DRUG AND ALCOHOL TESTING REGULATIONS

Title 15: Mississippi State Department of Health

Part 3: Office of Health Protection

Subpart 1: Health Facilities Licensure and Certification
CHAPTER 53  DRUG AND ALCOHOL TESTING REGULATIONS

Subchapter 1  AUTHORITY AND PURPOSE.

Rule 53.1.1  The following rules and regulations for drug and alcohol testing of employees and job applicants by public and private employers are duly adopted and promulgated by the Mississippi State Department of Health pursuant to the authority expressly conferred by the laws of the State of Mississippi at Sections 71-7-1, et. al., of the Mississippi Code of 1972, Ann., hereinafter referred to as “the Act.”

SOURCE: Miss. Code Ann. § 71-7-21

Rule 53.1.2  The purpose of these rules and regulations is to promulgate standards and guidelines concerning:

1. Standards for drug and alcohol testing, laboratory certification, suspension and revocation of certification;

2. Body specimens that are appropriate for drug and alcohol testing;

3. Retention and storage procedures to ensure reliable results on confirmation tests and retests;

4. Initial drug and alcohol tests and confirmation tests; and

5. Standard language to be included in employer’s drug and alcohol testing notices concerning:

   a. A statement advising the employee of the existence of state statutes on employer drug and alcohol testing;

   b. A general statement concerning confidentiality; and

   c. Procedures for how employees can confidentially report the use of prescription or nonprescription medications prior to being tested.

SOURCE: Miss. Code Ann. § 71-7-21

Subchapter 2  SCOPE.

Rule 53.2.1  In the State of Mississippi, every public and private employer who voluntarily implements a drug and alcohol testing policy and program, pursuant to the Act, shall do so in accordance with these regulations. Any person or entity who collects specimens for drug and alcohol testing, who conducts initial and/or confirmation tests, or who conducts retests on specimens after a positive confirmation test, pursuant to the Act, shall do so in accordance with these regulations.
Subchapter 3 DEFINITIONS.

Rule 53.3.1 Alcohol. Ethyl alcohol.

Rule 53.3.2 The Act. Sections 71-7-1, et.al., of the Mississippi Code of 1972, Ann.

Rule 53.3.3 Board. The Mississippi Board of Health.

Rule 53.3.4 Confirmation Test. A drug and alcohol test on a specimen to substantiate the results of a prior drug and alcohol test on the specimen. The confirmation test must use an alternate method of equal or greater specificity than that used in the previous drug and alcohol test.

Rule 53.3.5 Department. The Mississippi State Department of Health.

Rule 53.3.6 Drug. An illegal drug, or a prescription or nonprescription medication.

Rule 53.3.7 Drug and Alcohol Test. A chemical test administered for the purpose of determining the presence or absence of a drug or alcohol or their metabolites in a person’s bodily fluids.

Rule 53.3.8 Employee. Any person who supplies a service for remuneration or pursuant to any contract for hire to a private or public employer in this state.

Rule 53.3.9 Employer. Any individual, organization or government body, subdivision or agency thereof, including partnership, association, trustee, estate, corporation, joint stock company, insurance company or legal representative, whether domestic or foreign, or the receiver, trustee in bankruptcy, trustee or successor thereof, and any common carrier by mail, motor, water, air or express company doing business in or operating within this state, or which has offered or may offer employment to one or more individuals in this state.
Rule 53.3.10  **Illegal Drugs.** Any substance, other than alcohol, having psychological and/or physiological effects on a human being and that is not a prescription or nonprescription medication, including controlled dangerous substances and controlled substance analogs or volatile substances which produce the psychological and/or physiological effects of a controlled dangerous substance through deliberate introduction into the body.

Rule 53.3.11  **Initial Test.** An initial drug or alcohol test to determine the presence or absence of drugs or alcohol or their metabolites in specimens.

Rule 53.3.12  **Laboratory.** Any laboratory that is currently certified or accredited by the federal Clinical Laboratory Improvement Act, as amended, by the federal Substance Abuse and Mental Health Services Administration, by the College of American Pathologists, or that has been deemed by the State Board of Health to have been certified or accredited by an appropriate federal agency, organization or another state.

Rule 53.3.13  **MRO.** Medical Review Officer.

Rule 53.3.14  **Medical Review Officer.** A licensed physician responsible for receiving laboratory results generated by an employer’s drug and/or alcohol testing program who has knowledge of substance abuse disorders and has appropriate medical training to interpret and evaluate an individual’s positive test result together with his or her medical history and any other relevant biomedical information.

Rule 53.3.15  **Nonprescription Medication.** A drug that is authorized pursuant to federal or state laws for general distribution and use without a prescription in the treatment of human diseases, ailments, or injuries.

Rule 53.3.16  **Prescription Medication.** A drug prescribed for use by a duly licensed physician, dentist or other medical practitioner licensed to issue prescriptions.
Rule 53.3.17  **SAMHSA.** Substance Abuse and Mental Health Services Administration.

*SOURCE:* *Miss. Code Ann.* § 71-7-21

Rule 53.3.18  **Specimen.** A tissue or product of the human body chemically capable of revealing the presence of drugs in the human body.

*SOURCE:* *Miss. Code Ann.* § 71-7-21

**Subchapter 4  THE DRUGS.**

Rule 53.4.1  An employer may include in its drug and alcohol testing protocols marijuana, cocaine, opiates, amphetamines, phencyclidine, alcohol and other controlled substances. However, if testing for controlled substances other than those specifically named above is conducted, testing for such substances can be done only if an appropriate federal agency has established an approved protocol and positive threshold for each such substance.

*SOURCE:* *Miss. Code Ann.* § 71-7-21

Rule 53.4.2  Specimens collected under Department regulations may only be used to test for controlled substances designated for testing as described in this section and shall not be used to conduct any other analysis or test unless otherwise specifically authorized by Department regulations.

*SOURCE:* *Miss. Code Ann.* § 71-7-21

Rule 53.4.3  This section does not prohibit procedures reasonably incident to analysis of specimens for controlled substances (e.g., determination of pH or tests for specific gravity, creatinine concentration or presence of adulterants).

*SOURCE:* *Miss. Code Ann.* § 71-7-21

**Subchapter 5  BODY SPECIMENS APPROPRIATE FOR DRUG AND ALCOHOL TESTING.**

Rule 53.5.1  **Drugs** - Urine for initial and confirmation tests.

*SOURCE:* *Miss. Code Ann.* § 71-7-21

Rule 53.5.2  **Alcohol** - Breath and/or saliva for initial tests; Blood for confirmation tests.

*SOURCE:* *Miss. Code Ann.* § 71-7-21

**Subchapter 6  COLLECTION OF SPECIMENS; INITIAL TESTING AND ANALYSIS PROCEDURES.**

Rule 53.6.1  Employers who implement a drug and alcohol testing program pursuant to the Act shall contract with manufacturers, vendors, or other providers of drug and alcohol
testing devices, or with a laboratory, for the purpose of initial drug and alcohol testing of employees to:

1. Train employees of the employer implementing the drug and alcohol testing program in the collecting of specimens and the administering of initial tests; or

2. Provide the employer with personnel to collect specimens and administer the initial tests.

SOURCE: Miss. Code Ann. § 71-7-21

Rule 53.6.2 A specimen for a drug and alcohol test may be taken by any of the following persons:

1. A physician, a registered nurse or a licensed practical nurse;

2. A qualified person employed by a laboratory;

3. An employee or an independent contractor of the employer conducting a drug and alcohol testing program pursuant to the Act who has been trained in the collecting of specimens by a manufacturer, vendor, or other provider of drug and alcohol testing devices, or by a laboratory; or

4. Any person deemed qualified by the State Board of Health.

SOURCE: Miss. Code Ann. § 71-7-21

Rule 53.6.3 Any initial drug or alcohol test yielding a positive result shall be followed by an appropriate confirmation test.

SOURCE: Miss. Code Ann. § 71-7-21

Subchapter 7 CONFIRMATION TEST - LABORATORY ANALYSIS PROCEDURES - REPORTING RESULTS.

Rule 53.7.1 Employers who implement a drug and alcohol testing program pursuant to the Act shall contract with a laboratory to conduct confirmation tests on specimens which produce a positive result in testing for drugs or alcohol in the initial.

SOURCE: Miss. Code Ann. § 71-7-21

Rule 53.7.2 Laboratories, as certified or accredited as defined herein, which conduct confirmation drug and alcohol tests are required to have the following:

1. Methods of analysis and procedures to ensure reliable drug and alcohol testing results, including standards for initial tests and confirmation tests.

2. Chain-of-custody procedures to ensure proper identification, labeling and handling of specimens being tested,
3. Retention and storage procedures to ensure reliable results on confirmation tests and retests, and

4. Guidelines on how to establish cut-off detection levels for drugs or their metabolites for the purposes of determining a positive test result.

SOURCE: Miss. Code Ann. § 71-7-21

Rule 53.7.3 Results of the confirmation test shall be reported by the laboratory to the employer’s Medical Review Officer in accordance with the provisions set forth herein.

SOURCE: Miss. Code Ann. § 71-7-21

Rule 53.7.4 All employers shall have a Medical Review Officer who shall be responsible for receiving and interpreting laboratory results of drug and alcohol tests. Said MRO shall be the sole person authorized to review the results of such tests.

SOURCE: Miss. Code Ann. § 71-7-21

Rule 53.7.5 The laboratory shall report confirmation test results to the employer’s Medical Review Officer within an average of five (5) working days after receipt of the specimen by the laboratory. The report shall identify the drugs/metabolites tested for, whether positive or negative, the specimen number assigned by the employer, and the laboratory specimen identification number (accession number).

SOURCE: Miss. Code Ann. § 71-7-21

Rule 53.7.6 The laboratory shall report as negative all specimens that are negative on the initial test or negative on the confirmation test. Only specimens confirmed positive shall be reported positive for a specific drug or alcohol.

SOURCE: Miss. Code Ann. § 71-7-21

Rule 53.7.7 The laboratory shall send only to the Medical Review Officer the drug or alcohol testing results which, in the case of a report positive for drug or alcohol use, shall be signed by the individual responsible for day-to-day management of the laboratory or the individual responsible for attesting to the validity of the test reports.

SOURCE: Miss. Code Ann. § 71-7-21

Rule 53.7.8 Unless otherwise instructed by the employer in writing, all records pertaining to a given urine or blood specimen shall be retained by the drug testing laboratory for a minimum of 2 years.

SOURCE: Miss. Code Ann. § 71-7-21
Rule 53.7.9 Laboratories will preserve positive specimens in such a manner as to ensure that said specimens will be available for any necessary retests in accordance with the Act.

*SOURCE: Miss. Code Ann. § 71-7-21*

Subchapter 8 LABORATORY CERTIFICATION, SUSPENSION AND REVOCATION OF CERTIFICATION.

Rule 53.8.1 A laboratory, as defined herein, is such a facility that is currently certified or accredited by the federal Clinical Laboratory Improvement Act, as amended, by the federal Substance Abuse and Mental Health Services Administration, by the College of American Pathologists, or that has been deemed by the State Board of Health to have been certified or accredited by an appropriate federal agency, organization or another state. Suspension and/or revocation of its standing as a laboratory by its certifying or accrediting body shall be deemed as suspension and/or revocation of its standing as a laboratory for the purposes of drug and alcohol testing.

*SOURCE: Miss. Code Ann. § 71-7-21*

Subchapter 9 STANDARD LANGUAGE.

Rule 53.9.1 Any employer in the State of Mississippi who utilizes an employee and/or job applicant drug and alcohol testing program, pursuant to the Act, shall in its written policy statement and notice to employees include as a part of such written policy statement and notice the following wording:

1. You are hereby advised that *(Insert name of employer here)* has implemented a drug and alcohol policy and conducts a testing program, pursuant to Sections 71-7-1, et.al., of the Mississippi Code of 1972, Ann. (hereinafter referred to as “the Act”), and you are hereby advised of the existence of said Act.

2. All information, interviews, reports, statements, memoranda and test results, written or otherwise, received by *(Insert name of employer here)* through its drug and alcohol testing program are confidential communications and may not be used or received in evidence, obtained in discovery, or disclosed in any public or private proceedings, except in accordance with the Act and these regulations. Any information obtained by *(Insert name of employer here)* pursuant to the Act and these regulations shall be the property of the employer. *(Insert name of employer here)* shall not release to any person other than the employee or job applicant, or employer medical, supervisory or other personnel, as designated by *(Insert name of employer here)* on a need to know basis, information related to drug and alcohol test results unless: (a) The employee or job applicant has expressly, in writing, granted permission for *(Insert name of employer here)* to release such information; it is necessary to introduce a positive confirmed test result into an arbitration proceeding pursuant to a collective bargaining agreement, an administrative hearing under applicable state or local law, or a
judicial proceeding, provided that information is relevant to the hearing or proceeding, or the information must be disclosed to a federal or state agency or other unit of the state or United States government as required under law, regulation or order, or in accordance with compliance requirements of a state or federal government contract, or disclosed to a drug abuse rehabilitation program for the purpose of evaluation or treatment of an employee; or there is a risk to public health or safety that can be minimized or prevented by the release of such information; provided, however, that unless such risk is immediate, a court order permitting the release shall be obtained prior to the release of the information. The confidentiality provisions provided for by the Act shall not apply to other parts of an employee’s or job applicant’s personnel or medical files. If an employee refuses to sign a written consent form for release of information to persons as permitted in the Act, (Insert name of employer here) shall not be barred from discharging or disciplining the employee.

3. An employee or job applicant to be tested shall be given (1) a medication disclosure form to permit the employee or job applicant to disclose any non-prescription or prescription medications that have been taken within forty-five (45) days prior to being tested, and (2) a statement that the form shall be submitted directly to the employer’s designated Medical Review Officer, ensuring that no person or entity has access to the information disclosed on the form other than the Medical Review Officer.

SOURCE: Miss. Code Ann. § 71-7-21