



Date: September 17, 2014
To: Health Licensing Office Interested Parties
From: Samantha Patnode, Policy Analyst
Subject: Permanent Administrative Rules

As a member of the public who has expressed interest in the Health Licensing Office (Office) we would like to notify you that permanent administrative rules were filed with the Secretary of States Office on September 3, 2014 for the Board of Denture Technology. Permanent administrative rules become effective on September 17, 2014. A summary of the permanent administrative rules are as follows:

OAR 331-010-0055 Military Spouse or Domestic Partner Temporary Authorization to Practice

Provides details regarding the temporary authorization to practice including definition of military spouse or domestic partner and timeframe in which the authorization will be active.

OAR 331-010-0060 Application Requirements for Temporary Authorization to Practice for a Military Spouse or Domestic Partner

Implement a process to obtain an expedited authorization to practice for military spouses or domestic partners as required by 2013 House Bill 2027. The rule specifies the documents required to obtain a temporary authorization and the information which must be submitted before a permanent authorization is issued.

OAR 331-010-0070 Application for Military Training or Experience

Implement a process for individuals who have military training or experience for an authorization to practice a profession listed under ORS 676.583 or ORS 676.800. The military training or experience must be substantially equivalent to profession specific application requirements. Individuals must submit Joint Services Transcript demonstrating training or experience.

For complete information please visit the Agency Web site at:

http://www.oregon.gov/OHLA/Pages/global/Laws_and_Rules.aspx

For alternative formats please contact Samantha Patnode at (503) 373-1917 or

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Secretary of State
Certificate and Order for Filing
PERMANENT ADMINISTRATIVE RULES

FILED
9-3-14 9:43 AM
ARCHIVES DIVISION
SECRETARY OF STATE

I certify that the attached copies are true, full and correct copies of the PERMANENT Rule(s) adopted on Upon filing, by the
Health Licensing Office 331

Agency and Division

Administrative Rules Chapter Number

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To become effective 09/17/2014 Rulemaking Notice was published in the August 2014 Oregon Bulletin.

RULE CAPTION

Adopt program requirements for military spouses/domestic partners and individuals with military training or experience.

Not more than 15 words that reasonably identifies the subject matter of the agency's intended action.

RULEMAKING ACTION

Secure approval of new rule numbers with the Administrative Rules Unit prior to filing.

ADOPT:

331-010-0055, 331-010-0060, 331-010-0070

AMEND:

REPEAL:

331-010-0060(T), 331-010-0070(T)

RENUMBER:

AMEND AND RENUMBER:

Statutory Authority:

676.308, 676.615, 680.515, 688.720, 688.815, 688.819, 690.047, Chapter 35 2014 Oregon Laws

Other Authority:

Statutes Implemented:

676.308, 680.515, 688.720, 688.815, 688.819, 690.047, Chapter 35 2014 Oregon Laws

RULE SUMMARY

Adopt rule which provides specific information regarding the temporary authorization to practice including definition of military spouse or domestic partner and timeframe in which the authorization will be active.

Adopt rule to implement a process allowing military spouses or domestic partners to obtain an expedited authorization to practice a profession listed under ORS 676.583 or ORS 676.800. The rule specifies the documentation required to obtain a temporary authorization and requirements for a permanent authorization.

Adopt rule to implement a process for individuals who have obtained military training or experience in a profession listed under ORS 676.583 or ORS 676.800. The military training or experience must be substantially equivalent to the profession specific qualifications. Individuals must submit a Joint Services Transcript specifying military training or experience.

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OREGON HEALTH LICENSING AGENCY

DIVISION 10

AGENCY GENERAL ADMINISTRATION RULES

331-010-0055

Military Spouse or Domestic Partner Temporary Authorization to Practice

(1) Pursuant to ORS 676.308 “military spouse or domestic partner” means a spouse or domestic partner of an active member of the Armed Forces of the United States who is the subject of a military transfer to Oregon.

(2) A military spouse or domestic partner holding a temporary authorization to practice in a profession listed under ORS 676.583 or 676.800 may perform services within the profession.

(3) A temporary authorization may be immediately issued to a military spouse or domestic partner, is valid for three months and may not be renewed.

331-010-0060

Application Requirements for Temporary Authorization to Practice for a Military Spouse or Domestic Partner

(1) To qualify under this rule for a temporary authorization to practice under ORS 676.583 and 676.800, a military spouse or domestic partner must submit a completed application prescribed by the Oregon Health Licensing Agency, pay all applicable fees required under subsection (4) of this rule, and submit evidence of the following:

(a) That the applicant meets the qualifications for authorization as provided in the applicable statutes and rules of the program for which authorization is sought including examinations.

(b) A copy of a marriage certificate or domestic partnership registration with the name of the applicant and the name of the active duty member of the Armed Forces of the United States;

(c) A copy of assignment to a duty station located in Oregon by official active duty military order for the spouse or domestic partner named in the marriage certificate or domestic partnership registration; and

(d) Proof of having at least one year of active practice in the profession or occupation for which authorization is sought during the three years immediately preceding the application; and

(e) Attest that the applicant has requested evidence of authorization from the state or territory in which the applicant is authorized to practice in a profession listed under ORS 676.583 or 676.800 and that the applicant is not subject to any discipline action in that state or territory for a matter related to services regulated by the agency or the board under which authorization is sought.

(2) Processing of applications for authorization under this rule must be expedited.

(3) If the applicant demonstrates that all required qualifications listed in this rule have been met before the temporary authorization expires the temporary authorization will become the applicant's original authorization to practice a profession listed under ORS 676.583 or 676.800.

(4) Notwithstanding any other rules administered by the Agency, an applicant for authorization under this rule must submit all applicable fees for an original authorization listed within the program rules administered under ORS 676.583 and 676.800.

Stat. Auth.: ORS 676.308, 676.615, 680.515, 688.720, 688.815, 688.819, 690.047, 2014 OL Ch. 35

Stats. Implemented: ORS 676.308, 680.515, 688.720, 688.815, 688.819, 690.047, 2014 OL Ch. 35

Hist.: HLA 2-2014(Temp), f. & cert. ef. 4-3-14 thru 9-17-14

331-010-0070

Application for Military Training or Experience

An individual seeking to use military training or experience as a qualification for an authorization to practice a profession or occupation in a program administered under ORS 676.583 and 676.800 must submit a Joint Services Transcript demonstrating completion of military training or experience that is substantially equivalent to requirements set forth in statute or rule by the agency or the boards or councils.

Stat. Auth.: ORS 676.308, 676.615, 680.515, 688.720, 688.815, 688.819, 690.047, 2014 OL Ch. 35

Stats. Implemented: ORS 676.308, 680.515, 688.720, 688.815, 688.819, 690.047, 2014 OL Ch. 35

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