#### FIRST REGULAR SESSION

# **HOUSE BILL NO. 1279**

### 102ND GENERAL ASSEMBLY

#### INTRODUCED BY REPRESENTATIVE DINKINS.

2673H.01I

DANA RADEMAN MILLER, Chief Clerk

## AN ACT

To repeal sections 334.031 and 334.035, RSMo, and to enact in lieu thereof two new sections relating to licensure of physicians.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 334.031 and 334.035, RSMo, are repealed and two new sections

2 enacted in lieu thereof, to be known as sections 334.031 and 334.035, to read as follows: 334.031. 1. Candidates for licenses as physicians and surgeons shall furnish

satisfactory evidence of their good moral character, and their preliminary qualifications, to

a certificate of graduation from an accredited high school or its equivalent, and

4 satisfactory evidence of completion of preprofessional education consisting of a minimum of

5 sixty semester hours of college credits in acceptable subjects leading towards the degree of

6 bachelor of arts or bachelor of science from an accredited college or university. They shall

also furnish satisfactory evidence of having attended throughout at least four terms of thirty-

8 two weeks of actual instructions in each term and of having received a diploma from some

reputable medical college or osteopathic college that enforces requirements of four terms of

thirty-two weeks for actual instruction in each term, including, in addition to class work, such

experience in operative and hospital work during the last two years of instruction as is 11

required by the American Medical Association and the American Osteopathic Association

13 before the college is approved and accredited as reputable. Any medical college approved

and accredited as reputable by the American Medical Association or the Liaison Committee

15 on Medical Education and any osteopathic college approved and accredited as reputable by

the American Osteopathic Association is deemed to have complied with the requirements of

this subsection. 17

> EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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- 2. In determining the qualifications necessary for licensure as a qualified physician 18 19 and surgeon, the board, by rule and regulation, may accept the certificate of the National 20 Board of Medical Examiners of the United States, chartered pursuant to the laws of the 21 District of Columbia, of the National Board of Examiners for Osteopathic Physicians and 22 Surgeons chartered pursuant to the laws of the state of Indiana, or of the Licentiate of the 23 Medical Counsel of Canada (LMCC) in lieu of and as equivalent to its own professional examination. Every applicant for a license on the basis of such certificate, upon making 25 application showing necessary qualifications as provided in subsection 1 of this section, shall 26 be required to pay the same fee required of applicants to take the examination before the 27 board.
  - 3. Notwithstanding any other provision of law, if the board does not approve or deny an application submitted by a candidate for licensure as a physician and surgeon within forty-five days from the date the board receives the application, the application shall be deemed approved, and the candidate shall be considered licensed as a physician and surgeon in good standing with the board as of the date of the deemed approval.

334.035. 1. For purposes of this section, the following terms mean:

- (1) "ACGME", the Accreditation Council for Graduate Medical Education;
- (2) "Applicant", an applicant for a permanent license as a physician and surgeon;
  - (3) "Hospital", the same meaning given to the term in section 197.020.
- 2. Except as otherwise provided in section 334.036, every applicant [for a permanent license as a physician and surgeon] shall provide the board with satisfactory evidence of having successfully completed such postgraduate training in hospitals or medical or osteopathic colleges as the board may prescribe by rule.
- 3. The board shall consider any applicant who has completed unaccredited postgraduate training in a medical subspecialty for which no program accredited by ACGME exists to have satisfactorily completed the training requirements of 20 CSR 2150-2.004(2) or any successor regulation if such unaccredited postgraduate training occurred in a teaching hospital accredited by ACGME.
- 4. The board shall waive the training requirements of 20 CSR 2150-2.004(2) or any successor regulation for any applicant who has been licensed as a physician in good standing in another state for more than three years and who is employed or provides medical services at a hospital with training programs accredited by ACGME.

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