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➡Title 63. Public Health and Safety

**⊜**Oklahoma Medical Micropigmentation Regulation Act

Article Article 14 - Drugs, Devices, and Cosmetics

ESection 1-1455 - Adoption of Curriculum of Required Courses

Cite as: O.S. §, \_\_\_\_\_

A. The State Board of Health, giving consideration to the recommendations of the Consumer Protection Licensing Advisory Council created in Section 44 of this act, and in cooperation with the Oklahoma Department of Career and Technology Education, may adopt a curriculum of required courses and establish by rule the types of courses to be offered. The complete program of instruction approved by the State Board of Health in theory and clinical training shall consist of at least three hundred (300) hours or the equivalent of competency-based instruction.

- B. 1. In order to provide the State Department of Health confirmation of each applicant's competency, written theory and clinical tests shall be administered by the Oklahoma Department of Career and Technology Education.
- 2. Applicants otherwise qualified to practice medical micropigmentation as determined by the State Department of Health pursuant to the Oklahoma Medical Micropigmentation Regulation Act may be certified to perform medical micropigmentation without taking or completing the program of instruction specified by this section if the applicant obtains a passing score for both the written theory and clinical tests. Not later than January 1, 2002, the State Board of Health shall promulgate rules to implement the provisions of this paragraph.
- 3. The State Board of Health, giving consideration to the recommendations of the Consumer Protection Licensing Advisory Council created in Section 44 of this act, shall set, by rule, a minimum passing score for both written theory and clinical tests.
- C. The Oklahoma Department of Career and Technology Education may provide training and shall provide testing programs required by this section for anyone qualified to apply for a certificate pursuant to the provisions of Section 1-1454 of this title. The training and testing programs shall meet the standards established pursuant to the provisions of this section. The State Department of Health may approve training programs that meet the standards established pursuant to the provisions of this act.
- D. After the initial training program offered pursuant to subsection C of this section, the Oklahoma Department of Career and Technology Education may provide a complete curriculum for the training and testing of applicants for certification as deemed needed by the Oklahoma Department of Career and Technology Education.
- E. The State Department of Health may approve applicants for certification by reciprocity. An applicant shall qualify for certification by reciprocity if the applicant:
- 1. Has qualifications and training comparable to those required under the Oklahoma Medical Micropigmentation Regulation Act;
- 2. Provides documentation verifying two (2) years of experience and a minimum of two hundred (200) procedures; and
- 3. Has successfully completed the Oklahoma certification examination.

#### Historical Data

Laws 2001, HB 1964, c. 384, § 6, emerg. eff. June 4, 2001; Amended by Laws 2003, SB 340, c. 384, § 3, eff. November 1, 2003 (superseded document available); Amended by Laws 2013, HB 1467, c. 229, § 63, eff. November 1, 2013 (superseded document available).

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Title 63. Public Health and Safety

Chapter 1 - Oklahoma Public Health Code

€ Oklahoma Medical Micropigmentation Regulation Act

Article Article 14 - Drugs, Devices, and Cosmetics

ESection 1-1457 - Certificate - Duration - Fees - Display

Cite as: O.S. §, \_\_\_\_\_

- A. Certificates to perform medical micropigmentation shall be valid for one (1) year from the date of issuance.
- B. Fees for certification to perform medical micropigmentation as promulgated by the State Board of Health shall not exceed:

Application for Certification \$500.00

Annual Renewal of Certification \$100.00

Reinstatement of Certification \$375.00

Replacement of Certificate \$125.00

- C. The State Board of Health shall make recommendations to the Legislature as to the proper and necessary fees for the regulation of the performance of medical micropigmentation pursuant to the Oklahoma Medical Micropigmentation Regulation Act.
- D. All fees collected pursuant to the provisions of this section shall be deposited in the Public Health Special Fund and shall be used in implementing the provisions of the Oklahoma Medical Micropigmentation Regulation Act. Excess funds shall be available to the State Department of Health for expenditures pursuant to Section 1-107 of Title 63 of the Oklahoma Statutes.
- E. Every person holding a current certificate to perform medical micropigmentation shall display the certificate in a conspicuous place in the area where medical micropigmentation is being performed.

#### Historical Data

Laws 2001, HB 1964, c. 384, § 8, emerg. eff. June 4, 2001; Amended by Laws 2006, SB 806, c. 141, § 4, eff. November 1, 2006 (superseded document available).

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## **Statutes Citationized**

**➡Title 63. Public Health and Safety**

Chapter 1 - Oklahoma Public Health Code

**○ Oklahoma Medical Micropigmentation Regulation Act**

Article Article 14 - Drugs, Devices, and Cosmetics

Section 1-1454 - Certification Required to Perform Micropigmentation

Cite as: 63 O.S. § 1-1454 (OSCN 2024), Oklahoma Medical Micropigmentation Regulation Act

- A. On and after May 1, 2002, except for a physician, any person intending to perform medical micropigmentation in this state shall first be certified by the State Department of Health.
- B. The State Commissioner of Health shall not issue a certificate or renew a certificate to perform medical micropigmentation to a person who has:
- 1. Been convicted of or pled guilty or nolo contendere to a felony crime that substantially relates to the practice of medical micropigmentation and poses a reasonable threat to public safety;
- 2. Been determined to have engaged in unprofessional conduct as defined by the rules promulgated by the State Board of Health;
- 3. Made a materially false or fraudulent statement in an application or other document relating to certification pursuant to the provisions of the Oklahoma Medical Micropigmentation Regulation Act; or
- 4. Had a health-related license, certificate, or permit suspended, revoked or not renewed or had any other disciplinary action taken, or had an application for a health-related license, certificate, or permit refused by a federal, state, territory, or District of Columbia regulatory authority for intentionally falsifying information.
- C. In order to qualify for certification, an applicant shall:
- 1. Have received a high school diploma or its equivalent;
- 2. Be at least twenty-one (21) years of age; and
- 3. Have submitted a completed application to the Department in such form as required by the Department which shall include a notarized copy of:
- a. the certificate of birth of the applicant,
- b. the applicant's driver license or other similar form of identification,
- c. other professional credentials, if applicable, and
- d. proof, in such form as the Department determines appropriate, of the satisfactory completion of a program of training and testing approved by the Department as specified in <u>Section 1-1455</u> of this title.
- D. Upon meeting the requirements of the Oklahoma Medical Micropigmentation Regulation Act and rules promulgated pursuant thereto, the State Commissioner of Health shall issue a certificate to perform medical micropigmentation to the applicant.
- E. As used in this section:
- 1. "Substantially relates" means the nature of criminal conduct for which the person was convicted has a direct bearing on the fitness or ability to perform one or more of the duties or responsibilities necessarily related to the occupation; and
- 2. "Poses a reasonable threat" means the nature of criminal conduct for which the person was convicted involved an act or threat of harm against another and has a bearing on the fitness or ability to serve the public or work with others in the occupation.

Laws 2001, HB 1964, c. 384, § 5, emerg. eff. June 4, 2001; Amended by Laws 2022, HB 3002, c. 192, § 5, eff. November 1, 2022 (superseded document available).

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Title 63. Public Health and Safety

Chapter 1 - Oklahoma Public Health Code

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Article Article 14 - Drugs, Devices, and Cosmetics

ESection 1-1458 - Complaints - Notice - Investigations - Penalties

Cite as: O.S. §, \_\_\_\_\_

A. Upon receipt of a complaint by a licensing board relating to a violation of the Oklahoma Medical Micropigmentation Regulation Act or any rules promulgated thereto, the licensing board shall cause an investigation to be made. If during the investigation, the licensing board determines that the alleged violation of the Oklahoma Medical Micropigmentation Regulation Act or any rules promulgated thereto may have been committed by any person other than a physician or any other person subject to the licensing board's regulatory authority, the licensing board shall immediately notify the Oklahoma State Department of Health.

- B. 1. Upon receipt of a complaint by the Department or upon receipt of notice pursuant to subsection A of this section relating to an alleged violation of the Oklahoma Medical Micropigmentation Regulation Act or rules promulgated thereto which involve the practice of micropigmentation in the office of a physician, the Department shall:
- a. notify the appropriate licensing board of the complaint and request a joint inspection, or
- b. refer the complaint to the appropriate licensing board for investigation.
- 2. The licensing boards shall give priority to investigations of complaints for which the Department has requested a joint inspection.
- C. 1. If a person other than a physician, after proper notice and hearing as provided in the Administrative Procedures Act, is found to have violated one or more provisions of the Oklahoma Medical Micropigmentation Regulation Act, the State Department of Health may impose one or more of the following penalties:
- a. suspend or revoke a certificate,
- b. seek injunctive relief,
- c. reprimand the certificate holder,
- d. place a certificate holder on probation for a specified period of time,
- e. deny renewal of a certificate,
- f. require a special quality review of the certificate holder, subject to such procedures as the Department by rule deems appropriate,
- g. require the person or entity to pay all costs incurred as a result of hearings conducted regarding actions of the subject of the hearing including, but not limited to, investigation costs, hearing officer costs, renting of special facilities costs, and court reporter costs, or
- h. in addition to any criminal penalty imposed pursuant to the Oklahoma Medical Micropigmentation Regulation Act, assess an administrative penalty not to exceed Ten Thousand Dollars (\$10,000.00).
- 2. Any physician alleged to have violated the Oklahoma Medical Micropigmentation Regulation Act or rules promulgated by the licensing board thereto shall be subject to penalties established pursuant to law by the licensing board which has authority to regulate the physician.
- B. In addition to the penalties provided for in subsection A of this section, the Department may request the district attorney to bring an action in the district court for the prosecution of any person for a violation of any provision of the Oklahoma Medical Micropigmentation Regulation Act, or order issued or rules promulgated pursuant thereto.

- C. Upon application in writing and upon good cause, the Department may reinstate a certificate which has been revoked or suspended or may modify the certificate when reinstated. A person whose certificate has been revoked or suspended may not reapply for reinstatement during the time period set by the Department which shall not exceed five (5) years.
- D. 1. Administrative penalties assessed by the Department under the provisions of the Oklahoma Medical Micropigmentation Regulation Act shall be imposed and enforced pursuant to the Administrative Procedures Act and may be enforced in district court as authorized by the Administrative Procedures Act.
- 2. All monies, excluding costs, collected from administrative penalties authorized in this section, shall be deposited pursuant to Section 1-1701.1B of Title 63 of the Oklahoma Statutes.
- E. Any person convicted of violating the provisions of the Oklahoma Medical Micropigmentation Regulation Act or orders issued or rules promulgated pursuant thereto shall be guilty of a misdemeanor punishable by imprisonment in the county jail not to exceed ninety (90) days, a fine of not more than One Thousand Dollars (\$1,000.00), or by both such fine and imprisonment. Each day upon which such violation occurs shall constitute a separate violation.
- F. The provisions of this section shall apply to:
- 1. Any person certified to perform medical micropigmentation pursuant to the Oklahoma Medical Micropigmentation Regulation Act and who is alleged to be in violation of the Oklahoma Medical Micropigmentation Regulation Act or rule or order issued pursuant thereto; and
- 2. Any person who does not hold a certificate or is not authorized to practice medical micropigmentation pursuant to the Oklahoma Medical Micropigmentation Regulation Act and is practicing or holding himself or herself as authorized to practice medical micropigmentation.

#### Historical Data

Laws 2001, HB 1964, c. 384, § 9, emerg. eff. June 4, 2001.

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## **Statutes Citationized**

Title 63. Public Health and Safety

Chapter 1 - Oklahoma Public Health Code

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Article Article 14 - Drugs, Devices, and Cosmetics

Section 1-1450 - Legislative Findings - Short Title

Cite as: O.S. §, \_\_\_\_\_

#### A. The Legislature hereby finds that:

- 1. There is, in addition to cosmetic reasons, a growing need for medical micropigmentation in the treatment of clinical conditions or traumas such as cancer, surgery, and burns;
- 2. Medical micropigmentation is being performed in Oklahoma; and
- 3. Oklahoma law does not provide sufficient regulation of medical micropigmentation to assure the protection of the public.

Therefore, there is a need to provide legislation to enable the appropriate entities to regulate persons performing medical micropigmentation on the citizens of this state.

B. Sections 1 through 9 of this act shall be known and may be cited as the "Oklahoma Medical Micropigmentation Regulation Act".

#### Historical Data

Laws 2001, HB 1964, c. 384, § 1, emerg. eff. June 4, 2001.

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Title 63. Public Health and Safety

Chapter 1 - Oklahoma Public Health Code

**○ Oklahoma Medical Micropigmentation Regulation Act**

Article Article 14 - Drugs, Devices, and Cosmetics

Section 1-1451 - Restrictions on Application of Medical Micropigmentation

Cite as: O.S. §, \_\_\_\_

As used in the Oklahoma Medical Micropigmentation Regulation Act:

- 1. "Licensing board" means the Oklahoma State Board of Medical Licensure and Supervision, the State Board of Osteopathic Examiners and/or the Board of Dentistry;
- 2. "Medical micropigmentation" means a medical procedure in which any color or pigment is applied with a needle or electronic machine:
- a. to produce a permanent mark visible through the skin,
- b. above the jawline and anterior to the ear and frontal hairline including but not limited to application of eyeliner, eye shadow, lips, eyebrows, cheeks, and scars, and/or
- c. for repigmentation of areas involving reconstructive surgery or trauma.

Medical micropigmentation shall not include placing on the body any pictures, images, numbers, signs, letters of the alphabet, or designs. Medical micropigmentation shall not be construed to be included in the definition of tattooing as provided in Section 841 of Title 21 of the Oklahoma Statutes; and

- 3. "Physician" means a person licensed to practice:
- a. allopathic medicine and surgery by the Oklahoma State Board of Medical Licensure and Supervision pursuant to the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act,
- b. osteopathic medicine by the State Board of Osteopathic Examiners pursuant to the Oklahoma Osteopathic Medicine Act, or
- c. dentistry by the Board of Dentistry pursuant to the State Dental Act.

#### Historical Data

Laws 2000, HB 1872, c. 142, § 1, emerg. eff. April 28, 2000; Amended by Laws 2000, SB 1537, c. 330, § 1, emerg. eff. June 5, 2000 (<u>superseded document available</u>); Amended by Laws 2001, HB 1964, c. 384, § 2, emerg. eff. June 4, 2001 (<u>superseded document available</u>); Renumbered from 21 O.S. § 841.5 by Laws 2001, HB 1964, c. 384, § 12, emerg. eff. June 4, 2001.

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Title 21. Crimes and Punishments

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<u>21 O.S. 841.5.</u> <u>Renumbered as 63 O.S. § 1-1451 by Laws 2001, HB 1964, c. 384, § 12, emerg. eff.</u> Discussed

June 4, 2001

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	Cite Name	Level	
Title 21. Crimes and Punishments			
	Cite	Name	Level
	<u>21 O.S. 841.5,</u>	Restrictions on Application of Medical Micropigmentation	Cited
	<u>21 O.S. 841.5</u> ,	Renumbered as 63 O.S. § 1-1451 by Laws 2001, HB 1964, c. 384, § 12, emerg. eff.	Cited
		<u>June 4, 2001</u>	



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Title 63. Public Health and Safety

**○ Oklahoma Medical Micropigmentation Regulation Act**

Article Article 14 - Drugs, Devices, and Cosmetics

Section 1-1453 - Unlawful Performance of Medical Micropigmentation - Rule-Making Authority

Cite as: O.S. §, \_\_\_\_\_

A. It shall be unlawful for any person to perform medical micropigmentation or to represent himself or herself as a person authorized to perform medical micropigmentation:

- 1. Without having first complied with the provisions of the Oklahoma Medical Micropigmentation Regulation Act; or
- 2. Unless otherwise authorized to perform medical micropigmentation pursuant to the Oklahoma Medical Micropigmentation Regulation Act.
- B. The State Board of Health, giving consideration to the recommendations of the Consumer Protection Licensing Advisory Council created in Section 44 of this act, shall promulgate rules to implement the provisions of the Oklahoma Medical Micropigmentation Regulation Act. The rules shall include rules of practice for medical micropigmentation training requirements and the establishment of criteria for the certification of persons authorized to perform medical micropigmentation.
- C. The State Board of Medical Licensure and Supervision, the State Board of Osteopathic Examiners and the Board of Dentistry may each promulgate rules relating to the performance of micropigmentation in physician offices by those physicians subject to their licensing authority. Such rules shall comply with the Oklahoma Medical Micropigmentation Regulation Act.

#### Historical Data

Laws 2001, HB 1964, c. 384, § 4, emerg. eff. June 4, 2001; Amended by Laws 2013, HB 1467, c. 229, § 62, eff. November 1, 2013 (<u>superseded document available</u>).

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**○ Oklahoma Medical Micropigmentation Regulation Act**

Article Article 14 - Drugs, Devices, and Cosmetics

**E**Section 1-1452 - Who Can Perform Micropigmentation

Cite as: O.S. §, \_\_\_\_\_

On and after May 1, 2002, medical micropigmentation may only be performed in a physician's office by:

- 1. A physician as defined by the Oklahoma Medical Micropigmentation Regulation Act;
- 2. A person licensed to practice registered nursing by the Oklahoma Board of Nursing who holds a current certificate issued by the State Commissioner of Health pursuant to the provisions of the Oklahoma Medical Micropigmentation Regulation Act while working under supervision of a physician. The level of supervision shall be determined by the physician in whose office medical micropigmentation is being performed; and
- 3. A person who holds a current certificate issued by the State Commissioner of Health pursuant to the provisions of the Oklahoma Medical Micropigmentation Regulation Act while working under supervision of a physician. The level of supervision shall be determined by the physician in whose office medical micropigmentation is being performed.

#### Historical Data

Laws 2001, HB 1964, c. 384 § 3, emerg. eff. June 4, 2001; Amended by Laws 2003, SB 340, § 2, eff. November 1, 2003 (superseded document available).

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