TRANSMITTAL SHEET FOR NOTICE OF INTENDED ACTION

Control NoDepartment or Agency Bo	ard of Hearing Instrument Dealers
Rule No. 445-X-107	
Rule Title: Prohibited Acts	
New XX Amend	RepealAdopt by Reference
Would the absence of the proposed rule significant	ntly
harm or endanger the public health, welfare, or sa	fety? <u>No</u>
Is there a reasonable relationship between the	
state's police power and the protection of the	
public health, safety, or welfare?	<u>NA</u>
Is there another, less restrictive method of	
regulation available that could adequately protect	
the public?	<u>No</u>
Does the proposed rule have the effect of directly	
or indirectly increasing the costs of any goods or	
services involved and, if so, to what degree?	<u>No</u>
Is the increase in cost, if any, more harmful to the	
public than the harm that might result from the	
absence of the proposed rule?	<u>No</u>
Are all facets of the rulemaking process designed	
solely for the purpose of, and so they have, as	
their primary effect, the protection of the public?	<u>Yes</u>
***************	************
Does the proposed rule have an economic impact?	<u>No</u>
1 1	110
If the proposed rule has an economic impact, the p prepared in accordance with subsection (f) of Sect	proposed rule is required to be accompanied by a fiscal note ion 41-22-23, Code of Alabama 1975.
**************	*********
Certification of Authorized Official	
I certify that the attached proposed rule has been p 22, Title 41, Code of Alabama 1975, and that it co Administrative Procedure Division of the Legislati	roposed in full compliance with the requirements of Chapte informs to all applicable filing requirements of the live Reference Service.
Signature of certifying officer Main	y Floten
Date	

(DATE FILED) (STAMP)

Alabama Board of Hearing Instrument Dealers

NOTICE OF INTENDED ACTION

AGENCY NAME: The Alabama Board of Hearing Instrument Dealers

RULE NO. & TITLE: 445-X-1-.02 Definitions

445-X-1-.03 Licensing and Administration 445-X-1-.04 Examination for Licensure 445-X-1-.05 Continuing Education

445-X-1-.06 Requirements for Businesses

445-X-1-.07 Prohibited Acts

445-X-1-.08 Investigations and Hearings

INTENDED ACTION: The Alabama Board of Hearing Instrument Dealers proposes to amend rule 445-X-1-.02 Definitions, 445-X-1-.03 Licensing and Administration, 445-X-1-.04 Examination for Licensure, 445-X-1-.05 Continuing Education, 445-X-1-.06 Requirements for Businesses, 445-X-1-.07 Prohibited Acts, and 445-X-1-.08 Investigations and Hearings

SUBSTANCE OF PROPOSED ACTION:

The proposed action of rule 445-X-1-.02 Definitions is to update the code to define the new definitions listed in Title 34-14, specifically defining an Apprentice, Direct Supervision, Indirect supervision and Hearing Aids which were either not defined earlier or required updating. This rule also changes all previous titles of dispensers, dealers and fitters to the current titles.

The proposed action of rule 445-X-1-.03 Licensing and Administration is to list all fees originally listed in Title 34, Chapter 14. The original law was written in 1975 and updated in 1991, 1994 and 2009. Fees charged to applicants for testing and annual licenses renewal were originally written into the legislation. Although initially adequate, the fees currently charged to the board to purchase standardized tests used for initial licensure and practical examinations exceed the amount we are allowed to charge individuals submitting applications for initial licensure or renewal. This rule establishes the rate for all fees allowed to be charged in Title 34-14. References were also made to a test that is no longer used. The Alabama Board originally wrote the licensure test for applicants. Neither a national or international standardized exam existed at that time. We, along with the majority of other states, have adopted and began using the International Studies for Hearing Instrument Science standardized test and practical for individuals submitting for initial licensure. Alabama adopted both for use in 2008. This change removes reference to the old test and correctly identifies the standards in the test currently used.

The proposed action of rule 445-X-1-.04 Examination for Licensure is to align the titles for Hearing Instrument Dealer, Dispenser and Fitter to the current title. Technical corrections and antiquated language used in the original code were updated.

The proposed action of rule 445-X-1-.05 Continuing Education is to align the titles for Hearing Instrument Dealer, Dispenser and Fitter to the current title. Technical corrections and antiquated language used in the original code were updated.

The proposed action of rule 445-X-1-.06 Requirements for Businesses is to align the titles for Hearing Instrument Dealer, Dispenser and Fitter to the current title. Technical corrections and antiquated language used in the original code were updated.

The proposed action of rule 445-X-1-.07 Prohibited Acts is to align the titles for Hearing Instrument Dealer, Dispenser and Fitter to the current title. Technical corrections and antiquated language used in the original code were updated.

The proposed action of rule 445-X-1-.08 Investigations and Hearings is to align the titles for Hearing Instrument Dealer, Dispenser and Fitter to the current title. Technical corrections and antiquated language used in the original code were updated.

TIME, PLACE, MANNER OF PRESENTING VIEWS:

Comments may be submitted in writing or orally at Alabama Board of Hearing Instrument Dealers, 400 S. Union Street. Suite 235B, Montgomery, AL 36104, (334) 593-3777.

FINAL DATE FOR COMMENT AND COMPLETION OF NOTICE: July 6, 2016

CONTACT PERSON AT AGENCY:

Marilyn Fletcher Executive Secretary 334-593-3777

Marilyn Fletcher
Executive Secretary

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445-X-1.07 Prohibited Acts

- (1) Individuals and businesses who present themselves to the public as hearing <u>aid</u> instruments dealers, dispensers, and <u>fitters hearing aid specialist</u>, shall not commit any prohibited or unethical act without being subject to civil or criminal prosecution, administrative penalties, or loss, suspension, or revocation of license.
 - (2) Unethical and prohibited conduct includes, but is not limited to, the following:
 - (a) Fraudulent, deceptive, and misleading business practices including:
 - 1. Procurement of a license by fraud or deceit.
- 2. Purchasing or procuring by barter a license with intent to use as evidence of the holder's qualifications to fit, sell, or service hearing instruments.
 - 3. Selling, bartering, or offering to sell or barter a license.
 - 4. Altering a license without written authorization from the board.
- 5. Using or attempting to use a license which has been purchased, fraudulently obtained, counterfeited, or altered.
- 6. Willfully making a false statement on any application for, or renewal of, license.
 - 7. Misrepresentation of goods or services as those of another.
 - 8. Deliberately or willfully misrepresenting or creating a false impression.
- 9. Causing confusion or misunderstanding as to the source, sponsorship, approval, certification, or licensure of goods and services.
- 10. Disparaging the goods, services, or business of another by false or misleading representation of fact.
- 11. Failure to honor the terms of any agreement or bargain reached between a customer and any salesperson, representative, or agent of the licensee when such salesperson, representative or agent is duly authorized to perform or enter into such bargains or agreements on behalf of the licensee.
- 12. Giving or receiving, directly or indirectly, or offering to give or receive compensation to or from any person who advises another in a professional capacity as a inducement to influence or have such person influence others to purchase or contract for any product sold or offered for sale by a licensee or to influence persons to refrain from dealing in the products of competitors.
- 13. Knowingly employing, directly or indirectly, any suspended or unlicensed person to perform any services covered by the hearing <u>aid instrument</u>, dispensers and <u>fitters hearing aid specialist</u> law or by the rules promulgated herein.

- 14. Directly or indirectly giving to or receiving from any person or organization any compensation for any professional services not actually rendered.
- 15. Misrepresentation in the fitting, sale, or servicing of a hearing instrument.
- 16. Using deceptive representations or designations of geographic origin in connection with goods and services.
- 17. Unavailability or unwillingness to reasonably provide for service and repair of hearing instruments fitted and sold by that individual or business entity.
- 18. Aiding or assisting another person in violating any provision of the hearing <u>aid</u> instrument dealers, dispensers, and <u>fitters hearing aid specialist</u> law or the rules promulgated herein.
 - 19. Willfully making or filing false reports or records.
- 20. Representing that the service of a licensed physician will be used or made available in the fitting, adjustment, maintenance, or repair of hearing instruments when that is not true, or using the words "doctor", "audiologist", "clinician", "clinical audiologist", "licensed hearing instrument audiologist", "state licensed", "state certified", "licensed hearing aid instrument dispenser", "balance clinics" or any other term, abbreviation, or symbol when it would give the impression that service is being provided by individuals awarded that degree or title, or that the individual or business is holding the appropriate certificate or license from any governmental agency when such is not the case.
- 21. Dispensing a hearing instrument to any person who has not been examined by a physician or given tests, as specified by the board, within the previous six months to determine candidacy for a hearing instrument, or who has not signed a statement waiving the requirement for such examination.
- 22. Acceptance of funds or other valuable consideration for payment of goods or services, followed by willful failure to deliver the goods or perform the services as promised.
 - (b) Fraudulent, deceptive, and misleading advertising including:
- 1. Causing or knowingly permitting the use of advertising which is untrue or misleading, or in any manner engaging in any activity which is deceptive.
- 2. Using or allowing the use of any statement or item of information which is misleading. A statement about a product or service shall be deemed to be misleading, whether or not it is literally false, if a reasonably prudent person, who does not possess any knowledge or expertise about hearing instruments, would be likely to misunderstand any fact about a product or service, and if the misunderstood fact would be material to that individual's decision to purchase or accept the product or service.
- 3. Causing or permitting any form of advertisement or information shall be deemed to be deceptive if the form of advertisement or information taken as a whole, and with consideration given to typography and format, as well as language, shall be such as to cause a reasonable person, not possessing special knowledge regarding hearing instruments to expect

services or advantages which are not provided.

- 4. Representing that goods or services have sponsorship, approval, characteristics, ingredients, uses, benefits or qualities that they do not have or that a person has sponsorship, approval, status affiliation or connections that he does not have.
- 5. Representing that goods are original or new if they are deteriorated, reconditioned, reclaimed, used, second-hand or altered, provided that such distinction shall not apply to new goods which have been reconditioned, reclaimed, or repaired and such fact is provided in writing to with the purchaser.
- 6. Representing that goods or services are of a particular standard, quality or grade, or that goods are of a particular brand or model, if they are of another.
 - 7. Advertising goods or services with intent not to sell them as advertised.
- 8. Advertising goods or services with intent not to supply reasonably expectable public demand unless the advertisement discloses a limitation of quantity.
- 9. Making a false or misleading statement of fact concerning the reasons for, existence of, or amounts of price reductions.
- 10. Knowingly making false or misleading statements of fact concerning the need for parts, replacement or repair service.
- 11. Advertising of any sale by falsely representing that a person is going out of business.
- 12. Misrepresenting that a warranty or guarantee exists, confers, or involves certain rights or remedies, or that a warranty or guarantee exists.
- 13. Advertising a particular model or type of hearing instrument for sale when prospective purchasers cannot purchase the advertised model or type, where the purpose of the advertisement is to obtain prospects for the sale of a different model or type than that advertised.
- 14. Advertising the price of any model or type of hearing instrument, unless the advertisement contains language similar to the following: "Hearing instruments may not meet the needs of all hearing-impaired individuals."
- (c) Conviction, in any state or federal court of any crime which is a felony under Alabama law or which is a crime involving moral turpitude under Alabama law. This shall include a plea of nolo contendere.
 - (d) Violation of the terms of probation for any reason.
- (e) Violating regulations of the Food and Drug Administration which affect hearing instrument dealers, dispensers, and fitters.
- (f) Conducting business while knowingly suffering from a contagious or infectious disease.

- (g) Fitting or selling hearing instruments without a license.
- (h) Failing to provide information to the board as requested, within a reasonable time frame, or materially misstating information furnished to the board.
- (i) Failure to respond within 10 business days to written requests for information relating to any investigation may result in request for formal hearing, penalties, or administrative assessments against the business and/or the licensee.
- (j) Failure to appear at a hearing to answer charges when required to do so by the board.
- (k) Failure to pay administrative fines assessed by the board within the time specified by the board, or, if a deadline is not imposed by the board, within a reasonable time.
 - (1) Failure to pay court-ordered restitution to any customer of the licensee.
- (m) Failure to submit or to follow a board approved plan for correcting deficiencies in continuing education.
- (n) Violating any provision of the Alabama statutes regulating hearing aid instrument dispensers and fitters hearing aid specialist, Code of Ala. 1975, §34-14-1, et seq. or violating any provision of these rules.

Author: Hearing Instrument Dealers Board

Statutory Authority: Code of Ala. 1975, §34-14-1(4)

History: New Rule: Filed November 17, 1994; effective December 22, 1994;

Amended: May 20, 2016