# **Rules of Department of Social Services Division 73—Missouri Board of Nursing Home Administrators Chapter 2—General Rules**

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Title 13—DEPARTMENT OF SOCIAL SERVICES Division 73—Missouri Board of Nursing Home Administrators Chapter 2—General Rules

#### 13 CSR 73-2.010 Definitions

PURPOSE: This rule clearly defines terms as used in Chapter 344, RSMo and in these rules.

(1) Clock hour shall mean sixty (60) minutes of formal instruction by an approved presenter.

(2) Continuing education means post-licensure education in health-care administration undertaken to maintain professional competency to practice nursing home administration, improve administrative skills and effect standards of excellence in the interest of safety, health and welfare of the people served.

(3) Education in health-care administration shall mean the completion of a course of instruction designed to teach the elements of health-care facility administration and management, including training regarding the protection of the rights of residents or patients in health-care facilities.

(4) Examination shall mean a written examination, an oral examination, or both.

(5) "Experience in health-care administration" shall mean having management responsibility, which shall include the on-site supervision of at least three (3) staff persons in a licensed long-term care or acute care facility or a licensed inpatient mental health facility, or a department of one of these facilities.

(6) Health-care facility shall mean a licensed long-term care or acute-care facility or a facility licensed as an inpatient mental health facility.

(7) Resident shall mean a person residing in a long-term health-care facility.

(8) Training agency shall mean-

(A) An accredited educational institution; or

(B) A statewide or national membership agency, association, professional society or organization in the fields of health care or management approved by the board to provide courses of instruction and training.

AUTHORITY: section 344.070, RSMo Supp. 1997.\* Original rule filed March 5, 1974,

effective March 15, 1974. Rescinded and readopted: Filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed April 14, 1983, effective July 11, 1983. Amended: Filed Oct. 16, 1985, effective March 14, 1986. Amended: Filed Oct. 1, 1987, effective Jan. 14, 1988. Amended: Filed April 30, 1998, effective Oct. 30, 1998.

\*Original authority: 344.070 RSMo 1969, amended 1979, 1993, 1995.

#### 13 CSR 73-2.015 Fees

PURPOSE: This rule establishes and fixes the various fees and charges authorized by Chapter 344, RSMo.

(1) The following fees are required by the Board of Nursing Home Administrators:

(A) Application Review Fee

(including reciprocity) \$100.00; (B) National exam fee and computer administration fee for the national exam as fixed by the National Association of Board of Examiners of Long Term Care Administrators (NAB);

(C) State exam fee and computer administration fee for the state exam as fixed by the National Association of Board of Examiners of Long Term Care Administrators;

(D) License Renewal Fee	\$ 50.00;
(E) License Renewal Late Pena	lty Fee
(This fee is in addition to the	
renewal fee listed in	
subsection (1)(C))	\$ 25.00;
(F) Duplicate License Fee	\$ 5.00;
(G) Single Offering Fee	

(per requested clock hour) \$ 10.00; and

(H) Insufficient Funds Charge \$25.00.

(2) Fees listed in (1)(A) and (D)–(H) must be made payable to the Division of Aging in the form of a cashier's check, company check or money order. Fees listed in (1)(B) and (C) must be made payable to the National Association of Board of Examiners of Long Term Care Administrators (NAB).

#### (3) All fees are nonrefundable.

(4) The provisions of this rule are declared severable. If any fee fixed by this rule is held invalid by a court of competent jurisdiction or by the Administrative Hearing Commission, the remaining provisions of this rule shall remain in full force and effect, unless otherwise determined by a court of competent jurisdiction or by the Administrative Hearing Commission. AUTHORITY: section 344.070, RSMo Supp. 1998.\* Original rule filed Jan. 3, 1992, effective May 14, 1992. Amended: Filed March 4, 1993, effective Aug. 9, 1993. Emergency amendment filed Nov. 17, 1999, effective Dec. 11, 1999, expired June 7, 2000. Amended: Filed Nov. 1, 1999, effective April 30, 2000.

\*Original authority: 344.070, RSMo 1969, amended 1979, 1993, 1995.

#### 13 CSR 73-2.020 Procedures and Requirements for Licensure of Nursing Home Administrators

PURPOSE: This rule specifies the minimum requirements for licensure as a nursing home administrator in Missouri.

(1) Every applicant shall obtain an application form from the board. The application shall be completed and returned to the board with a nonrefundable application fee.

(2) The completed application form shall provide satisfactory proof of the following minimum requirements for Missouri licensure:

(A) That the applicant is twenty-one (21) years of age or over;

(B) That the applicant has completed a high school diploma or equivalent;

(C) That the applicant has good moral character;

(D) That the applicant has not been convicted of any crime, an essential element of which is fraud, dishonesty or moral turpitude, or which involves the operation of a long-term care facility or other health-care facility, whether or not sentence is imposed. A copy of the record of conviction or plea of guilty or nolo contendere shall be conclusive evidence of the conviction; and

(E) That the applicant has—

1. A minimum of three (3) years of experience in health-care administration;

2. Two (2) years of postsecondary education in health-care administration;

3. Satisfactory completion of a course of instruction and training approved by the board as given in 13 CSR 73-2.031; or

4. Sufficient education, training or experience in the needs properly served by nursing homes, as determined by 13 CSR 73-2.041.

(3) The applicant, shall be eligible to take the examination upon submission of the National Association of Boards of Examiners for Long Term Care Administrators (NAB) Application Form for Computerized Testing, payment of the required fees and satisfactory

completion of sections (1) and (2) of this rule.

AUTHORITY: section 344.070, RSMo Supp. 1998.\* Original rule filed March 5, 1974, effective March 15, 1974. Rescinded and readopted: Filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed April 14, 1983, effective July 11, 1983. Amended: Filed Oct. 16, 1985, effective March 14, 1986. Amended: Filed Oct. 1, 1987, effective Jan. 14, 1988. Amended: Filed Dec. 4, 1989, effective March 1, 1990. Emergency amendment filed Nov. 17, 1999, effective Dec. 11, 1999, expired June 7, 2000. Amended: Filed Nov. 1, 1999, effective April 30, 2000.

\*Original authority: 344.070, RSMo 1969, amended 1979, 1993, 1995.



MISSOURI DEPARTMENT OF SOCIAL SERVICES **DIVISION OF AGING** BOARD OF NURSING HOME ADMINISTRATORS **APPLICATION FOR LICENSURE** 

Please type or print in ink and return to: Board of Nursing Home Administrators P.O. Box 1337 Jefferson City, MO 65102

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#### 13 CSR 73-2.025 Licensure by Reciprocity

PURPOSE: This rule describes the procedures and requirements for reciprocity licensure.

(1) An applicant who holds a current license as a nursing home administrator in any state, territory or the District of Columbia may apply for a license by reciprocity.

(2) The applicant must file a notarized application for licensure, along with a nonrefundable application fee of one hundred dollars (\$100) made payable to the director of revenue, and supply the board with satisfactory evidence that the following requirements have been met:

(A) Twenty-one (21) years of age or older;

(B) High school graduate or equivalent (if the applicant has completed additional education beyond high school, an official college transcript must be submitted and may serve as satisfactory evidence of high school graduation);

(C) Good moral character (Evidence of good moral character can be satisfied by submitting two (2) letters of reference that contain the names, addresses and telephone numbers of the writers and must show the writers' original signatures and must have been written within six (6) months of the date of application.);

(D) No conviction of any crime, an essential element of which is fraud, dishonesty or moral turpitude, or which involves the operation of a long-term care facility or other health-care facility, whether or not sentence is imposed. A copy of the record of conviction or plea of guilty or nolo contendere shall be conclusive evidence of the conviction; and

(E) Performance as a licensed nursing home administrator in a state, territory or the District of Columbia for at least one (1) year.

(3) A reciprocity questionnaire shall be forwarded by the board to the appropriate state nursing home administrator licensure board(s) where the applicant was/is licensed. Upon return of the completed questionnaire to the board office, the information supplied by the licensure board shall be reviewed to determine if—

(A) The license is current and in good standing; and

(B) The licensee has/has not been disciplined in that state.

(4) Each case of discipline shall be reviewed by the board to determine if the case for discipline falls within the provisions of section 344.050, RSMo. (5) Upon meeting the requirements of section (2) of this rule and upon board approval, the applicant must pay a fifty-dollar (\$50) examination fee and successfully complete the state examination administered by the board. The minimum passing score on that examination is seventy-five percent (75%).

(6) If the applicant is unable to meet the requirements of subsection (2)(E) of this rule, but meets all other requirements of section (2), the candidate shall be considered an applicant for initial licensure pursuant to 13 CSR 73-2.041. If the results of that evaluation show that the applicant has a minimum of three thousand six hundred (3600) points, the board shall accept the applicant's passing of the national examination in another state if it was taken within three (3) years of the applicant's submission for licensure in Missouri. The applicant then must meet the requirements of section (5) of this rule by paying the examination fee and successfully complete the state examination administered by the board. If the applicant does not possess a minimum of three thousand six hundred (3600) points, the applicant will be required to complete a prescribed course of instruction and training as outlined in 13 CSR 73-2.041.

(7) Applicants for licensure by reciprocity shall not act or serve in the capacity of a nursing home administrator in this state without first procuring a license from this board as provided in sections 344.010–344.100, RSMo.

AUTHORITY: section 344.070, RSMo Supp. 1993.\* Original rule filed June 28, 1990, effective Dec. 31, 1990. Emergency amendment filed Feb. 4, 1992, effective Feb. 14, 1992, expired June 12, 1992. Amended: Filed Feb. 14, 1992, effective June 25, 1992. Amended: Filed March 4, 1993, effective Aug. 9, 1993.

\*Original authority 1969, amended 1979, 1993.

#### 13 CSR 73-2.030 Examination (Rescinded August 11, 1980)

AUTHORITY: section 344.070, RSMo 1978. Original rule filed March 5, 1974, effective March 15, 1974. Rescinded: Filed May 13, 1980, effective Aug. 11, 1980.

### 13 CSR 73-2.031 Prescribed Course of Instruction and Training

PURPOSE: This rule describes the course of instruction and training that may be pre-

scribed by the board under the authority as set forth in section 344.030.1., RSMo.

(1) Applicants who do not otherwise qualify for examination shall complete one of the following courses of instruction and training. The formal instruction shall be coursework qualifying for academic credit, completed with a grade of not less than "C." A portion of the formal instruction may be from an intensive and comprehensive seminar of at least forty (40) clock hours specific to nursing home administration which has been approved by the board. An applicant who has completed—

(Å) A high school education or the equivalent, must complete three hundred fifteen (315) clock hours of formal instruction and a minimum of two thousand (2,000) clock hours of internship;

(B) A licensed practical nurse program, must complete two hundred twenty-five (225) clock hours of formal instruction and a minimum of eight hundred (800) clock hours of internship;

(C) An associate degree, must complete six hundred forty (640) clock hours of internship;

(D) A three (3) year diploma program or a baccalaureate of science (BS)/baccalaureate of arts (BA), must complete five hundred (500) clock hours of internship; or

(E) A masters or beyond, must complete five hundred (500) clock hours of internship.

(2) The course of instruction and training shall follow the core of knowledge areas and other subject matter as deemed necessary by the board to properly prepare an applicant for health care administration. The core of knowledge shall include, but shall not be limited to, the following subject areas:

- (A) Nursing and Physician Services:
  - 1. Restorative nursing;
  - 2. Rehabilitation;

3. Definition, concept and procedures of nursing;

- 4. Skin and wound care;
- 5. Infection control procedures;
- 6. Drug administration and drug effects;
- 7. Disease recognition and process;
- 8. Quality assurance;
- 9. Physician's role in the facility; and
- 10. Physician/resident relationships;
- (B) Social Services:
  - 1. Resident rights;
  - 2. Living wills and advance directives;

3. Social, emotional, religious, and financial needs of the resident;

- 4. Family counsel and consultation;
- 5. Grieving process;
- 6. Death and dying;

7. Communication with the resident;

and

8. Ombudsman program;

(C) Food Services:

- 1. Proper nutrition;
- 2. Therapeutic diets; and
- 3. Resident satisfaction;

(D) Social and Therapeutic Recreational Activities:

- 1. Needs of the resident;
- 2. Community resources;
- 3. Rehabilitation services;
- 4. Volunteers and auxiliaries; and
- 5. Chemical dependency of the resident;
- (E) Medical Recordkeeping:

1. Medical records systems;

2. Appropriate charting and documenta-

tion; and

- 3. Evaluation and revision of care plans;
- (F) Pharmaceutical Services:
  - 1. Proper drug handling and control;
  - 2. Proper drug dispensing; and
  - 3. Drug interactions;
- (G) Personnel Management:
- 1. Maintaining a positive atmosphere;
- 2. Grievance procedures;
- 3. Effective communication;
- 4. Evaluation procedures;
- 5. Recruitment of staff;
- 6. Interviewing candidates;
- 7. Selecting future employees;
- 8. Staff development and training;
- 9. Personnel policies and procedures;
- 10. Health and safety;

11 Departmental organization and management;

- 12. Professional ethics and conduct;
- 13. Total quality management; and
- 14. Health care reform;
- (H) Financial Management:
  - 1. Budgeting;
  - 2. Marketing principles;
  - 3. Asset management; and
  - 4. Accounting;

(I) Marketing and Public Relations:

- 1. Public relation principles;
- 2. Marketing principles;
- 3. Newsletters;

4. Community and social organizations; and

- 5. Working with the media;
- (J) Physical Resource Management:
- 1. Building and grounds management;
- 2. Environmental services;
- 3. Safety procedures and programs; and
- 4. Fire and disaster plans; and
- (K) Laws, Regulatory Codes and Governing Boards:
  - 1. Medicare and Medicaid;

2. Omnibus Budget Reconciliation Act (OBRA);

3. Occupational Safety and Health Administration (OSHA);

4. Americans With Disabilities Act (ADA);

- 5. Life safety;
- 6. Legislative process;
- 7. Board responsibilities; and
- 8. By-laws.

(3) The course of instruction and training shall include instruction in the services which must be provided in nursing homes, the protection of the rights and interests of the residents and the elements of good nursing home administration as well as other subject matter as deemed necessary by the board to properly prepare that applicant for nursing home administration.

(4) Instruction and training prescribed by the board shall be recognized as meeting the requirements of this rule only if it is offered by an accredited educational institution or affiliate which has been duly registered with the Missouri Board of Nursing Home Administrators.

(5) Internships as required by section (1) shall be under the direct supervision of a licensed nursing home administrator approved and designated as a preceptor by the Missouri Board of Nursing Home Administrators. An administrator may be approved and designated as a preceptor for a period of two (2) years, if s/he—

(A) Has been licensed and employed as a Missouri nursing home administrator for at least thirty-six (36) months immediately prior to application to become a preceptor;

(B) Is currently serving as the administrator of a duly licensed intermediate care facility (ICF), skilled nursing facility (SNF), or a Residential Care Facility (RCF) II with sixty (60) or more beds;

(C) Is an administrator of an ICF, SNF, or RCF II with sixty (60) or more beds which is in substantial compliance with the rules governing nursing homes; and

(D) Has not been the subject of any action by any board of nursing home administrators or licensing authority which resulted in discipline, including but not limited to, formal reprimand, probation, suspension or revocation of license or privileges as a nursing home administrator; and

(E) Has successfully completed a board approved preceptor training program. Nursing home administrators who are approved and designated as a preceptor prior to the effective date of this amendment, shall not have to complete a board-approved preceptor training program until reapplication is made after the current approval period expires.

(6) Designated preceptors shall request in writing board approval to conduct an internship for an applicant who has been found not qualified for licensure by the board, based upon 13 CSR 73-2.041. Approval may be granted by the board if the preceptor—

(A) Is not related to the intern within the fourth degree of consanguinity;

(B) Agrees to give the intern an opportunity to observe and take part in the managerial tasks of the preceptor;

(C) Will acquaint the intern with the organization and operation of all the various departments of the facility by permitting his/her observation and/or participation in department activities;

(D) Will hold an exit interview with the intern upon completion of an internship to point out noted strengths and weaknesses; and

(E) Upon satisfactory completion of the internship will prepare and return to the board office the mandatory form certifying the completion of the required hours of internship.

(7) The board, for good cause, may refuse to approve or renew a preceptor designation or may refuse to approve an assignment of an intern to a preceptor.

(8) A preceptor may supervise no more than one (1) intern concurrently.

(9) Internships shall be completed within nine (9) months of completion of classroom or other formal instruction unless approved by the board.

(10) A portion of an internship may be completed in a duly licensed RCF II with sixty (60) or more beds if the intern desires experience in an RCF II. The maximum hours of internship that may be served in such an RCF II are designated as follows. Applicants may complete up to—

(A) 667 clock hours if 2000 clock hours are required by the board;

(B) 267 clock hours if 800 clock hours are required by the board;

(C) 214 clock hours if 640 clock hours are required by the board; or

(D) 167 clock hours if 500 clock hours are required by the board.

(11) Each day of an internship experience shall include at least one (1) four (4)-hour block of time within the primary working hours of the administrator.

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AUTHORITY: section 344.070, RSMo Supp. 1997.\* Original rule filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed April 14, 1983, effective July 11, 1983. Amended: Filed Oct. 16, 1985, effective March 14, 1986. Amended: Filed Oct. 1, 1987, effective Jan. 14, 1988. Amended: Filed Jan. 3, 1992, effective May 14, 1992. Amended: Filed July 14, 1993, effective Jan. 13, 1994. Amended: Filed June 30, 1994, effective Feb. 1, 1995. Amended: Filed May 15, 1995, effective Nov. 30, 1995. Amended: Filed April 30, 1998, effective Oct. 30, 1998.

\*Original authority 1969, amended 1979, 1993, 1995.

#### 13 CSR 73-2.040 Board

(Rescinded August 11, 1980)

AUTHORITY: section 344.070, RSMo 1978. Original rule filed March 5, 1974, effective March 15, 1974. Rescinded: Filed May 13, 1980, effective Aug. 11, 1980.

### 13 CSR 73-2.041 Cumulative Point-Value System

PURPOSE: This rule describes the cumulative point-value system the board shall use to determine whether the evidence submitted by an applicant satisfies the conditions as set forth in 13 CSR 73-2.020(2)(E) of sufficient education, training or experience.

(1) The information furnished the board by each applicant shall be evaluated and given point value as follows:

(A) Experience (a maximum of five (5) years of experience will be considered for categories set out in paragraphs (1)(A)3.-8. of this rule).

1. Administration/management of health-care facility(ies), full-time equivalency, twelve hundred (1200) points/year.

2. Middle management in health-care facility(ies), full-time equivalency, eight hundred (800) points/year.

3. Direct services experience in healthcare facility(ies), full-time equivalency, four hundred (400) points/year.

4. Support services experience in healthcare facility(ies), full-time equivalency, one hundred (100) points/year.

5. Casual (indirect) experience in healthcare facility(ies), full-time equivalency, fifty (50) points/year.

6. Nonhealth-care-facility related administrative/management experience, six hundred (600) points/year;

7. Nonhealth-care-facility related supervisory/business experience, four hundred (400) points/year. 8. Nonhealth-care-facility related nonsupervisory/nonbusiness experience, one hundred (100) points/year; and (B) Education.

1. Graduate/professional degrees.

A. Masters or beyond in health-care administration or gerontology (including a long-term care practicum, internship, or both) exceed minimal point requirement.

B. Masters or beyond in business administration, two thousand seven hundred (2700) points.

C. Masters or beyond in nursing, two thousand seven hundred (2700) points.

D. Masters or beyond in other healthcare-related area, two thousand one hundred (2100) points.

E. Masters or beyond in nonhealthcare-related area, one thousand eight hundred (1800) points.

2. Baccalaureate.

A. Bachelor of Science (BS)/Bachelor of Arts (BA) in health-care administration or gerontology (including a long-term care practicum, internship, or both) exceeds minimal point requirement.

B. BS/BA in nursing (Registered Nurse (RN)) (Diploma Nurse), one thousand eight hundred (1800) points.

C. BS/BA in business administration, one thousand eight hundred (1800) points.

D. BS/BA in other health-care-related area, one thousand eight hundred (1800) points.

E. BS/BA in nonhealth-care-related area, eight hundred (800) points.

3. Associate degrees.

A. Associate degree in health-care administration (including a minimum of twenty-one (21) semester hours of coursework directly in health-care administration), exceeds minimal point requirement.

B. Associate degree nurse, one thousand five hundred (1500) points.

C. Associate degree in other healthcare-related area, one thousand five hundred (1500) points.

D. Associate degree in nonhealthcare-related area, five hundred (500) points.

4. Certificate/technical programs.

A. Licensed practical nurse, five hundred (500) points.

B. Other certified programs in the health-care field (Certified Medical Technician (CMT)), (Certified Nurse Aid (CNA)), (Certified Gerontology Aid (CGA)), (Activity Director (AD)), Certified Medical Records Technician (CMRT)), fifty (50) points.

5. College/university coursework (no degree earned). Completed with a grade of not less than "C". Total points in this section

shall not exceed the total allowable points for the degree pursued (as outlined in paragraphs (1)(B)1.-3.) less one hundred (100) points.

A. Courses in health-care administration, one hundred fifty (150) points per semester hour.

B. Courses in business administration, fifty (50) points per semester hour.

C. Courses in other health-care-related area, fifty (50) points per semester hour.

D. Courses not specifically healthcare-related, fifteen (15) points per semester hour.

6. Seminars/workshops/short courses (subparagraphs (1)(B)6.A.-C. are limited to those attended in the past five (5) years).

A. Health-care administration, ten (10) points per approved clock hour.

B. Business administration, ten (10) points per approved hour.

C. Other health-care content, ten (10) points per approved hour.

D. Nonhealth-care related, zero (0) points.

(2) The minimum cumulative point value required for admission to examination shall be three thousand six hundred (3600) points.

(3) An applicant not found to have the minimum points may submit additional information for reevaluation if done so no later than three (3) weeks prior to the next board meeting. The applicant will be given notice of the next board meeting date.

(4) An applicant found not qualified to examine who wishes to qualify must notify the board in writing of planned curriculum including a description of each planned course for prior review and approval. Failure to do so within six (6) months following notification of the board's decision will cause reapplication to become necessary for any future consideration.

AUTHORITY: section 344.070, RSMo Supp. 1997.\* Original rule filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed April 14, 1983, effective July 11, 1983. Amended: Filed Oct. 16, 1985, effective March 14, 1986. Amended: Filed Jan. 3, 1992, effective May 14, 1992. Amended: Filed April 30, 1998, effective Oct. 30, 1998.

\*Original authority 1969, amended 1979, 1993, 1995.

#### 13 CSR 73-2.050 Renewal of Licenses

PURPOSE: This rule describes the conditions and procedures for renewal of a nursing

### home administrator license according to the provisions of section 344.040, RSMo.

(1) By April 1 of each year, the board shall mail an application for renewal of license, to the last recorded address on file, to every person to whom a license was issued or renewed during the current year.

(2) As a requirement for renewal of license, a licensee shall provide the board, on the annual application form for license renewal, satisfactory evidence of twenty (20) clock hours of board-approved continuing education obtained during the current licensure year or carried from the preceding year. A minimum of five (5) clock hours must be in patient-care related offerings, as defined in 13 CSR 73-2.031(2)(A)—(F) and must be obtained during the current licensure year.

(A) A minimum of fifteen (15) clock hours toward the twenty (20) required shall be obtained through attendance at boardapproved continuing education programs or academic courses, as defined in 13 CSR 73-2.031(2)(A)—(K), and must meet the following criteria:

1. Be prior approved by the board. In the case of academic courses, the licensee must submit a course description from the college for board review. A maximum of five (5) clock hours per semester hour may be approved by the board. Upon successful completion of the course (grade of "C" or above), an official copy of the grade report must be submitted to the board office as verification of course completion;

2. Be offered by a registered training agency approved by the board or a single offering provider (as outlined in 13 CSR 73-2.060);

3. Programs held out-of-state, may be considered for prior approval by the board upon submission of the following information:

A. Evidence that the program has been approved by another state licensure board for nursing home administrators or by the National Continuing Education Review Service (NCERS) under the National Association of Boards (NAB); and

B. A brochure or other detailed information from the program which must include: offering title, date and location; program objectives; speaker credentials; and a detailed agenda.

(B) A maximum of five (5) clock hours toward the twenty (20) required may be obtained as follows:

1. For the purposes of this subsection, the following definitions shall apply:

A. Referred publication—a publication that undergoes an anonymous review process that determines whether or not the article will be published; and

B. National health-care publication—a publication that is—

(I) Published by a health-care association whose mission statement/bylaws indicate its scope is national;

(II) Mailed nationwide; and

(III) Addressing content contained within the long-term care core of knowledge outlined in 13 CSR 73-2.031(2)(A)—(K);

2. Publishing health-care related articles of at least fifteen hundred (1500) words shall be granted—

A. Five (5) clock hours if article appears in a national health-care referred publication;

B. Four (4) clock hours if article appears in a regional health-care referred publication;

C. Three (3) clock hours if article appears in a state health-care referred publication;

D. Two (2) clock hours if article appears in a national health-care publication; and

E. One (1) clock hour if article is published;

3. Serving as a registered preceptor for an applicant who has been required by the board to complete three hundred (300) clock hours of internship as described in 13 CSR 73-2.031. One (1) clock hour per full month as a preceptor shall be granted with a maximum of two (2) clock hours per internship; and

4. An administrator lecturing at a boardapproved seminar may receive credit equal to each hour or quarter hour of presentation time with a maximum of three (3) hours credit earned per licensure year. This credit may be in addition to actual hours of attendance at the seminar but credit shall be granted for only one (1) presentation of the same seminar.

(C) Applicants who are initially licensed between January 1 and April 30 in any year need only to complete ten (10) clock hours of board-approved continuing education, at least two and one half (2 1/2) of which must be in patient care-related offerings, for their first renewal period.

(D) Applicants who are initially licensed between May 1 and June 30 in any year need not complete any board-approved continuing education for their first renewal period.

(E) Licensees making application for renewal of license shall be responsible for filing evidence of continuing education clock hours with the executive secretary BEFORE the renewal application is approved by the board. The evidence submitted may be subject to audit and review by the board and additional documentation may be requested. To facilitate submission of any additional evidence to the board prior to expiration of licenses June 30, all renewal forms must be completed and received by the executive secretary prior to May 30. Information provided in the application shall be given under oath.

(F) Up to a maximum of fifteen (15) excess clock hours from subsection (2)(A), of continuing education may be carried forward to apply toward the renewal of license in the following year. However, the five (5) clock hours required in patient-care related offerings described in section (2) of this rule MUST be applied in the current year. Any excess hours will NOT be used to meet the next year's requirement of five (5) clock hours in patient-care related offerings.

(3) If an incomplete application is received by the board prior to May 30, the board shall grant the licensee a thirty (30)-day extension if needed, effective May 31. If an incomplete application is received by the board between May 31 and June 30, the board shall grant the licensee a thirty (30)-day extension, if needed, effective the date the incomplete application is received. An incomplete application shall not include an application that lacks completion of the continuing education requirements prior to June 30. The licensee shall submit a completed application within the thirty (30)-day period or the board may refuse to renew the license. The notarized renewal application, fee and supporting documentation must all be submitted to the board office prior to June 30 to avoid the late penalty fee of twenty-five dollars (\$25).

(4) When the required information, documentation and fee are received and approved by the board within the specified time period, the board shall issue the annual license.

AUTHORITY: section 344.070, RSMo Supp. 1995.\* Original rule filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed Oct. 16, 1985, effective March 14, 1986. Amended: Filed Oct. 1, 1987, effective Jan. 14, 1988. Amended: Filed June 28, 1990, effective Dec. 31, 1990. Emergency amendment filed March 19, 1991, effective April 1, 1991, expired July 20, 1991. Amended: Filed April 1, 1991, effective Aug. 30, 1991. Amended: Filed Jan. 3, 1992, effective July 1, 1992. Amended: Filed June 30, 1994, effective Feb. 1, 1995. Amended: Filed Jan. 31, 1996, effective July 30, 1996.

\*Original authority 1969, amended 1979, 1993, 1995.

12

MISSOURI DEPARTMENT OF S				
LICENSE RENEWAL APPL		TORS		
APPLICANT NAME		TELEPHONE NUMBER	LICENSE N	UMBER
HOME ADDRESS	<u> </u>		<u> </u>	
NURSING HOME AFFILIATION			TELEPHON	E NUMBER
ADDRESS				
	NISTRATOR OF THE			
List the hours you wish to submit for the the attached print out.	e renewal of your lice	ense for the year beginning	July 1, 1991, that a	are <b>not</b> listed on
SECTION A			·	
			<u> </u>	
Attach evidence (certificates of attendan correspondence courses, college courses,		· · · · · · · · · · · · · · · · · · ·		•
TO THE BOARD OFFICE.	cic., nonrousy 1, 1350			JUSET MAILED
OFFERING TITLE	BOARD APPROVAL	SPONSOR	DATE(S)	CLOCK
	NUMBER	SPONSOR	DATE(5)	HOURS
AFATION R			TOTAL	▶
SECTION B	and the twenty (20) a			
A MAXIMUM of five (5) clock hours town				
1. Publishing articles in national healthca hundred (1,500) words shall be granted.		ns. Two (2) clock hours per	r published article c	f at least fifteen
NAME OF ARTICLE		NAME OF JOURNAL	DATE PUBLISHED	NO CLOCK HRS. REQUESTED
2. Serving as a preceptor for a nursing	home administrator-	in-training ONE (1) CLOC		MONTH AS A
PRECEPTOR SHALL BE GRANTED.	nome auministrator-			
NAME OF STUDENT		DATE OF PRECEPTORSHIP	NUMBER ( HOURS RE	
		THEOLE FORDER		
		70741		
FOR OFFICE USE ONLY		TOTAL	▶	
METHOD OF PAYMENT	CHECK NUMBER	MONEY ORDER CASH	АМ	OUNT REC'D.
			\$	

MO 886-2462 (2-91)

3. An administrator lecturing at a board-approved seminar may receive credit equal to each hour or guarter of hour of presentation time to a maximum of three (3) hours credit earned per licensure year. This credit may be in addition to actual hours of attendance at the seminar, but credit shall be granted for only one (1) presentation of the same seminar. (Attach a copy of the agenda describing the program.) BOARD APPROVAL CLOCK PRESENTATION TITLE SPONSOR DATE(S) NUMBER HOURS TOTAL ► Effective February 28, 1986, Board rule 13 CSR 73-2.050(2)(C) requires the renewal form to be submitted prior to May 30. IF YOU HAVE NOT OBTAINED A MINIMUM of 20 clock hours by that date, please complete the following: I plan to attend or complete the following seminars or courses by June 30, 1991. I understand that if the hours below are required to complete the minimum of 20 clock hours, the application is incomplete until I forward evidence of attendance or completion of the courses or seminars. This documentation must be received by June 30, 1991, to avoid the penalty fee for late renewal. BOARD APPROVAL CLOCK OFFERING TITLE SPONSOR DATE(S) NUMBER HOURS TOTAL ► L. . swear that all of the information I have provided above is true to the best of my knowledge and belief and that all supporting documents are attached. SIGNATURE **MUST BE SIGNED** IN PRESENCE OF NOTARY NOTARY PUBLIC EMBOSSER SEAL STATE OF COUNTY (OR CITY OF ST LOUIS) SUBSCRIBED AND SWORN BEFORE ME, THIS DAY OF USE RUBBER STAMP IN CLEAR AREA BELOW. 19 NOTARY PUBLIC SIGNATURE MY COMMISSION EXPIRES NOTARY PUBLIC NAME (TYPED OR PRINTED) Please attach renewal fee of \$50.00 payable to DIRECTOR OF REVENUE and return to: Missouri Board of Nursing Home Administrators P. O. Box 1337 615 Howerton Ct. Jefferson City, Missouri 65102 NOTE: IF RETURNING AFTER JUNE 30TH, PLEASE ATTACH THE RENEWAL FEE AND A PENALTY FEE TOTALING \$75.00.

MO 886-2462 (2-91)

### 13 CSR 73-2.055 Renewal of Expired License

PURPOSE: This rule describes the conditions and procedures for renewing a license that has expired.

(1) Any licensee who fails to submit the required application, documentation and/or fee for license renewal prior to expiration of that license on June 30, may be relicensed by meeting the requirements of this regulation provided that the license has not been expired for a period of more than twelve (12) months.

(2) The licensee must complete and forward to the board office a license renewal application (see 13 CSR 73-2.050), along with the fifty-dollar (\$50) renewal fee, plus a twenty-five dollar (\$25) penalty fee. Satisfactory evidence of twenty (20) clock hours of board-approved continuing education, at least five (5) of which must be in patient care-related offerings, as defined in 13 CSR 73-2.031(2)(A)—(F), must also be submitted with the license renewal application. Information provided in the application shall be given under oath.

(3) The licensee shall also supply the board with a notarized statement indicating employment status from the point the license expired through the filing of the application for late renewal. The licensee shall include in the notarized statement written reasons as to why the license was not renewed prior to the expiration date of June 30.

(4) The twenty (20) clock hours of boardapproved continuing education must be obtained as described in 13 CSR 73-2.050(2)(A) and may include clock hours as outlined in 13 CSR 73-2.050(2)(B)1.-4.

(5) Upon receipt of the required application, documentation and fee, the board may issue the annual license effective the date the late renewal is approved by the board.

(6) A person whose license has expired for a period of more than twelve (12) months must meet the requirements set out in 13 CSR 73-2.020 for initial licensure.

(7) Upon expiration of the license, a licensee cannot act in the capacity of a nursing home administrator. To do so is a violation of section 344.020, RSMo and may be grounds for denial of the late renewal application or be cause for discipline of the license.

AUTHORITY: section 344.070, RSMo Supp. 1995.\* Original rule filed June 28, 1990,

effective Dec. 31, 1990. Amended: Filed June 30, 1994, effective Feb. 1, 1995. Amended: Filed Jan. 31, 1996, effective July 30, 1996.

\*Original authority 1969, amended 1979, 1993, 1995.

#### 13 CSR 73-2.060 Registration of Training Agencies and Single Offering Providers

PURPOSE: This rule sets forth the requirements for registration with the board for training agencies and single offering providers offering courses of study and training intended to qualify applicants for initial licensing or renewal of license as a nursing home administrator.

(1) All organizations described in 13 CSR 73-2.010(6) which offer any course of study or program of instruction and training to prepare applicants for licensure as nursing home administrators or for the renewal of license as nursing home administrators shall register with the board.

(A) These entities shall complete the application for registration as a training agency and submit it to the board along with the supporting documentation required by the form.

(B) This registration, if granted by the board, shall be established for up to twelve (12) months and notice of this registration and time periods will be made available to licensees by the executive secretary of the board. The registration of any agency may be terminated at any time at the discretion of the board. The agency's board approval number must be printed in all program promotional materials that are approved for nursing home administrators.

(C) The program shall follow the longterm care core of knowledge areas as described in 13 CSR 73-2.031(2). All approved training agencies must submit to the board office in advance, the following information regarding each program they wish to approve for nursing home administrator clock hours:

1. Date, time and location of presentation broken down into specific time periods, topic titles and speakers;

2. A program outline including the purpose and content objectives;

3. Statements regarding presenter qualifications in his/her particular subject matter area; and

4. Number of clock hours requested, deleting time allotted for breaks and lunch.

(D) If the training agency wishes to approve a program but is not the sponsoring agency and provider, the agency must submit the application for approval of a single offering as described in section (2) of this rule. No fee will be charged for this process as referenced in subsection (2)(B).

(E) Thirty (30) days prior to the date the training agency status will expire, the agency must make reapplication if the agency wishes to continue as an approved provider beyond the designated period. The training agency's ability to comply with the board's rules and policies for offering continuing education programs to licensed nursing home administrators will be carefully reviewed during the reapplication process.

(2) Organizations or persons who do not qualify under 13 CSR 73-2.010(6) but who wish to sponsor education seminars shall submit three (3) copies of the application for approval of a single offering a minimum of forty-five (45) days in advance of the presentation.

(A) The sponsoring agency and its role must be clearly identified in the application. For first time single offering providers, the organization's mission statement/goals must be included.

(B) There shall be a separate, nonrefundable fee of ten dollars (\$10) per requested clock hour for each single offering application filed with the board. The education and training unit of any state agency, or a section of a department, will be exempt from these application fees.

(C) The program shall follow the long-term care core of knowledge areas as described in 13 CSR 73-2.031(2).

(D) Applications approved by the board must reflect the board approval number in the program's promotional materials.

(3) The education and training unit of the Missouri Division of Aging, in order to provide topical education which may be of an immediate nature, shall be exempt from the forty-five (45)-day advance notice stipulation.

(4) The training agency and single offering provider must—

(A) Record attendance accurately at each presentation, with the use of sign-in/out sheets as needed, reflecting the number of clock hours of actual attendance of each nursing home administrator;

(B) Submit, within thirty (30) days of the conclusion of the approved program, to the board office a composite evaluation and a roster signed by each nursing home administrator attendee including license number and number of clock hours issued to each licensee; and

(C) Provide each nursing home administrator written evidence of his/her attendance which shall include: title of offering, date of offering, number of clock hours actually attended and the board approval number.

AUTHORITY: section 344.070, RSMo Supp. 1993.\* Original rule filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed Aug. 12, 1981, effective Nov. 12, 1981. Amended: Filed April 14, 1983, effective July 11, 1983. Amended: Filed Oct. 16, 1985, effective March 14, 1986. Amended: Filed Oct. 1, 1987, effective Jan. 14, 1988. Amended: Filed Dec. 4, 1989, effective March 1, 1990. Rescinded and readopted: Filed Jan. 3, 1992, effective May 14, 1992.

\*Original authority 1969, amended 1979, 1993.

MISSOURI DEPARTMENT OF SOCIAL SERVICES	
DIVISION OF AGING	
MO BOARD OF NURSING HOME ADMINISTRATORS	615 Howerton Court
Application for Approval	P.O. Box 1337
Of Continuing Education	Jefferson City, MO 65102
1. Sponsoring Agency/Provider (If spon	
vider are different, please attach the	
in item #1 and #2 in the attached Crite	
In Item #I and #Z In the attached tilte	:::a.)
Person submitting the application	
Person to notify of approval	Telephone number
Address	
Offering Title	
No. clock hours requested Date to	be offered Time offered
Adm: PC:	
No. of times to be offered Place	
City, State	Registration fee
2. Include the names and telephone numb	pers of the planning committee
members. (At least one member should hadministrator.)	

3. Attach the names of the instruction staff and the: A. Experience of each member of the faculty related to content area, and;

B. Educational qualifications of each member of the faculty.

4. State the content objectives.

5. Give a descriptive overview of the program including: target population, purpose, DETAILED outline of content including topic titles with descriptions and speakers. Please specify the amount of time allotted to each item in the outline. 6. Instructional and training time excluding coffee breaks and meals is \_\_\_\_\_\_\_minutes.

7. Explain how this offering relates to the educational needs of the nursing home administrator and identify from the attached "Long Term Care Core Of Knowledge" the areas covered within the content.

8. Describe the content evaluation you plan to use. Please include a copy of the evaluation tool(s).

9. Explain your agency's system for recording and maintaining information on attendance records.

10. If approved, this agency will issue to each participant a certificate of attendance including clock hours actually attended. \_\_\_Yes \_\_\_No. If "No", explain.

11. If approved, this agency will issue to the Board of Nursing Home Administrators a complete listing of participants including the number of clock hours awarded to each. \_\_Yes \_\_No. If "No", explain.

12. If approved, this agency will issue to the Board of Nursing Home Administrators, an evaluation by the participants of the program. \_\_\_Yes \_\_\_No. If "No", explain.

DATE

Signature of Authorized Agent

Title of Authorized Agent

MISSOURI DEPARTMENT OF SOCIAL SERVICESDIVISION OF AGINGMO BOARD OF NURSING HOME ADMINISTRATORSApplication for RegistrationAs a Training Agency1. Agency Name

2. Name of Chief Contact Person

Telephone Number

3. Agency Address-Street, City, State, Zip Code

4. Purpose of Agency

5. If Accredited, List Name of Accrediting Body and Date Accredited

6. Date Agency Began Operations

7. Attach names, titles, experience and educational qualifications of the Education Committee (if any).

8. Describe the administrative and organizational structure of the unit which assumes responsibility for educational activities of nursing home administrators. Include names, titles and qualifications.

#### IF APPROVED AS A TRAINING AGENCY, I HEREBY CERTIFY THAT:

1. This agency will follow affirmative action standards assuring equal access to all approved programs for all nursing home administrator licensees without regard to race, color, sex, religion, national origin, creed, age, ancestry, veteran or handicap status.

2. Nursing home administrator attendance will be monitored at all approved educational programs.

3. A certificate of attendance will be issued to each participant and shall reflect the number of clock hours actually attended.

4. A roster of attendees including name, license number and clock hours earned, shall be issued to the Board within 30 days of the offering date.

5. A systematic method for recording and maintaining attendance will be kept for a period of two years.

6. A method for content evaluation will be implemented for each approved program.

7. This agency will comply with all pertinent Missouri laws and regulations as a condition of approval as a training agency for nursing home administrators.

8. The programs sponsored/provided by this agency shall be consistent with the criteria for continuing education established by the Board and, shall be of value in developing skills in long-term or related health-care administration while addressing content within the long term care core of knowledge.

9. This agency shall provide adequate facilities and appropriate instructional materials to carry out continuing education programs.

I ALSO HEREBY CERTIFY THAT:

1. ALL STATEMENTS MADE IN THIS REQUEST ARE TRUE TO THE BEST OF MY KNOWLEDGE AND BELIEF.

2. I UNDERSTAND THAT APPROVAL OF THIS REQUEST DESIGNATES THIS AGENCY AS A REGISTERED TRAINING AGENCY OF CONTINUING EDUCATION FOR A ONE (1) YEAR PERIOD OR UNLESS IT IS REVOKED FOR CAUSE. FAILURE TO COMPLY WITH RULES OR TO MEET STANDARDS, REFUSAL TO ALLOW REASONABLE INSPECTION OR TO SUPPLY INFORMATION UPON REQUEST OF THE BOARD OR IT'S REPRESENTATIVES, ARE CAUSE FOR REVOCATION.

Signature of Authorized Agent

Date

Title of Authorized Agent

13 CSR 73-2.065 Reciprocity Approval of Continuing Education Programs (Rescinded July 30, 1996)

AUTHORITY: section 344.070, RSMo Supp. 1993. Original rule filed April 18, 1990, effective Nov. 30, 1990. Rescinded: Filed Jan. 31, 1996, effective July 30, 1996.

#### 13 CSR 73-2.070 Examination

PURPOSE: This rule describes the conditions and procedures for examination.

(1) The board shall approve the content and form of all examinations administered to applicants for licensure.

(2) The examination must be taken within twelve (12) months of the written notice of board evaluation and qualification. Failure to do so will cause full reapplication to be necessary.

(3) Qualified applicants will be eligible to take the national and/or state examination through the testing service by following the procedures set forth in sections (4)–(7) of this rule.

(4) Applicants must submit the National Association of Boards of Examiners of Long Term Care Administrators (NAB) Application Form for Computerized Testing and the required fees to the board office. The applicant will receive from the testing service an authorization letter including a list of testing center vendors, each center's toll-free telephone number and instructions on the scheduling process.

(5) Applicants must schedule to sit the examination within sixty (60) days of the date on the testing service's authorization letter.

(6) Failure to schedule and sit the examination(s) within the sixty (60)-day period will cause the applicant's name to be removed from the eligibility list kept by the testing service. Applicants may reschedule by resubmitting the NAB Application Form and paying any required fees.

(7) Applicants must comply with all criteria and requirements established by the board, the National Association of Board of Examiners of Long Term Care Administrators (NAB), the testing service and the testing center.

(8) Individuals making initial application for licensure, within twenty-one (21) days of a

board meeting date, may be required to wait until a subsequent date to be evaluated.

(9) Applicants shall obtain a passing score on the examination(s) administered by the board. The passing score shall be based upon the scale score passing point of one hundred thirteen (113) on the federal portion of the examination and seventy-five percent (75%) on the state portion of the examination.

(10) If an applicant fails to make a passing grade on one or both of the required examinations, the applicant may make application for reexamination and pay the required fees. If an applicant fails only one of the required examinations and then fails to retake and pass the examination within a twelve (12)-month period, the applicant shall be required to take and pass both examinations before the board will issue the applicant a license.

(11) If an applicant fails the examination a third time, the applicant must complete a course of instruction prescribed and approved by the board. After completion of the boardprescribed course of instruction, the applicant may reapply for board-approved examination(s). No applicant shall be licensed by the board after a third licensure examination failure unless the applicant successfully completes the board-prescribed course of instruction and passes the board-approved examination(s). With regard to any nationally certified examination required for licensure, no examination scores from other states shall be recognized by the board after the applicant has failed for a third time to pass the examination.

AUTHORITY: section 344.070, RSMo Supp. 1998.\* Original rule filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed Oct. 16, 1985, effective March 14, 1986. Amended: Filed Oct. 1, 1987, effective Jan. 14, 1988. Amended: Filed Dec. 4, 1989, effective March 1, 1990. Emergency amendment filed Dec. 13, 1991, effective Dec. 23, 1991, expired April 20, 1992. Amended: Filed Jan. 3, 1992, effective May 14, 1992. Amended: Filed April 30, 1998, effective Oct. 30, 1998. Amended: Filed March 1, 1999, effective Aug. 30, 1999. Emergency amendment filed Nov. 17, 1999, effective Dec. 11, 1999, expired June 7, 2000. Amended: Filed November 1, 1999, effective April 30, 2000.

\*Original authority: 344.070, RSMo 1969, amended 1979, 1993, 1995.

13 CSR 73-2.080 Temporary Emergency Licenses

PURPOSE: This rule sets forth the procedure for requesting an emergency license and extension and the conditions which must be met.

(1) Application for a temporary emergency license shall be made to the executive secretary of the board. The application shall demonstrate that the applicant meets the requirements for a temporary emergency license as set forth in section 344.030.5., RSMo and shall include the following:

(A) The notarized signature of the appropriate authority at the facility where the emergency exists and of the person for whom the license is requested;

(B) The name of the licensed administrator who has died, been removed or vacated the position and the effective date of the death, removal or vacancy;

(C) A statement as to whether the facility is newly licensed. Newly licensed shall mean licensed, either initially or because of a change of operator, within ninety (90) days prior to the request for an emergency license. If the facility has been newly licensed, the application shall also include a sworn statement from the operator setting forth the reasons why the departure of the previous administrator was not anticipated by the operator at the time the facility was licensed;

(D) A complete initial application and a fee for the person for whom the emergency license is requested;

(E) A complete copy of the most recent statement of deficiencies from the Missouri Division of Aging for the facility where the emergency exists; and

(F) Applications for a temporary emergency license shall be filed with the board immediately upon notification of, or realization by, the person making the application, but in no event more than ten (10) working days from the effective date referred to in subsection (1)(B).

(2) After receipt and review of the required information, the board may issue a temporary emergency license for a period not to exceed ninety (90) days. The person to whom it is issued is fully responsible for the facility as if initially licensed as a nursing home administrator and shall confirm his/her understanding of this fact in a statement upon receipt of the temporary emergency license.

(3) A temporary emergency license shall not be granted by the board to an individual to act as an administrator in a newly licensed facility unless clear and convincing evidence is presented which, in the board's best judgement, demonstrates that the departure of the previous administrator was not anticipated by the operator at the time the facility was newly licensed. All individuals or entities intending either to build or become the operator of a facility must be familiar with the laws pertaining to licensure of nursing home administrators and long-term care facilities and take necessary steps to insure continued compliance with the statutory and regulatory provisions before becoming an operator.

(4) A temporary emergency license may be issued only to a person—

(A) Twenty-one (21) years of age or over, who is a high school graduate or equivalent and is of good moral character;

(B) Who had been preceded in the position by a fully licensed nursing home administrator; and

(C) Who previously has not been denied a nursing home administrator's license or has not had a nursing home administrator's license suspended or revoked.

(5) Request for extension of a temporary emergency license shall be made in writing and submitted to the executive secretary no later than twenty-one (21) days in advance of the temporary emergency license date of expiration. Upon recommendation of the officers of the Missouri Board of Nursing Home Administrators, temporary emergency license extensions may be issued for up to ninety (90) days. The extension may only be considered upon a showing that the person seeking the renewal of a temporary emergency license meets the qualifications for licensure and has filed an application for a regular license, accompanied by the application fee and the examination has not yet been given. No temporary emergency license may be renewed more than one (1) time.

AUTHORITY: sections 344.030.4, RSMo Supp. 1989 and 344.070, RSMo Supp. 1993.\* Original rule filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed Dec. 10, 1984, effective April 11, 1985. Amended: Filed Oct. 1, 1987, effective Jan. 14, 1988.

\*Original authority: 344.030.4, RSMo 1969, amended 1979, 1987, 1988, 1989 and 344.070, RSMo 1969, amended 1979, 1993.



#### MISSOURI DEPARTMENT OF SOCIAL SERVICES BOARD OF NURSING HOME ADMINISTRATORS TEMPORARY EMERGENCY LICENSE APPLICATION

#### THE STATUTE REFERENCE TO EMERGENCY LICENSE IS:

344.030.5 The board may issue a temporary emergency license for a period not to exceed ninety days to a person twentyone years of age or over, of good moral character and a high school graduate or equivalent to serve as an acting nursing home administrator, provided he is replacing a licensed nursing home administrator who has died, has been removed or has vacated his position. No temporary emergency license may be issued to a person who has had a nursing home administrator's license denied, suspended or revoked. A temporary emergency license may be renewed for one additional ninety-day period upon a showing that the person seeking the renewal of a temporary emergency license meets the qualifications for licensure and has filed an application for a regular license, accompanied by the application fee, and the examination has not yet been given. No temporary emergency license may be renewed more than one time.

THE RULEMAKING REFERENCE TO EMERGENCY LICENSE IS 13 CSR 73-2.080:

- (1) Application for a temporary emergency license shall be made to the executive secretary of the board. The application shall demonstrate that the applicant meets the requirements for a temporary emergency license as set forth in section 344.030.5, RSMo (1986), and shall include the following:
  - (A) The notarized signature of the appropriate authority at the facility where the emergency exists, and of the person for whom the license is requested;
  - (B) The name of the licensed administrator who has died, has been removed or has vacated the position and the effective date of the death, removal or vacancy;
  - (C) A statement that the facility is not newly licensed. "Newly licensed" shall mean licensed, either initially or because of a change of operator, within ninety (90) days prior to the request for a temporary emergency license;
  - (D) A complete initial application and a fee for the person for whom the emergency license is requested;
  - (E) A complete copy of the most recent statement of deficiencies from the Missouri Division of Aging for the faiclity where the emergency exists; and
  - (F) Applications for a temporary emergency license shall be filed with the board immediately upon notification of, or realization by, the person making the application, but in no event more than ten (10) working days from the "effective date" referred to in (1)(B).
- (2) After receipt and review of the required information, the board may issue a temporary emergency license for a period not to exceed ninety (90) days. The person to whom it is issued is fully responsible for the facility as if initially licensed as a nursing home administrator and shall confirm his/her understanding of this fact in a statement upon receipt of the temporary emergency license.
- (3) A temporary emergency license shall not be granted by the board to an individual to act as an administrator in a newly licensed facility unless clear and convincing evidence is presented which, in the board's best judgment, demonstrates that the departure of the previous administrator was not anticipated by the operator at the time the facility was newly licensed. All individuals or entities intending either to build or become the operator of a facility must be familiar with the laws pertaining to licensure of nursing home administrators and long-term care facilities and take necessary steps to insure continued compliance with the statutory and regulatory provision before becoming an operator.
- (4) A temporary emergency license may be issued only to:
  - (A) A person twenty-one (21) years of age or over, who is a high school graduate or equivalent and who is of good moral character;
  - (B) A person who has been preceded in the position by a fully licensed nursing home administrator; and
  - (C) A person who has not previously been denied a nursing home administrator's license or who has not had a nursing home administrator's license suspended or revoked.
- (5) Request for extension of a temporary emergency license shall be made in writing and submitted to the executive secretary no later than twenty-one (21) days in advance of the temporary emergency license date of expiration. Upon recommendation of the officers of the Missouri Board of Nursing Home Administrators, temporary emergency license extensions may be issued for up to ninety (90) days. The extension may only be considered upon a showing that the person seeking the renewal of a temporary emergency license meets the qualifications for licensure and has filed an application for a regular license, accompanied by the application fee and the examination has not yet been given. No temporary emergency license may be renewed more than one (1) time.

MO 886-0522 (12-87)

DA-188 (R12-87)

CSR

The following information m may be issued.	ust be provided to allow	full consider	ration by the	board whether a temporary	y emergency license	
1. Where emergency exists:						
NAME OF FACILITY			CIT	Y		
		<u></u>		· · · · · · · · · · · · · · · · · · ·		
2. The above facility 🛛 ha	s 🗆 has not been lice	nsed within 9	0 days of this	s temporary emergency lice	nse request, either	
by initial license or by cha	ange of operator.					
3. NAME OF ADMINISTRATOR WHO IS	OR WILL BE VACATING THE POSIT	ION	4. E	DATE THE POSITION WAS OR WILL BE VA	ACATED	
5. Reason the emergency e resign, death)	exists (why the position v	was vacated b	pefore a repla	acement was secured: resig	ned, was asked to	
6. A complete copy of the m the Missouri Division of A				nd DA-110) from the facility I	icensure authority,	
7. The current census for wi	nich the temporary emerg	ency licensed	administrato	or will be responsible is		
8. PERSON FOR WHOM TEMP. EMERG	ENCY LICENSE REQUESTED	ADDRESS				
· · · · · · · · · · · · · · · · · · ·	] NO	-		ool graduate or equivalent a after exam and licensure.	and of good moral	
11. The temporary emergence	y license is requested for	days	s (may be req	uested for up to 90 days).		
12. A complete application the (Please forward the sign required documents to contend the sign required documents to contend the sign of the second s	ed application and fee a		••	n review fee of one hundred vhich are available, expediti	•	
We, the undersigned, conf	irm with our NOTARIZE	D signatures t	hat the infor	mation herein is complete a	nd accurate to the	
best of our knowledge. It is emergency license and tha			-	e Administrators may NOT is kimum 90 days.	sue this temporary	
FACILITY AUTHORITY	TITLE	· · .	TELEPHO	DNE	DATE	
	APPLICANT SIGNATURE				DATE	
MUST BE SIGNED IN PRESENCE OF NOTARY						
NOTARY PUBLIC EMBOSSER SEAL			1	COUNTY (OR CITY OF ST. LOUIS	5)	
	SUBSCRIBED AND SWORN BEFORE ME, THIS DAY OF 19					
	NOTARY PUBLIC SIGNATURE		USE RUBBER STAMP IN	CLEAR AREA BELOW.		
	NOTARY PUBLIC NAME (TYPED OR	PRINTED)			·	

MO 886-0522 (12-87)



#### MISSOURI DEPARTMENT OF SOCIAL SERVICES BOARD OF NURSING HOME ADMINISTRATIONS TEMPORARY EMERGENCY LICENSE EXTENSION APPLICATION

THE STATUTE REFERENCE TO TEMPORARY EMERGENCY LICENSE EXTENSION IS:

344.030.5 The board may issue a temporary emergency license for a period not to exceed ninety days to a person twenty-one years of age or over, of good moral character and a high school graduate or equivalent to serve as an acting nursing home administrator, provided he is replacing a licensed nursing home administrator who has died, has been removed or has vacated his position. No temporary emergency license may be issued to a person who has had a nursing home administrator's license denied, suspended or revoked. A temporary emergency license may be renewed for one additional ninety-day period upon a showing that the person seeking the renewal of a temporary emergency license meets the qualifications for licensure and has filed an application for a regular license, accompanied by the application fee, and the examination has not yet been given. No temporary emergency license may be renewed more than one time.

THE RULE MAKING REFERENCE TO TEMPORARY EMERGENCY LICENSE EXTENSION IS:

13 CSR 73-2.080(5) Request for extension of a temporary emergency license shall be made in writing and submitted to the executive secretary no later than twenty-one (21) days in advance of the temporary emergency license date of expiration. Upon recommendation of the officers of the Missouri Board of Nursing Home Administrators, temporary emergency license extensions may be issued for up to ninety (90) days. The extension may only be considered upon a showing that the person seeking the renewal of a temporary emergency license meets the qualifications for licensure and has filed an application for a regular license, accompanied by the application fee and the examination has not been given. No temporary emergency license may be renewed more than one (1) time.

THE FOLLOWING INFORMATION MUST BE PROVIDED TO ALLOW FULL CONSIDERATION BY THE BOARD'S OFFICERS WHETHER A TEMPORARY EMERGENCY LICENSE MAY BE GRANTED:

	NOTARY PUBLIC NAME (TYPED OR PRINTED)							
	NOTART FUBLIC SIGNATURE	MY COMMISSION EXPIRES	USE RUBBER STAMP IN	CLEAR AREA BELOW.				
	DAY OF NOTARY PUBLIC SIGNATURE							
	SUBSCRIBED AND SWORN BEFORE ME, THI	S 19						
NOTARY PUBLIC EMBOSSER SEAL	STATE OF MISSOU	IRI	COUNTY (OR CITY OF ST. LOUIS)					
FACILITY AUTHORITY	TITLE		TELEPHONE	DATE				
TEMPORARY EMERGENCY LICENSED AD	DMINISTRATOR			DATE				
We, the undersigned, confirm with our NOTARIZED signatures that the information herein is complete and accurate to the best of our knowledge. It is understood that the Missouri Board of Nursing Home Administrators may NOT issue the extension and that, if issued, it may be issued for fewer than the maximum ninety (90) days.								
	TEMPORARY EMERGENCY LICENSE EXTENSION IS REQUESTED FOR DAYS (MAY BE REQUESTED FOR UP TO 90 DAYS).							
REASON EXTENSION IS CONS								
NAME OF TEMPORARY EMERGENCY LIC	ENSED PERSON		DATE TEMPORARY EMERGENCY	LICENSE EXPIRES				

MO 886-0523 (12-87)

#### 13 CSR 73-2.085 Public Complaints

PURPOSE: This rule establishes a procedure for receipt, handling and disposition of public complaints by the board of nursing home administrators.

(1) The State Board of Nursing Home Administrators shall receive and process each complaint made against any licensed nursing home administrator, or other person or entity, which complaint alleges certain acts or practices which may constitute one (1) or more violations of the provisions of Chapter 344, RSMo. Any member of the public or the profession, or any federal, state or local official, may make and file a complaint with the board. Complaints received from sources outside Missouri will be processed in the same manner as those originating within Missouri. No members of the State Board of Nursing Home Administrators shall file a complaint with this board while s/he holds that office, unless that member excuses him/herself from further board deliberations or activity concerning the matters alleged within that complaint. Any staff member or employee of the board may file a complaint pursuant to this rule in the same manner as any member of the public.

(2) Complaints should be mailed or delivered to the following address: State Board of Nursing Home Administrators, P. O. Box 1337, 615 Howerton Court, Jefferson City, MO 65102. However, actual receipt of the complaint by the board at its administrative offices in any manner shall be sufficient. Complaints may be based upon personal knowledge, or upon information and belief, reciting information received from other sources.

(3) All complaints shall be made in writing and shall fully identify their maker by name and address. Complaints may be made on forms provided by the board, which shall be available upon request. Complaints need not be made by affidavit, but oral or telephone communications will not be considered or processed as complaints. Any person attempting to make an oral or telephone complaint against an individual will be provided with a complaint form and requested to complete it and return it to the board. Any staff member or employee of the board may make and file a complaint based upon information and belief, in reliance upon oral, telephone or written but unsigned communications received by the board, unless those communications are believed by that staff member or employee to be false.

(4) Each complaint received under this rule shall be logged in a book maintained by the

board for that purpose. Complaints shall be logged in consecutive order as received. The logbook shall contain: a record of each complainant's name and address; the name and address of the subject(s) of the complaint; the date each complaint is received by the board; a brief statement of the acts complained of, including the name of any person injured or victimized by the alleged acts or practices; a notation whether the complaint resulted in its dismissal by the board or in formal charges being filed with the Administrative Hearing Commission; and the ultimate disposition of the complaint. This logbook shall be a closed record of the board.

(5) Each complaint logged pursuant to this rule shall be acknowledged in writing. The acknowledgment shall state that the complaint is being investigated and shall be referred to the board or an appropriate board subcommittee for consideration following the investigation. The complainant may be notified of the ultimate disposition of the complaint, excluding judicial appeals, and may be provided with a copy of the decisions (if any) of the Administrative Hearing Commission and the board. The provisions of this section shall not apply to complaints filed by staff members or employees of the board, based upon information and belief, acting in reliance on third-party information received by the board.

(6) Both the complaint and any information obtained as a result of the complaint investigation shall be considered a closed record of the board and shall not be available for inspection by the public.

(7) This rule shall not be deemed to limit the board's authority to file a complaint with the Administrative Hearing Commission or with a court, charging a licensee, permittee or other person or entity with any actionable conduct or violation, whether or not this complaint exceeds the scope of the acts charged in a preliminary public complaint filed with the board and whether or not any public complaint has been filed with the board.

(8) The board interprets this rule, which is required by law, to exist for the benefit of those members of the public who submit complaints to the board. This rule is not deemed to protect or to inure to the benefit of those licensees, permit holders, registrants or other persons or entities against whom the board has instituted or may institute administrative or judicial proceedings concerning possible violations of the provisions of Chapter 344, RSMo. AUTHORITY: section 344.070, RSMo Supp. 1993.\* Original rule filed Oct. 4, 1988, effective March 15, 1989. Amended: Filed Jan. 3, 1992, effective May 14, 1992.

\*Original authority 1969, amended 1979, 1993.

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#### MISSOURI BOARD OF NURSING HOME ADMINISTRATORS

#### PUBLIC COMPLAINT FORM

In order for our office to process your complaint, we will need the following questionnaire filled out as completely as possible. (Please type or print clearly.)				
Your Name:		Phone:(Home)	(Work)	<u> </u>
Your Address:		······································		·····
	(Street)	(City)	(State) (	Zip Code)
	SUBJ	ECT OF COMPLAINT		
Administrator/App	licant Name:			
Name of Facility:				· • · ·
Facility Address:				
Facility Address:	(Street)	(City)	(State)	(Zip Code)
Describe in detail RELEVANT TO YOUR (	l your complai: COMPLAINT. (P	nt. ENCLOSE COPI rovide as much in	ES OF ALL DOCU formation as p	MENTS ossible.)
				<del></del>
		*****		· · · · · · · · · · · · · · · · · · ·
			A Martin - Martin - Contractor - Contractor - Contractor	
			**************************************	
			·····	
	****			
	1			

Page 2 Public Complaint Form

Have you contacted the administrator/applicant about the problem? () Yes () No If yes, please explain what happened.

If yes, please indicate which agency and its address.\_\_\_\_\_

Have you contacted any other agency about your complaint? ( ) Yes ( ) No

May we provide a copy of your complaint and information to other governmental agencies? ( ) Yes ( ) No

Are you willing to testify in a court of law to the facts that you have stated in this complaint? ( ) Yes ( ) No

BY FILING THIS COMPLAINT, I AM HEREBY ATTESTING TO THE ACCURACY OF THE STATEMENTS MADE IN THIS COMPLAINT.

Your Signature\_\_\_\_\_ Date\_\_\_\_\_

Please return your complaint form to:

Missouri Board of Nursing Home Administrators 1440 Aaron Court P. O. Box 1337 Jefferson City, Missouri 65102 (314) 751-3511

#### 13 CSR 73-2.090 Disciplinary Action

PURPOSE: This rule describes the condition and procedure for disciplinary action, as defined in section 344.050, RSMo, against licenses.

(1) The board may refuse to issue or renew any certificate of registration or authority, permit or license required pursuant to this chapter for one (1) or any combination of causes stated in section (2) of this rule. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his/her right to file a complaint with the Administrative Hearing Commission as provided by Chapter 621, RSMO.

(2) The board may cause a complaint to be filed with the Administrative Hearing Commission as provided by Chapter 621, RSMo, against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered his/her certificate or registration or authority, permit or license for any one (1) or any combination of the following causes:

(A) Use or unlawful possession of any controlled substance, as defined in Chapter 195, RSMo, or alcoholic beverage to an extent that this use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;

(B) Has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, pursuant to criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any professional licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(C) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;

(D) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;

(E) Performing incompetent, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by this chapter (refer to 13 CSR 73(F) Violating, assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule adopted pursuant to this chapter;

(G) Impersonating any person holding a certificate of registration or authority, permit or license, or allowing any person to use his/her certificate of registration or authority, permit, license or diploma from any school;

(H) Granting of disciplinary action against the holder of a license or other right to practice any profession regulated by this chapter by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;

(I) Adjudging a person incapacitated or disabled by a court of competent jurisdiction;

(J) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice under this chapter;

(K) Issuing a certificate of registration or authority, permit or license based on a material mistake of fact;

(L) Violating the drug laws or regulations of this state, any other state or the federal government;

(M) Knowingly failing to report abuse or neglect of a resident in a long-term care facility, as required by section 198.070, RSMo, of which s/he has actual knowledge that it is abuse or neglect.

(3) The Administrative Hearing Commission shall have no authority to require issuance of a license, pending a final determination by the commission, in any case in which an applicant is seeking initial licensure.

(4) No license may be suspended or revoked and no application for renewal of a license may be denied under this section until the licensee has been afforded an opportunity for hearing after due notice as provided in sections 621.015—621.205, RSMo.

(5) Upon a finding by the Administrative Hearing Commission that the grounds, provided in section (2) of this rule, for disciplinary action are met, singly or in combination, the board may place upon probation, suspend or revoke a certificate of registration or authority, permit or license.

AUTHORITY: section 344.070, RSMo Supp. 1993.\* Original rule filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed Oct. 16, 1985, effective March 14, 1986. Amended: Filed Oct. 1, 1987, effective Jan. 14, 1988. Amended: Filed Dec. 4, 1989, effective March 1, 1990.

\*Original authority 1969, amended 1979, 1993.

### 13 CSR 73-2.095 Standards of Professional Conduct

PURPOSE: The Board of Nursing Home Administrators is committed to high standards of care for the aging population in Missouri nursing homes. To assure that those standards are met by licensed administrators in Missouri, the board provides standards of conduct consistent with accepted standards of the nursing home administration profession. Behavior (acts, knowledge and practice) which fails to conform to the accepted standards shall constitute unprofessional conduct. This rule sets out those standards which must be maintained by the nursing home administrator.

(1) The administrator shall-

(A) Be held responsible for informing him/herself of the needs of the residents and the needs of the facility and apprise the operator of these needs on a routine basis;

(B) Be held responsible for the actions of all employees with regard to Chapter 198, RSMo, unless—

1. Upon learning of the violation, the administrator attempted to immediately correct the violation;

2. The administrator did not sanction the violation; and

3. The administrator did not attempt to avoid learning of the violation;

(C) Establish and enforce policies and procedures to safeguard patient or resident care;

(D) Establish and enforce policies and procedures for the protection of residents rights, funds and property;

(E) Establish and enforce policies and procedures for all nursing home rules as stated in 13 CSR 15;

(F) Not permit or allow another person to use his/her nursing home administrator license for any purpose;

(G) Report through the proper channels the incompetent, unethical or illegal practice of any health care professional; and

(H) Devote reasonable time and attention to the management of the health, safety and welfare of the residents of the facility.

(2) Failure of the licensee to comply with any of the provisions of section (1) of this rule in performing any of the acts covered by the licensure law may be considered by the board

to be conduct which is detrimental to the interest of the public and may be deemed in violation of the licensure law and shall be sufficient cause for the board to pursue a complaint against the offending licensee to the Administrative Hearing Commission.

AUTHORITY: section 344.070, RSMo Supp. 1993.\* Original rule filed Jan. 19, 1988, effective April 11, 1988. Amended: Filed June 28, 1990, effective Dec. 31, 1990.

\*Original authority 1969, amended 1979, 1993.

#### 13 CSR 73-2.100 Restoration and Rehabilitation of Suspended/Revoked Licenses

PURPOSE: This rule describes the conditions and procedures for the restoration and rehabilitation of suspended/revoked licenses.

(1) Each applicant seeking to restore to good standing a license, issued under Chapter 344, RSMo, which has been revoked, suspended or if there has been a finding of cause for discipline, must present with his/her application whatever evidence the board may have required at the time of the revocation or suspension. The board may require whatever steps as are rationally related to the cause of disciplinary action.

AUTHORITY: section 344.070, RSMo Supp. 1993.\* Original rule filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed Oct. 4, 1988, effective March 15, 1989.

\*Original authority 1969, amended 1979, 1993.

#### 13 CSR 73-2.105 Disciplinary Proceedings

PURPOSE: This rule describes the board's procedure for the investigation of a complaint or referral and stipulates the conduct of disciplinary hearings upon receipt of a ruling from the Administrative Hearing Commission that a licensee has violated Chapter 344, RSMO.

(1) Upon receipt of a complaint or referral, the board shall investigate the actions of the licensee against whom the complaint is made. In conducting an investigation, the board, in its discretion, may request the licensee under investigation to answer the charges made against him/her in writing, and to produce relevant documentary evidence and may request him/her to appear before the board. A copy of any written answer of the licensee may be furnished to the complainant.

(2) Upon final ruling by the Administrative Hearing Commission that the acts of a licensee constitute a violation of the licensure law or these rules, the board shall proceed to revoke or suspend the license of the offending licensee or take other authorized action as it shall deem appropriate.

(3) After the hearing, the board, singly or in combination, may censure or place the licensee on probation on terms and conditions as the board deems appropriate. These conditions may include, but shall not be limited to, satisfactory completion of certain educational requirements, passage of a written examination of the type given to applicants for licensure, making personal appearances before and periodic reports to the board, and restitution of money or property.

AUTHORITY: section 344.070, RSMo Supp. 1993.\* Original rule filed Oct. 4, 1988, effective March 15, 1989.

\*Original authority 1969, amended 1979, 1993.

#### 13 CSR 73-2.110 Display of License

*PURPOSE: This rule describes the requirement for display of license.* 

(1) Every person licensed as a nursing home administrator shall display the license in a conspicuous place in the office or place of business of employment of that license. Affixed to the license shall be verification from the board of current renewal.

AUTHORITY: section 344.070, RSMo Supp. 1993.\* Original rule filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed Oct. 16, 1985, effective March 14, 1986.

\*Original authority 1969, amended 1979, 1993.

#### 13 CSR 73-2.120 Duplicate License

PURPOSE: This rule describes the conditions and procedure for obtaining a duplicate license.

(1) In the event a license is lost or stolen, mutilated or destroyed, the administrator is required to report the loss immediately to the board office. Upon receipt of satisfactory evidence that a license has been lost, mutilated or destroyed, the board may issue a duplicate license upon payment of a fee of five dollars (\$5). Satisfactory evidence is construed to be a notarized affidavit stating facts of the loss, mutilation or destruction of the license.

AUTHORITY: section 344.070, RSMo Supp. 1993.\* Original rule filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed Oct. 16, 1985, effective March 14, 1986.

\*Original authority 1969, amended 1979, 1993.

### 13 CSR 73-2.130 Notice of Change of Address

PURPOSE: This rule describes the conditions and procedures for reporting change of address.

(1) Each administrator shall notify the board office of a current mailing address within twenty-one (21) days of change of personal address, facility employment or both.

AUTHORITY: section 344.070, RSMo Supp. 1993.\* Original rule filed May 13, 1980, effective Aug. 11, 1980. Amended: Filed Oct. 17, 1985, effective March 14, 1986.

\*Original authority 1969, amended 1979, 1993.

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