Board Rule 6. MULTISTATE PROFESSIONAL RESPONSIBILITY EXAM (MPRE)

(a) Authority

Pursuant to Rule 19-213, the Board hereby determines that a qualifying MPRE score is a scaled score of 85 or greater earned on an administration of the MPRE that occurred:

(1) for individuals not currently admitted in good standing to the Bar of another U.S. State – not earlier than 3 years prior to the date the individual files a Notice of Intent to Take the UBE in Maryland or a Notice of Intent to Transfer a Qualifying UBE Score to Maryland;

(2) for individuals currently admitted in good standing to the bar of another U.S. state – at any time, so long as the score report satisfies the requirements of subsection (b) below of this Rule.

Nothing in this rule shall prevent an applicant or petitioner from earning a qualifying MPRE score after applying or petitioning for admission in Maryland; however, failure to report a qualifying MPRE score prior to the expiration of the 24-month deadline set forth in Rule 19-214(b) shall not constitute good cause for an extension of that deadline pursuant to Rule 19-214(c).
(b) How Score to be Reported

An individual who applies for admission pursuant to Rule 19-202 or who petitions for admission pursuant to Rule 19-216 shall cause the Board to receive from the NCBE a valid score report demonstrating that the applicant or petitioner achieved a qualifying MPRE score, or, if the qualifying MPRE score is not reportable by NCBE due to the age of the score, the individual may cause the bar admissions officials of a U.S. State to report and certify the score to the Board in Maryland.