MEDICAL REGULATIONS 1974

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SCHEDULE

MEDICAL REGULATIONS 1974*

IN exercise of the powers conferred by section 36 of the Medical Act 1971 the Council with the approval of the Minister, hereby makes the following regulations:

PART I PRELIMINARY

1) Citation and commencement.

These Regulations may be cited as the Medical Regulations 1974 and shall be deemed to have to have come into force on the 1st day of October 1971.

2) Interpretation.

In these Regulations, unless the context otherwise requires—

- "Act" means the Medical Acts 1971;
- "Council" means the Malaysian Medical Council established under section 3 of the Act.
- "Practitioner" means a fully registered person registered as medical practitioner under section 14 of the Act.
 - "President" means the President of the Malaysian Medical Council.

PART II THE MALAYSIAN MEDICAL COUNCIL

3) Returning Officer.

The President of the Council shall be returning officer for the purpose of any election of elected members of the Council.

4) Notice of and request for nominations

- (1) The President shall—
 - (a) in the case of the first election of elected members of the council after the coming into force of the Act; or
 - (b) where any vacancy in any of the elected officers of the council will, by effluxion of any time, arise,

at least three months before the date when it is proposed to hold the first elections or the occurrence of such vacancy, as the case may be, cause a notice to be published in the *Gazette*—

(aa) specifying the office that is vacant or will fall vacant;

- (bb) specifying the hour and date after which the nomination of candidates to such office shall not be accepted; and
- (cc) requesting the nomination of candidate to such office.

^{*} Published as P.U. (A) 68/74 and amended by P.U. (A) 98/74, 376/77, 498/85, 228/86 and 427/93

- (2) Where any vacancy in any of the elected officers of the Council occurs y reason of death, resignation or cessation of membership in the Council the President shall, within one month of such vacancy occurring, cause a notice to be published in the Gazette—
 - (a) specifying the office that has been vacated;
 - (b) specifying the hour and late after which the nomination of candidates to such office shall not accepted; and
 - (c) requesting the nomination of candidates to such office.

5) Eligibility for nominations

Any practitioner eligible for election to the elected office may be nominated as a candidate.

6) Nominations.

- (1) Candidates shall be nominated by means of nomination papers.
- (2) Each nomination which shall be in *Form 1* of the Schedule hereto, shall be signed by two practitioners as proposer and seconder respectively and shall be endorsed by the written consent of the candidate.

7) Non-acceptance after close of nominations.

No nomination shall be accepted by the President after the close of nominations.

8) Publications of names of candidates, etc.

The President shall within fourteen days of closing nominations, cause to be published—

- (a) the names of the candidates who have been nominated and the names of the practitioners proposing and seconding such candidates;
- (b) the offices which shall be or are vacant and in respect of which elections are to be held:
- (c) the hour and date which no objections may be against any candidates.

9) Objections.

- (1) Objections may be made on any of the following grounds but on no other ground, namely—
 - (a) that the candidate is not a citizen:
 - (b) that the candidate is not holder of a current practising certificate;
 - (c) that the candidate is already a member of the Council and will, if elected, serve as a member of the Council and will, if elected, serve as a member of the Council in more than one capacity,
 - (d) that the person nominating such candidate is not holder of a current practising certificate;
 - (e) that the candidate has been found guilty by a court of law any offence involving fraud, dishonesty or moral turpitude on any offence punishable with imprisonment (in itself only or in addition to or in lieu of a fine) for more than two years;
 - (f) that the candidate is an undischarged bankrupt;
 - (g) that the candidate is not qualified on grounds of residence;
 - (h) that the practitioner nominating such candidate is not qualified on grounds of residence.
 - (2) Any objection against any candidate may be lodged only by a practitioner and shall—
 (a) specify the ground relied upon;

- (b) specify the facts in support of the ground;
- (c) specify the source of knowledge, that is to say whether of his own knowledge or through a third person;
- (d) if the source of knowledge is a third person, state that person's, name, address and occupation;
- (e) provide any document in support of the objection.
- (3) If the President is satisfied that the objection is *prime facie* true, the President shall within seven days of receipt of the objection send a copy of the objection and supporting documents, if any, to candidate with a notice requiring him within seven days of service thereof to show cause as to why his name should not be deleted from the list of candidates.
- (4) If the Presidents is satisfied after considering the reply that the objection is true, he shall delete the candidate's name from the list.

10. Uncontested elections

If after determination by the President of any objection that may have been lodged, the number of nominated candidates equals to or is less than the number of vacant elected offices, the Presidents shall declare the nominated candidates to be elected.

11. Issue of ballot papers, etc.

If after determination by the President of any objection which may have been lodged the number of nominated candidates exceeds the number of vacant elected offices the President shall cause to be sent by post to every practitioner eligible to vote in such elections—

- (a) a ballot paper in *Form 2* of the Schedule hereto which shall contain the names and academic qualification of the candidates and specify the hour and date on which the election will be closed:
- (b) an envelope (hereinafter referred to as Envelope A) in *Form 3* of the Schedule hereto which shall contain a space for the name and signature of the witness;
- (c) an envelope (hereinafter referred to as Envelope B) in *Form 3* of the Schedule hereto which shall bear the name of the President of the Malaysian Medical Council and his address at which the ballot paper will be received by him.

12. Method of Voting.

- (1) A practitioner may vote for not more candidates than there are vacancies to be filled, by placing a mark on the ballot paper against the names of the candidates for whom he wishes to vote to vote.
- (2) Such practitioner shall enclose the ballot paper into Envelope A and shall sign on Envelope A in the presence of another practitioner, Justice of the Peace, and officer in the managerial and professional group of the public service or an advocate and solicitor who shall then countersign.
- (3) Such practitioner shall enclose Envelope A in Envelope B and shall then forward such sealed Envelope B to the President.

13. Opening of Voting papers.

- (1) The President shall, at least ten days before the date of opening of Envelopes B, notify every candidate of the hour and date and the place at which he intends to open Envelope B.
- (2) The candidate or his nominee who has been so authorised in writing by him, shall be entitled to be present at such opening of the envelopes.
- (3) The President shall cause the Envelopes B to be opened and shall either on his own initiative or at the instance of the candidate or his nominee if he is so satisfied that any of the Envelopes A are not in accordance with these Regulations, reject such envelopes without opening them.
 - (4) The rejected Envelopes A shall be sealed in a separate parcel.

14. Counting of votes.

- (1) The Envelopes which are not rejected shall then be opened and the ballot papers contained therein placed in a separate receptacle.
- (2) The ballot papers shall then be opened, the President shall proceed continuously with the counting and he shall either on his own initiative or at the instance of the candidate or his nominee if he is so satisfied that any of the ballot papers are not in accordance with these Regulations, reject such ballot papers.
 - (3) The reject ballot paper shall be sealed in a separate parcel.

15. Declaration of result

- (1) When the counting has been completed the President shall declare the candidate or candidates with the highest number of votes to be elected and shall cause a notice of such declaration to be published in the *Gazette*.
- (2) When an equality of votes is found to exist between any candidates and the addition of a vote would entitle either or any of the candidates to be declared elected, the President may cast such number of casting votes as would determine who among the candidates shall be elected.
- (3) Where the President is unwilling to give his casting vote, the determination of the candidate or candidates to whom such one additional casting vote shall be deemed to have been given shall be made by lot in the presence of the President and the candidates or their nominees, if any.

16. Grounds for the rejection of ballot papers.

The President shall reject the following ballot papers as not complying with these Regulations—

- (a) where the ballot paper is not the ballot paper issued by the President;
- (b) on which more votes are given than there are candidates to be returned;
- (c) which does not clearly indicate the intention of the voter; or
- (ca) to produce the certificate issued under regulation 12 of the Medical (Setting of Examination for Provisional Registration) Regulation 1993
- (d) where the ballot paper was issued to and filled in by a practitioner who is disqualified for any reason from voting.

17. Sealing of ballot papers and Envelopes A.

The opened Envelopes A and the ballot papers shall be sealed in separate parcels.

18. Retention of ballot papers.

Subject to any directions that the President may give, the sealed parcels containing the Envelopes A, the ballot papers, the rejected ballot papers and the rejected Envelopes A shall be retained by the Council for one year and shall then be destroyed with the seals unbroken.

19. Complaints

The Council may on its own initiative or at the instance of any practitioner investigate into any complaint relating to the conduct and result of the elections and make take such actions including declaring the election void in whole or in part as think fit:

Provided that the Council shall not accept a complaint lodged by a practitioner unless such complaint is made within fourteen days of the publication of the result.

PART III REGISTRATION OF PRACTITIONER

20. Provisional registration

- (1) Any person who is entitled to be provisionally registered and who desires to be so registered, shall apply in *form 4* of the schedule hereto.
 - (2) The Registrar may, before registering such person, require him—
 - (a) to produce the original diploma or degree conferred upon him or if such diploma or degree is not available, to request for an official transcript of such diploma or degree to be sent by the institution concerned direct to the Registrar;
 - (b) to produce a statement by a practitioner, an advocate and solicitor or an officer in the managerial and professional group of the public service to the effect that the applicant is personally known to him and that to the best of his knowledge, the applicant is the person who has been conferred such diploma or degree;
 - (c) if the qualification referred to in his application is not one of the qualifications specified in the Second Schedule to the Act, to produce a certificate to the effect that the qualification held by him has been deemed suitable for registration by the Minister under Section 12 (1) (a) (ii) of the act;
 - (d) to produce any official document from the receiving institution to the effect that has been selected for employment under section 13 (2), or if applicable, under section 13 (3) of the Act or that he is eligible to be exempted from such employment under section 13 (6) of the Act.
- (4) The Certificate of provisional registration under section 12 of the Act shall be in Form 5 of the Schedule hereto.

21. Certificate of satisfactory service, of exemption, etc.

- (1) The certificate of satisfactory service issued by the Council under section 13 (2) of the Act shall be in *Form* 6 of the Schedule hereto.
- (2) The certificate of satisfactory service issued by the Council under section 13 (3) of the Act shall be in *Form* 7 of the Schedule hereto.
- (3) The certificate of exemption or partial exemption from employment issued by the Council under section 13 (6) of the Act shall be in *Form* 8 of the Schedule hereto.

22. Full Registration

- (1) Any person who is entitled to be fully registered and who desires to be so registered, shall apply in Form 9 of the Schedule hereto.
- (2) The Registrar shall before registering such person require him to produce, as applicable to him, the certificate of satisfactory service, certificate of partial exemption issued by the Council under section 13 of the Act or a certificate issued by the Minister under section 14 (3) of the Act certifying that he is satisfied with the applicant's qualifications.
- (3) The certificate to full Registration under 14 of the Act shall be in *Form 10* of the Schedule hereto.

23. Amendment to Register.

- (1) Any fully registered person who desires under section 17 (2) of the Act to amend the Register insofar as it relates to his qualification shall apply to the Council.
- (2) The Council may, before causing any amendment to the Register, require such fully registered person to produce—
 - (a) the original diploma or degree conferred upon him, or if such diploma or degree is not available, to require him to request for an official transcript of such diploma or degree to be sent by the institution concerned direct to the Council;
 - (b) a statement by the practitioner, a magistrate, Justice of the Peace, and advocate and solicitor or an officer in the managerial and professional group of the public service, to the effect that the applicant is personally known to him and that to the best of his knowledge, the applicant is the person who has been conferred such diploma or degree.

24. Practising Certificate.

- (1) Any fully registered person who desires to practice as a medical practitioner shall apply in *Form* II of the Schedule hereto.
- (2) The Practising certificate under section 20 of the Act shall be in *Form 12* of the Schedule and the temporary practising certificate under section 16 of the Act shall be *Form 13* of the Schedule hereto.

24_A. Certificate of unfitness to attend Court.

A certificate of unfitness to attend Court as a witness shall be in *Form 14* of the Schedule hereto.

25. Fees.

[Sub. P.U. (A) 498/85]

- (1) The fee payable for—
 - (a) provisional registration shall be twenty ringgit;
 - (b) full registration shall be one hundred ringgit;
 - (c) an annual practising certificate shall be fifty ringgit; and
 - (d) a temporary practising certificate shall be fifty ringgit.
- (2) Except in the case of a first application for an annual practising certificate, where any practitioner who desires to practise after the thirty- first day of December of any year fails to apply before the first day of December of that year, he shall pay, in addition to the fee payable in respect of an annual practising certificate, a late fee of fifty ringgit.

[Am. P.U. (A) 228/86]

(3) The Minister may by order exempt any person or class of persons from payment of any of the fees specified in sub-regulations (1) and (2).

PART IV

DISCIPLINARY INQUIRIES

26. Preliminary Investigation Committee.

- (1) The President of the Council may from time to time appoint a committee from among practitioners who are willing to act, which committee shall be known as a Preliminary investigation Committee (hereinafter referred to as "Committee") whose function shall be to make a preliminary investigation into complaints or information touching any disciplinary matter.
- (2) A committee shall consist of such number of members not being less than three nor more than six as the President may from time to time think fit and shall be appointed in connection with one or more than one complaint or information touching any disciplinary matter.
- (3) The President may at any time revoke the appointment of any member of any Committee or may remove any member of a Committee or fill any vacancy in any Committee or, subject to sub-regulations (2), increase the number of members of Committee:

Provided that no act done or proceeding taken under these Regulations shall be questioned on the ground of any vacancy in the membership of a any defect in the constitution of such Committee.

- (4) The quorum of a Committee shall be two.
- (5) The President shall nominate a practitioner from among members of a committee to be the Chairman of such Committee.

(6) The Chairman shall preside at all meetings of such Committee:

Provided that in the absence of the Chairman the most senior practitioner present at that meeting of such Committee shall preside.

(7) The decision of a Committee shall be unanimous or by a majority.

27. Complaint against practitioners.

Where a complaint or information is made against any practitioner alleging that such person—

- (a) has been convicted in Malaysia or elsewhere of any offence punishsable with imprisonment (whether in itself only or in addition to or in lieu of a fine);
- (b) has been guilty of infamous conduct in any professional respect:
- (c) has obtained registration by fraud or misrepresentation;
- (d) has since been removed from the register of medical practitioners maintained in any place outside Malaysia;

such complaint or information shall be forwarded by the President to the Chairman of a Committee.

28. Summary dismissal of compliant.

- (1) The Committee to which such complaint or information has been forwarded, may summarily dismiss any complaint or information if it is satisfied—
 - (a) that the name and address of the complainant is unknown or untraceable;
 - (b) that even if the facts were true, the facts do not constitute a disciplinary matter; or
 - (c) for reasons which must recorded, that there is reason to doubt the truth of the complaint or information.
- (2) The Committee may before making any summary decision require the complainant to make a statutory declaration of the facts alleged by him.

29. Procedure for Inquiry.

- (1) Where the Committee has reason to believe that the complaint or information is probably true, it shall--
 - (a) by order in writing require the attendance before the Committee on a date and time and at a place to be specified therein, of the complainant and any person who from the complaint or information given or otherwise appears to be acquainted with the circumstances;
 - (b) inform the practitioner against whom the allegations are made, the substance of the complaint or information, the date, time and place at which the inquiry into the complaint or information shall be made and of his rights to be present with or without counsel, to cross-examine such persons who may be called at the inquiry.

- (2) The Committee shall convene on the date, time and place specified in the order and shall proceed to inquiry into the allegation made against the practitioner.
- (3) The Committee shall examine the complainant and the persons in support of the allegation, who may in turn be cross-examined for the practitioner and if necessary reexamined and shall reduce to writing the statement made by the complainant and such persons examined.
- (4) After taking the statements of the complainant and the persons in support of the allegation, the Committee shall—
 - (a) if it finds that there are not sufficient grounds to support the allegation, recommend to the Council that no action be taken; or
 - (b) if it finds that the statements support the allegation, frame the charge and explain to the practitioner that he is at liberty to state his defence on the charge framed against him.
- (5) If the practitioner after being informed of his right under sub-regulation (4) elects not to make a statement the Committee shall recommend that there shall be an inquiry by the Council.
- (6) If the practitioner elects to make his defence before the Committee, the Committee shall record his statement as far as possible, word for word.
 - (7) After taking the practitioner's statement, the Committee shall—
 - (a) if it finds that there are not sufficient grounds to support the charge, recommend to the Council that no action be taken; or
 - (b) if it finds that there are grounds to support the charge, recommend to the Council that there shall be an inquiry by the Council.

30. Records of Inquiry to be transmitted to the Council.

The records of any preliminary inquiry by the Committee shall be prepared and sent to the Council within sixty days of completion of such inquiry.

31. Enquiry by the Council.

- (1) The Council shall, where the Committee recommends that there shall be an inquiry, and may, for reasons to be recorded, in cases where the Committee, after hearing the statements of the complainants and other persons in support of the allegation has recommended that no action be taken, hold a disciplinary inquiry against the practitioner.
- (2) The Council shall cause to be served on the practitioner a notice specifying the date, time and place of inquiry and shall provide such practitioner with a copy of the charge or charges framed by the Council after a consideration of the records submitted by the Committee.
- (3) The Council shall not, on the date of the inquiry require any further statement to be recorded or made by the complainant or such persons who have made statements before the Committee:

Provided that it may call for and shall record any statement from any such person if it is of the opinion that it would be fair and just to do so.

(4) The Council shall, if after considering the statements made by the complainants and other persons in support of the allegation as found in the records of the preliminary inquiry by

the Committee, it is satisfied that there are grounds to support the charge call upon the practitioner to make any further statements as he deems necessary and to call such other persons as he may require to support hi defence and shall further statement or fresh statement.

- (5) If at the close of the inquiry, the Council finds that no case has been made out against the practitioner it shall direct that the charge be dismissed and shall inform the practitioner accordingly.
- (6) If at the close of the inquiry the Council finds the practitioner guilty of any disciplinary matter specify in section 29 (2) of the Act, it shall inform the practitioner of its finding and the grounds for its decision and shall request such practitioner to make any plea in mitigation as he deems fit.
- (7) The Council shall, after hearing any plea in mitigation, exercise any of its powers specified in section 30 of the Act.

32. Appointment of Legal Adviser.

- (1) The Council or any Committee may appoint a legal adviser to assist the Council or Committee during any inquiry touching on disciplinary matter.
- (2) The Council or Committee may appoint any person who is and has been an advocate and solicitor for a period of not less than five years to advise it on—
 - (a) all questions of law ensuing in the course of the inquiry; and
 - (b) the meaning and construction of all documents produced during the inquiry

33. Members who are disqualified from any meeting of the Council inquiring into any disciplinary matter

No matter of the Council or the Committee shall attend or participate in any meeting of the Council or the Committee inquiring into any disciplinary matter if—

- (a) he was the complainant;
- (b) he is personally acquainted with any relevant fact;
- (c) he has appeared before the Committee for the purpose of making any statement;
- (d) he was a member of the Committee making preliminary investigation into the complaint or information; or
- (e) the complainant, the persons appearing before the Committee for the purpose of making any statement or the registered person is his partner or relative.

SCHEDULE

FORM 1

(Regulation 6)

MEDICAL ACT 1971 MEDICAL REGULATIONS 1974

NOMINATION OF CANDIDATES FOR THE OFFICE OF.....

Nominations which are received after			
Name of Candidate	Name and Signature of proposer	Name and signature of seconder	Signature of Candidate denoting consent
1.			
2.			
3.			
4.			
5.			
6.			
7.			

FORM 2

(Regulation 11)

MEDICAL ACT 1971 MEDICAL REGULATIONS 1974

BALLOT PAPER

1. Offices falling vacant/vacated				
2. Number of vacancies				
3. The election will close on				
and any envelope B which is not received	by the President, Malaysian Medical Council by			
that date and time will not be opened.				
Name and academic qualifications of candidate	Place X in opposite the name of candidate for whom you wish to vote			
1.				
2.				
3.				
4.				
5.				
6.				
7.				
8.				
9.				

Form 3
(Regulations 11)

MEDICAL ACT 1971

MEDICAL REGULATIONS 1974

ENVELOPE A

A
BALLOT PAPER
Name of practitioner voting (in block letters)
The above signature was affixed by Dr
Name and Signature of practitioner, Justice of Peace, Officer in the Managerial and Professional Group of the Public Service or Advocate and Solicitor.
A
ENVELOPE B
В
URUSAN KERAJAAN
THE PRESIDENT, MALAYSIAN MEDICAL COUNCIL, C/O MINISTRY OF HEALTH, JALAN YOUNG, KUALA LUMPUR
В
Form 4
(Regulation 20)
MEDICAL ACT 1971
(Section 12)
MEDICAL REGULATIONS 1974

APPLICATION FOR PROVISIONAL REGISTRATION

3. Citizenship status
4. Date of birth
5. (a) Residential address
(b) Figure 55 for postar communication (it different)
6. Particulars of qualification:
(a) Description of qualification (in full)
(b) Institution which granted qualification
(c) Date of qualification
7. I attach the following documents in proof of my qualification and in support of th application:
(a) Citizenship Certificate (if any) No
(b) The following original diplomas, certificates etc:
8. I attach:
(a) documents in proof of having been *selected for (subject to my being provisional registered/ exempted from) employment in a resident medical capacity under section 12 (2) of the medical Act, and
13 (2) of the medical Act; and (b) document of proof of having been selected for service in a medical capacity und
section 13 (3) of the Medical Act, subject to my being provisionally registered ar
having satisfied the provisions of section 13 (2) of the Medical Act.
Date
DECLARATION
I, (full name) the above named applicant, hereby declare
that the particulars stated in this application are true and correct and the documents attached are original documents which relate to me.
*Delete whichever is inapplicable
I further declare that immediately upon being provisionally registered, I shall engage
employment in a resident medical capacity in accordance with the provisions of section (2) of the Medical Act *and, immediately upon completion of such employment, in service a medical capacity in the public service under section 13 (3) of the Medical Act.
I have not any time been found guilty of an offence involving fraud, dishonesty or mor
turpitude or an offence punishable with imprisonment (whether in itself only or in addition or in lieu of a fine) for a term of two years or upward.
Date
Date
CERTIFICATE OF IDENTITY
I, (full name)
of (full address)

being (professional sta do hereby certify that of whose application for me personally and is in	(name of applicant) registration as a me) edical practitio	oner is submi	itted above is known to
Date		Fully Reg Aa an Offic	(Sig istered Medi lvocate and	nagerial and roup of the
Provisional FIT IS HEREBY Clofholding the qualification	MED (Section *12 (MEDICAL ROVISIONAL RE Registration Certific ERTIFIED that	REGULATIO GISTRATION cate No	? (1) (a) (ii)) NS 1974 N CERTIFIC	
the Medical Act.		 I		Medical Practitioners
	* Delete v	vhichever is in FORM 6	napplicable.	
	(Regulations 2	1)	
	ME	EDICAL ACT	1971	
	((Section 13 (2))	
		L REGULATI		
(CERTIFICATE OF MEI	EXPERIENC DICAL CAPA		SIDENT
Who holds Provisi *(a) having be hospital/h	onal Registration C en employed as a r	Certificate No. resident medic periods and i	al officer in the departr	the following nents mentioned below
Name of Hospital Whether in resident medical, surgical or midwifery post		Period		Signature of Medical
		From	То	Officer-in-charge of Hospital and date

[Am. P.U. (A) 498/85]		tained a certificate Act from the Medic			der section 13 (2) of the	3
	CERTIFICATE OF THE MEDICAL QUALIFYING BOARD					
[Am. P.U. (A) 498/85]	It is certified that the Medical Qualifying Board are satisfied that the abovenamed provisionally registered person has performed satisfactory service in a resident medical capacity in accordance with the provision of the section 13 (2) of the Medical Act.				vice	
[Am. P.U. (A) 498/85]	Signature of the Chairman Dateof the Medical Qualifying Board			re of the Chairman		
	has satisfied the requirement as to experience in a resident medical capacity provided for under section 13 (2) of the Medical Act.					
	Date			Presid	dent, edical Council	

^{*} Delete whichever is inapplicable

FORM 7

(Regulations 21) MEDICAL ACT 1971

(Section 13 (3))

MEDICAL REGULATIONS 1974

CERTIFICATE OF SATISFACTORY PUBLIC SERIVICE IN A MEDICAL CAPACITY

who holds Provisional Registration No
two years namely, from to
Date
Director General of Health, Malaysia
Having regard to the above certificate of the Director General of Health, Malaysia, IT IS HEREBY CERTIFIED that the abovenamed provisionally registered person has satisfied the provisions of section 13 (3) of the Medical Act. Date
President, Malaysian Medical Council
FORM 8 (Regulation 21)
MEDICAL ACT 1971 (Section 13 (6))
MEDICAL REGULATIONS 1974 CERTIFICATE OF EXEMPTION FROM EMPLOYMENT IN A RESIDENT MEDICAL CAPACITY
IT IS HEREBY CERTIFIED that
(a) the full period of such employment required under section 13 (2) of the Medica Act.(b) a period of month of employment in a resident *medical/surgica
post. Date
President, Malaysian Medical Council

* Delete whichever is inapplicable FORM 9 (Regulation 22) MEDICAL ACT 1971 (Section 14 (1))

${\it MEDICAL\ REGULATIONS\ 1974}$ APPLICATION FOR FULL REGISTRATION

 Full name of applicant Provisional registration certificate No 		
3. (a) Residential address		
(b) Address for postal communication (if diff		
	of of having satisfied the requirement as to t. Medical Act; Medical Act;	
Date		
	Signature of applicant	
* Delete whicheve		
FOR		
(Regula		
MEDICAL		
(Section 14 (
MEDICAL REGIO		
FULL REGISTRAT	ION CERTIFICATE	
Full Registration Certificate No.		
IT IS HEREBY CERTIFIED that		
of		
holding the qualifications of		
has this day been fully registered as a medical path the Medical Act, subject to the following restrictions.	practitioner under section 14 (1) or 14 (3) of	
Minister:	etions and conditions supulated by the	
Date		
	Registrar of Medical Practitioners	
*Fee of \$100 paid <i>vide</i> receipt No	datad	[Am. A P.U. (.
*Exempted from payment of fee under regulation	ion 25.	498/8

*Delete whichever is inapplicable FORM 11

(Regulation 24)

MEDICAL ACT 1971

(Section 20)

MEDICAL REGULATIONS 1974

APPLICATION FOR ANNUAL PRACTISING CERTIFICATE

1. Full name of applicant (as in Medical Register)	
2. Residential address.	
3. (a) Address of principal place of practice	
(b) Addresses of other places of practice	
4. (a) Full registration certificate No. (if any)	vious law
© Place of registration under any previous law	
5. Last Annual Practising Certificate No6. Particulars of *Money Order/Cheque which is Attached:	
© Post Office/Bank & Date	
Date	
	gnature of applicant
NOTES—	
3. This application should be addressed and submitted	d to—
THE REGISTRAR OF MEDICAL PRACTITIO MINISTRY OF HEALTH, YOUNG ROAD, KUALA LUMPUR	NER
not later than the 1st day of December	
2. The fee payable is RM50.	
3. Where the application is made later than the 1 st day of Depayable.	ecember, a late fee of RM50 is
[To be completed in the case of Medical Officers in the service Government or any of the Universities in Malaysia] I, (name)	n medical officer in (state the
name of the service)	
at (state the name of the Service)	
Date	
Signature o	f Local Head of Department

	A.P.C. Noissued on* *Fee of RM50 paid <i>vide</i> receipt No			
	* Exempted from payment of fee under regulation 25			
	* Delete whichever is inapplicable			
	FORM 12			
	(Regulations 24) MEDICAL ACT 1971			
	(Section 20)			
	<i>MEDICAL REGULATIONS 1974</i> ANNUAL PRACTISING CERTIFICATE			
	IT IS HEREBY CERTIFIED that			
	being a fully registered medical practitioner, is hereby authorized to practise as a medical practitioner (subject to the restrictions and conditions, if any, stated in the certificate of full registration) for the period commencing			
	on at:			
	(a)being			
	the principal place of practice, and at: (b)			
	(0)			
	being other place/places of practice.			
	Date			
IAM DIL (A)	*Fee of RM 50 paid <i>vide</i> receipt No			
[AM. P.U. (A) 498/85]	*Exempted from payment of fee under regulation 25.			
	* Delete from whichever is inapplicable FORM 13			
	(Regulation 24)			
	MEDICAL ACT 1971			
	(Section 16)			
	MEDICAL REGULATIONS 1974			
	TEMPORARY PRACTISING CERTIFICATE			
	Temporary Practising Certificate No.			
	IT IS HEREBY CERTIFIED that			
	ofholding the qualifications of			

is authorized by the Malaysian Medical Council from the hereof	
restrictions:	subject to the following conditions and
Date	
Date	
	Registrar of Medical Practitioner
*Fee of RM50 paid vide receipt No	dated
*Exempted from payment of fee under regulations 2.	
* Delete whichever is	s inapplicable
FORM 1	[Aaaea
(Regulation)	376/77)
MEDICAL AC MEDICAL REGULA	
CERTIFICATE OF UNFITNESS	S TO ATTEND COURT
То	(the presiding Officer)
I hereby certify that I have examined	
NRIC No address	and find
that in my opinion *he/she will be unfit to attend C from	-
2. *He/She is suffering from	
Date	
	Signature of Medical
Name of Practitioner	
Address	
NOTE:	

- 1. *Delete whichever is inapplicable
- 2. Paragraph 2 is to be filled only with the consent of the patient.

Made this 2nd day of February 1974.