preceptorship Program pursuant to Section 73-6-14 (1) of the Mississippi Chiropractic Practice Act.

14.2 Definitions. The following words and terms, when used in this Chapter, shall have the following meaning, unless the context clearly indicates otherwise:

“Accredited chiropractic college” means a chiropractic educational institution which is accredited by the Commission on Accreditation of the Council on Chiropractic Education, a national, independent accreditation body recognized and approved by the U.S. Department of Education.

“Act” means the Mississippi Chiropractic Practice Act, 73-6-1 through 73-6-34.

“Board” means the Board of Chiropractic Examiners.

“Licensee” means a person who holds an original license to practice chiropractic in this state.

“Experience” or “Practicum education experience” means the specific education program developed for an intern under the on-site supervision of a preceptor.

“Intern” means a student at an accredited chiropractic college who participates in the program.

“Preceptor” means a chiropractor who participates in the program and provides on-site supervision and evaluation of an intern in a clinical setting for hands-on training.

“Program” means the Chiropractic Undergraduate Preceptorship Program.

14.3 Preceptor; application to the Board. A chiropractor who desires to participate in the program as a preceptor shall make application to the Board, on a form prescribed by the Board, for approval as a preceptor. If the Board finds that said chiropractor meets the standards and qualifications set forth in 15.5 and 15.6 below, the application shall be approved by the board and said chiropractor shall be notified of such approval in writing by the Executive Secretary of the Board. If the application is disapproved by the Board, said chiropractor shall be notified by the Executive Secretary of the Board of such disapproval together with the reason or reasons therefore fully stated in writing.

14.4 Intern; application to the Board. A student at a CCE-accredited chiropractic college who is in his or her last academic year and who desires to participate in the program as an intern shall make application to the Board, on a form prescribed by the Board, for approval as an intern.

(1) The application shall be accompanied by:

(a) Certification by an official of the student’s college that the student has satisfactorily completed the prerequisite portion, as determined
by the college, of the curriculum at the college to qualify said student for participation as an intern in the Program; and

(b) A money order or cashier’s check, payable to the Board, in the amount of Fifty Dollars ($50.00), as payment of the application fee, which shall not be refundable under any circumstances.

14.5 **Experience planning.** The organization, content, duration, and weekly schedule of each intern’s Practicum Education Experience shall be jointly developed by the designated representative of the intern’s college and the preceptor at least one month prior to the beginning of the Experience.

14.6 **Standards and qualifications for a preceptor.** A chiropractor who desires to participate in the program as a preceptor shall meet the following standards and qualifications:

1. hold an original license and current renewal license;
2. have a minimum of five (5) years of experience as a practicing chiropractor and with no disciplinary action for the preceding three (3) years;
3. have a chiropractic practice with a minimum of fifty (50) patient visits per week;
4. have a chiropractic office, clinic, or facility with a professional appearance. Such office, clinic, or facility must be approved in writing by the intern’s college and shall be subject to the approval and inspection by the Board of Chiropractic Examiners;
5. utilize the following procedures in chiropractic practice:
   (a) taking a patient’s medical history,
   (b) physical examination of a patient, and
   (c) diagnostic procedures where indicated;
6. have current, valid malpractice insurance, which shall include under its coverage the intern;
7. the ability to supervise no more than one (1) intern per semester; and
8. register with the Board on a Board-approved application form.

14.7 **Responsibilities of preceptor.** A preceptor shall have the following responsibilities to the intern, the intern’s college, and the Board:

1. to confer with the designated representative of the college prior to the beginning of each experience to develop the organization, content, duration, and weekly schedule of the intern’s experience;
2. to maintain complete records of the intern’s performance and provide an evaluation to the college on a form provided by the college and approved by the Board;
3. to permit, upon reasonable request, an inspection by the college or the Board, or both, of:
   (a) the preceptor’s chiropractic office, clinic, or facility,
   (b) services available for the experience,
   (c) the intern’s records, and
   (d) any other items related to the experience;
(4) to submit in writing to the college the name and professional credentials of all persons who assist with the experience at the preceptor’s office, clinic, or facility;
(5) to notify the college and the Board of any change of a preceptor;
(6) to provide a detailed list of the intern’s duties in the preceptor’s chiropractic office, clinic, or facility to the intern, the college, and the Board;
(7) to provide the intern with a schedule of weekly office hours with a minimum of twenty-five (25) hours per week; and
(8) to provide immediate, on-site preceptor supervision of the intern if the intern is allowed to provide or assist in the provision of any therapeutic services or procedures, including, but not limited to, chiropractic adjustments.

14.8 Responsibilities of intern. An intern shall have the following responsibilities to the intern’s college, the preceptor, and the Board:
(1) to provide a current telephone number and address of his location in the state to the preceptor and the Board within a reasonable time after arrival, and to provide any change of telephone number or address to the preceptor and the Board within twenty-four (24) hours after any such change;
(2) to complete any appropriate forms requested by the college or the Board;
(3) to serve an intern for the period of time specified by the college for the purpose of augmenting his competence in all areas of the practice of chiropractic;
(4) to follow all policies and procedures of the preceptor’s chiropractic office, clinic, or facility;
(5) to wear proper attire at the preceptor’s chiropractic office, clinic, or facility;
(6) to provide his own transportation and living arrangements;
(7) to report to the preceptor on time, and
(8) to refrain from submitting for publication any material related to the experience without prior written approval of the preceptor and the college.

14.9 Responsibility of the college. An intern’s college shall have the following responsibilities to the intern, the preceptor, and the Board:
(1) to provide the complete name, biographical data (including work experience) and a report of the Health status of the intern to the preceptor at least one (1) month before the beginning date of the experience;
(2) to supply any additional information related to the experience required by the preceptor prior to the arrival of the intern;
(3) to assure that the intern has satisfactorily completed prerequisite portion, as determined by the college, of the curriculum at the college and disclose to the preceptor the nature and extent of such prerequisite position;
(4) to designate a faculty member at the college as the college’s designated representative, who shall jointly develop with the preceptor the organization, content, duration, and weekly schedule of the intern’s experience;
(5) to enforce rules and regulations governing the intern’s conduct that are 
mutually agreed upon by the college and the preceptor, which rules and 
regulations shall include requirements that the intern: 

(a) abide by all the policies and procedures of the preceptor’s 
chiropractic office, clinic, or facility; and 
(b) be well-groomed in appearance and courteous, at all times, in his 
relations with the preceptor’s patients, the preceptor’s staff, and the 
public; 
(c) to terminate an experience and remove the intern upon request of 
the preceptor for just cause; and 
(d) to maintain and provide the Board, upon request with a copy of all 
records pertinent to the intern’s experience.

14.10 Miscellaneous provisions.
(1) An intern shall be allowed to perform only those duties which are lawful 
and ethical in the practice of chiropractic in Mississippi.
(2) Any incident reports related to an intern’s experience shall be maintained 
by the preceptor and shall be the sole property of the preceptor, except as 
may be otherwise provided by law; provided, however upon receipt of a 
written request by the intern’s college or the Board, the preceptor shall 
provide to the college or the Board a copy of such report.
(3) A preceptor may request an intern’s college to withdraw from an 
experience any intern: 

(a) whose performance, conduct, demeanor, or willingness to 
cooperate with co-workers or to serve patients in unsatisfactory; 
(b) whose personal characteristics prevent desirable relationships with 
the preceptor’s chiropractic office, clinic, or facility; or 
(c) whose health status is a detriment to the intern’s experience.
(4) A preceptor shall not be liable for the payment of any wage, salary, or 
compensation of any kind for services performed by any instructor, 
supervisor, or other person associated with the intern’s college, and a 
preceptor shall not be required to cover any such person in any manner 
under his Worker’s Compensation insurance policy.
(5) In an emergency, as determined by a preceptor in his sole discretion, said 
preceptor shall have the right to summarily relieve an intern form a 
specific assignment or to summarily request an intern to leave the 
preceptor’s chiropractic office, clinic, or facility, pending determination of 
the intern’s future assignment by the intern’s college.

15. EXTERN PROGRAM

15.1 Definition. A person who has graduated from a CCE-accredited college of 
chiropractic maintaining a standard of training acceptable to the Board of 
Chiropractic Examiners, but who has not been licensed in any other state.

Anyone graduating three (3) years prior to July 1, 2003 can be considered 
for this program at Board discretion.
15.2 **Qualifications.**

1. Completed application approved by the Board on file at the Executive Secretary’s office;
2. Certified transcripts from the graduating chiropractic college;
3. Certified transcripts from undergraduate college totaling sixty (60) semester hours;
4. Transcript from National Board of any and all National Board tests passed; and
5. Payment of a money order or cashier’s check in the amount of $100.00.

15.3 **Program time period.**

1. This program is good for six (6) months after acceptance into the program.
2. This program can be renewed by a majority vote of the Board and a payment of a Fifty Dollar ($50.00) renewal fee.
3. This program can only be renewed at the discretion of the Board.
4. Each applicant accepted in the program shall practice within the scope of practice established in Section 73-6-1 of the Mississippi chiropractic statute and the rules and regulations of the Board of Chiropractic Examiners. Failure to follow the Mississippi chiropractic statutes will result in dismissal from the program.
5. No extern may deliver chiropractic services without on-premise supervision by the sponsoring chiropractor.
6. All sponsoring chiropractors must:
   a. make application and be approved by the Board of Chiropractic Examiners for each participation;
   b. have an active Mississippi license;
   c. be in active Mississippi practice for five (5) years;
   d. have no disciplinary action against their license in Mississippi for the preceding three (3) years;
   e. have no more than one (1) extern at a time working in his or her office; and
   f. be on-premise at all times the extern is performing chiropractic service in his or her office.

16. **TRAVEL TO TREAT TEMPORARY LICENSE**

16.1 A chiropractor not licensed to practice in Mississippi but who is licensed and in good standing in any other state, territory, or jurisdiction of the United States or any other nation or foreign jurisdiction may engage in the practice of chiropractic if he or she is employed or designated in his or her professional capacity by a sports or performing arts entity visiting the State for a specific sports or performing arts event subject to the following restrictions and rules:

1. The practice of chiropractic subject to this rule shall be limited to members, coaches, and/or official staff of the team or event for which that chiropractor is designated. In the event that services are requested by a specific athlete or performer, the practice of chiropractic shall be limited to services performed for that individual only.
The practice of chiropractic as authorized by this rule shall be limited to the designated venue of the event or designated treatment area for said event. The Board, in its discretion, may audit, review, or inspect the venue and chiropractic services rendered.

Any chiropractor practicing under the authority of this Section may utilize only those practices and procedures that are within the scope of chiropractic practice in the state of Mississippi as authorized by Sections 73-6-1 through 73-6-34 and the rules and regulations governing chiropractic practice in this State.

A chiropractor practicing under the authority of this Section may not utilize electrical therapeutic modalities if he or she does not have at least one hundred and twenty (120) hours of instruction in their proper utilization as required by Section 73-6-1 (3).

Any violation of law, rule, or regulation governing the chiropractic practice provided for pursuant to Sections 73-6-1 through 73-6-34 shall result in the immediate revocation of all such privileges pertaining to the practice of chiropractic in this State. Such violations may, in the discretion of the Board, be considered grounds for refusal or sanction of a license should the person apply for licensure in this State.

A chiropractor requesting this license shall have in the Executive Secretary’s office of the Board twenty (20) days before the event the following:

1. application approved by the Board;
2. copy of license from the State in which the chiropractor practices;
3. proof from the licensing Board in that State of good standing of the chiropractor’s license; and
4. payment of a money order or cashier’s check in the amount of Fifty Dollars ($50.00).

**17. EMERGENCY LICENSE**

The Board may issue in its discretion without examination, an emergency license to an applicant, subject to the following conditions:

1. An applicant shall file an application for an emergency license, accompanied by the following:
   a. certification from all States in which the applicant holds a chiropractic license demonstrating his or her good standing; and
   b. payment of a cashier’s check or money order in the amount of One Hundred Dollars ($100.00).

Renewal of emergency license will be at the Board’s discretion at the end of the original ninety (90) days. With a majority vote of the Board such license may be extended at Board discretion for ninety (90) day increments until licensed resident chiropractor is able to resume his or her practice. Payment of a renewal fee in a cashier’s check or money order in the amount of Fifty Dollars ($50.00) is required for each renewal period.
18. CHIROPRACTIC/VETERINARY RELATIONSHIP

18.1 Pursuit to 73-6-1 (8):
A licensed Mississippi chiropractor acting as an unlicensed veterinary assistant may manipulate/adjust animals provided that he or she has the requisite knowledge of the anatomy of the animal patient and is working under the direct supervision of the licensed Mississippi doctor of veterinary medicine.

19. These rules and regulations of the Mississippi State Board of Chiropractic Examiners replaces and supersedes any and all rules and regulations previously adopted by said Board.