

HOUSE BILL NO. 778

BY REPRESENTATIVES JACKSON, BAGNERIS, TERRY BROWN, STEVE CARTER, CHANEY, COX, FALCONER, FOIL, HAZEL, HOWARD, JORDAN, LYONS, MARCELLE, NORTON, SMITH, AND STAGNI AND SENATOR THOMPSON

1	AN ACT
2	To amend and reenact R.S. 37:1263(A) through (C), 1267, and 1285.2(A) and (D) and to
3	enact R.S. 37:1270(A)(9) and 1285.2(E) through (G), relative to regulation of the
4	practice of medicine; to provide for the membership, powers, and duties of the
5	Louisiana State Board of Medical Examiners; to provide requirements relative to
6	investigations of physicians by the Louisiana State Board of Medical Examiners; to
7	establish restrictions relative to such investigations; and to provide for related
8	matters.
9	Be it enacted by the Legislature of Louisiana:
10	Section 1. R.S. 37:1263(A) through (C), 1267, and 1285.2(A) and (D) are hereby
11	amended and reenacted and R.S. 37:1270(A)(9) and 1285.2(E) through (G) are hereby
12	enacted to read as follows:
13	§1263. Louisiana State Board of Medical Examiners; membership; qualifications;
14	appointment; removal; terms
15	A. The Louisiana State Board of Medical Examiners is hereby created within
16	the Louisiana Department of Health and is subject to the provisions of R.S. 36:803.
17	B. Beginning on January 1, 2017, the The board shall consist of seven ten
18	voting members, all appointed by the governor and subject to Senate confirmation
19	as follows:

Page 1 of 7

1	(1) Two members from a list of names submitted by the Louisiana State
2	Medical Society. One of the members so appointed shall practice in a parish or
3	municipality with a population of less than twenty thousand people.
4	(2) One member from a list of names submitted by the Louisiana State
5	University Health Sciences Center at New Orleans. At least every other member
6	appointed from a list provided for in this Paragraph shall be a minority appointee.
7	Nothing in this Paragraph shall preclude consecutive minority appointments from
8	lists provided for in this Paragraph.
9	(3) One member from a list of names submitted by the Louisiana State
10	University Health Sciences Center at Shreveport. At least every other member
11	appointed from a list provided for in this Paragraph shall be a minority appointee.
12	Nothing in this Paragraph shall preclude consecutive minority appointments from
13	lists provided for in this Paragraph.
14	(3)(4)One member from a list of names submitted by the Tulane Medical
15	School.
16	(4)(5) Two members from a list submitted by the Louisiana Medical
17	Association.
18	(5)(6) One member from a list submitted by the Louisiana Academy of
19	Family Practice Physicians.
20	(7) One member from a list submitted by the Louisiana Hospital Association.
21	At least every other member appointed from a list provided for in this Paragraph
22	shall be a minority appointee. Nothing in this Paragraph shall preclude consecutive
23	minority appointments from lists provided for in this Paragraph.
24	(8) One consumer member. At least every other consumer member
25	appointed to the board shall be a minority appointee. Nothing in this Paragraph shall
26	preclude consecutive minority appointments of consumer members. The consumer
27	member of the board shall possess all of the qualifications for consumer members
28	provided in this Section and shall have all of the rights and privileges conferred by
29	this Section.

1	C. Each physician member of the board shall, at the time of appointment.
2	meet all of the following qualifications:
3	(1) Be <u>He has been</u> a resident of this state for not less than six months.
4	(2) Be <u>He is</u> currently licensed and in good standing to engage in the practice
5	of medicine in this state.
6	(3) Be <u>He is</u> actively engaged in the practice of medicine in this state.
7	(4) Have <u>He has had</u> five years of experience in the practice of medicine in
8	this state after licensure.
9	(5) Have <u>He has</u> not been convicted of a felony.
10	(6) Have <u>He has</u> not been placed on probation by the board.
11	* * *
12	§1267. Quorum
13	Four Six members of the board constitute a quorum for all purposes including
14	the holding of examinations, the granting of licenses and permits, rulemaking, and,
15	except as provided in R.S. 37:1285.1, the adjudication functions of the board.
16	* * *
17	§1270. Duties and powers of the board
18	A. The board shall:
19	* * *
20	(9) Appoint a director of investigations to act as the lead investigator for any
21	complaint regarding a physician received by the board or any investigation regarding
22	a physician initiated by the board upon its own motion in accordance with R.S.
23	37:1285.2(A). The director of investigations shall serve at the pleasure of the board
24	and be answerable directly to the board. The director of investigations shall be
25	prohibited from concurrently serving as the executive director of the board. Any
26	person appointed by the board to serve as director of investigations shall be a
27	Louisiana-licensed physician who maintains board certification and has engaged in
28	the active practice of medicine for at least five years.
29	* * *

Page 3 of 7

1	§1285.2. Investigations and adjudications; staff; complaints; board procedure;
2	rulemaking authority
3	A.(1) Any staff member of the board, except the executive director, may be
4	appointed to act as the lead investigator for any complaint regarding a physician
5	received by the board or any investigation regarding a physician initiated by the
6	board upon its own motion. The board shall initiate a preliminary review to
7	determine if cause exists to warrant formal investigation only upon one or more of
8	the following:
9	(a) A complaint received from a person other than an employee of the board.
10	(b) Any report from a law enforcement agency, federal or state regulatory
11	agency, reporting authority verified by the board chairman through electronic means
12	or other means, or physician health program or other treatment program that contains
13	information that supports an indication that a possible violation of this Part, or any
14	rule promulgated pursuant to this Part, may have occurred.
15	(c) The duly adopted motion in an executive session of the board by a
16	two-thirds vote of the members of the board making an affirmative finding that
17	sufficient evidence exists to conclude that a violation of this Part, or any rule
18	promulgated pursuant to this Part, may have occurred.
19	(2) The duration of any preliminary review initiated in accordance with this
20	Subsection shall be no greater than ninety days unless extended by the board.
21	(3) In a preliminary review initiated in accordance with this Subsection, the
22	board may obtain all files and records related to the complaint and to the
23	complainant, and may obtain no more than twenty additional files or records in
24	connection with the review unless the board authorizes review of additional files or
25	records.
26	* * *
27	D.(1) The board shall adopt the rules required by this Section no later than
28	January 1, 2016. Beginning July 1, 2015, the board shall report monthly on the
29	progress of the promulgation of the required rules to the House and Senate
30	committees on health and welfare. Prior to the board's conducting any site visit or

Page 4 of 7

1	requesting medical records from an individual licensed by the board who is not
2	subject to an active investigation the executive director shall request approval of the
3	board through a duly adopted motion by two-thirds vote of the board, meeting in
4	executive session, to conduct the site visit or make the records request. The executive
5	director shall include in the request for approval the basis upon which the site visit
6	or records request is warranted, the number of records to be requested, if applicable,
7	the date, time, and anticipated length of the proposed site visit, and the dates of any
8	previous site visits. The board shall be prohibited from disclosing the identity of any
9	individual included in the request for approval.
10	(2) The provisions of Paragraph (1) of this Subsection shall apply to practice
11	performance reviews of physicians practicing telemedicine.
12	E.(1) Except as provided in Paragraph (2) of this Subsection, in connection
13	with the notice of filing of a formal administrative complaint, the board shall notify
14	the physician that he has the right to face any complainant at the administrative
15	hearing unless the independent counsel rules that the complainant may remain
16	anonymous. Prior to issuing any such ruling, the independent counsel shall review
16 17	anonymous. Prior to issuing any such ruling, the independent counsel shall review all evidence related to the complaint submitted by the complainant and the physician.
17	all evidence related to the complaint submitted by the complainant and the physician.
17 18	<u>all evidence related to the complaint submitted by the complainant and the physician.</u> (2) The board, through a duly adopted motion by two-thirds vote of the
17 18 19	all evidence related to the complaint submitted by the complainant and the physician. (2) The board, through a duly adopted motion by two-thirds vote of the board, may overrule the ruling of the independent counsel relative to complainant
17 18 19 20	all evidence related to the complaint submitted by the complainant and the physician. (2) The board, through a duly adopted motion by two-thirds vote of the board, may overrule the ruling of the independent counsel relative to complainant anonymity provided for in Paragraph (1) of this Subsection.
17 18 19 20 21	all evidence related to the complaint submitted by the complainant and the physician. (2) The board, through a duly adopted motion by two-thirds vote of the board, may overrule the ruling of the independent counsel relative to complainant anonymity provided for in Paragraph (1) of this Subsection. F.(1)(a) Subject to the conditions of Subparagraph (b) of this Paragraph,
 17 18 19 20 21 22 	all evidence related to the complaint submitted by the complainant and the physician. (2) The board, through a duly adopted motion by two-thirds vote of the board, may overrule the ruling of the independent counsel relative to complainant anonymity provided for in Paragraph (1) of this Subsection. <u>F.(1)(a)</u> Subject to the conditions of Subparagraph (b) of this Paragraph, prior to offering a consent order to a person licensed by the board, the board shall
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 17 18 19 20 21 22 23 24 25 26 27 	all evidence related to the complaint submitted by the complainant and the physician. (2) The board, through a duly adopted motion by two-thirds vote of the board, may overrule the ruling of the independent counsel relative to complainant anonymity provided for in Paragraph (1) of this Subsection. F.(1)(a) Subject to the conditions of Subparagraph (b) of this Paragraph, prior to offering a consent order to a person licensed by the board, the board shall make available to the person all files and records which pertain to the case against him before the board, and which are not required by law to remain confidential or which are not otherwise privileged. (b) The board may object to making particular files and records available as provided in Subparagraph (a) of this Paragraph. If the board makes such an

Page 5 of 7

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1	in Subparagraph (a) of this Paragraph. If the independent counsel does not overrule
2	the objection, then the board shall not be required to disclose the files and records
3	as provided in Subparagraph (a) of this Paragraph.
4	(2)(a) Upon filing of a formal administrative complaint against a physician,
5	all files of the board regarding the complaint which are not required by law to remain
6	confidential or which are not otherwise privileged shall be made available to the
7	physician through full discovery and shall be disclosed to the physician upon request.
8	The physician may issue interrogatories or discovery requests to the investigator in
9	the case before the board, and the investigator shall be compelled to respond as
10	provided for in the Code of Civil Procedure. Any potential exculpatory evidence
11	shall be disclosed to the physician whether or not requested and whether or not
12	reduced to recorded or documentary form.
13	(b) All relevant information, documents, and records gathered in an
14	investigation of a physician shall be noted in the record or file of the case, except that
15	the board may object to including particular material in the record or file of the case.
16	If the board objects to including any material in the record or file of the case, then
17	the independent counsel shall review the grounds for the objection and may overrule
18	the objection. If the independent counsel overrules the objection, then the board
19	shall include the material subject to the overruled objection in the record or file of
20	the case. If the independent counsel does not overrule the objection, then the board
21	shall not be required to include the material subject to the objection in the record or
22	file of the case.
23	(3) If the board intends to use records from any prior investigation of a
24	physician in the case against the physician before the board, then the board shall
25	notify the physician and his counsel of this intention, and the records shall be
26	deemed to be records of the case before the board and subject to all applicable
27	provisions of this Subsection.
28	G. On or before March 1 annually, the board shall submit a report to the
29	House and Senate committees on health and welfare which encompasses, at

1	minimum, all of the following information from the prior calendar year for each type
2	of healthcare professional licensed by the board, delineated by profession type:
3	(1) The number of preliminary reviews conducted in accordance with
4	Subsection A of this Section.
5	(2) The number of complaints that the board received.
6	(3) The number of formal investigations that the board initiated.
7	(4) The number of consent decrees that licensees of the board entered into
8	and other disciplinary actions that the board took.

SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____