Mission Statement

The National Council of State Boards of Nursing (NCSBN®) provides education, service and research through collaborative leadership to promote evidence-based regulatory excellence for patient safety and public protection.

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Address inquiries in writing to NCSBN Permissions, 111 E. Wacker Drive, Suite 2900, Chicago, IL 60601-4277.
NCSBN MODEL RULES (2012)

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Chapter 1. Title and Purpose

Chapter 2. Definitions

As used in Chapters 3 through 11 of this Act, unless the context thereof requires otherwise:

a. “Dual relationship” means when a nurse is involved in any relationship with a patient in addition to the therapeutic nurse-patient relationship.
b. “NCLEX-PN®” means the National Council Licensure Examinations for Practical Nurses.
c. “NCLEX-RN®” means the National Council Licensure Examinations for Registered Nurses.
d. “Nursing faculty” means individuals employed full or part time by an academic institution who are responsible for developing, implementing, evaluating and updating nursing program curricula.
e. “Preceptor” means an individual at or above the level of licensure that an assigned student is seeking who may serve as a teacher, mentor, role model, or supervisor in a clinical setting.
f. “Professional boundaries” means the space between the nurse’s power and the patient’s vulnerability; the power of the nurse comes from the professional position and access to private knowledge about the patient; establishing boundaries allows the nurse to control this power differential and allows a safe connection to meet the patient’s needs.
g. “Professional-boundary crossing” means a deviation from an appropriate boundary for a specific therapeutic purpose with a return to established limits of the professional relationship.
h. “Professional-boundary violation” means failure of a nurse to maintain appropriate boundaries with a patient and key parties.
i. “Sexualized body part” means a part of the body not conventionally viewed as sexual in nature that evokes arousal.

Chapter 3. Scope of RN and LPN/VN Practice

3.1.1 Standards Related to Licensed Practical/Vocational Nurse (LPN/VN) Professional Accountability

The LPN/VN:

a. Practices within the legal boundaries for practical nursing through the scope of practice authorized in the Nurse Practice Act (NPA) and rules governing nursing.
b. Demonstrates honesty and integrity in nursing practice.
c. Bases nursing decisions on nursing knowledge and skills, the needs of patients and licensed practical nursing standards.
d. Accepts responsibility for individual nursing actions, competence, decisions and behavior in the course of practical nursing practice.
e. Maintains competence through ongoing learning and application of knowledge in practical nursing practice.
f. Reports violations of the act or rules by self or other licensees.

3.1.2 Standards Related to LPN/VN Scope of Practice

The LPN/VN, practicing under the supervision of an RN, advanced practice registered nurse (APRN), licensed physician or other authorized licensed health care provider:

a. Participates in nursing care, health maintenance, patient teaching, counseling, collaborative planning and rehabilitation, to the extent of his/her generic and continuing education and experience.
b. Conducts a focused nursing assessment, which is an appraisal of the patient’s health status and needs that contributes to ongoing data collection.
c. Plans for patient care, including:
   1. Planning episodic nursing care for a patient whose condition is stable or predictable.
   2. Assisting the registered nurse or supervising physician in identification of patient needs and goals.
   3. Determining priorities of care together with the supervising registered nurse or physician.
d. Demonstrates attentiveness and provides patient surveillance and monitoring.
e. Seeks clarification of orders when needed.
f. Assists and contributes in the evaluation of the patient-centered health care plan.
g. Obtains orientation/training for competency when encountering new equipment and technology or unfamiliar care situations.
h. Recognizes patient characteristics that may affect the patient’s health status.
i. Implements nursing interventions and prescribed medical regimens in a timely and safe manner.
j. Documents nursing care provided accurately and timely.
k. Collaborates and communicates relevant and timely patient information with patients and other health team members to ensure quality and continuity of care, including:
   1. Patient status and progress.
   2. Patient response or lack of response to therapies.
   4. Patient needs and special requests.

l. Takes preventive measures to promote an environment that is conducive to safety and health for patients, others and self.
m. Respects patient diversity and advocates for the patient's rights, concerns, decisions and dignity.
n. Maintains appropriate professional boundaries.
o. Participates in the health teaching required by the patient and family.
q. Contributes to evaluation of the plan of care by:
   1. Gathering, observing, recording, and communicating patient responses to nursing interventions.
   2. Modifying the plan of care in collaboration with a registered nurse based on an analysis of patient responses.
r. Assigns and delegates nursing activities. The LPN shall:
   1. Assign nursing care within the LPN scope of practice to other LPNs.
   2. Delegate to another only those nursing measures for which that person has the necessary skills and competence to accomplish safely. In maintaining accountability for the delegation, an LPN shall ensure that the:
      a. Unlicensed assistive personnel (UAP) has the education, legal authority, and demonstrated competency to perform the delegated task;
      b. Tasks delegated are consistent with the UAP’s job description and can be safely performed according to clear, exact, and unchanging directions;
      c. Results of the task are reasonably predictable;
      d. Task does not require assessment, interpretation, or independent decision making during its performance or at completion;
      e. Selected patient and circumstances of the delegation are such that delegation of the task poses minimal risk to the patient and the consequences of performing the task improperly are not life-threatening;
      f. LPN provides clear directions and guidelines regarding the delegated task or, for routine tasks on stable patients, verifies that the UAP follows each written facility policy or procedure when performing the delegated task
      g. LPN provides supervision and feedback to the UAP; and
      h. LPN observes and communicates the outcomes of the delegated task.
s. Functions as a member of the health care team, contributing to the implementation of an integrated patient-centered health care plan.
t. Acts as an advocate for the patient.
u. Assumes responsibility for nurse’s own decisions and actions.
v. Attends to patient concerns or requests.

3.2.1 Standards Related to Registered Nurse (RN) Professional Accountability

The RN:
   a. Practices within the legal boundaries for nursing through the scope of practice authorized in the Nurse Practice Act (NPA) and rules governing nursing.
   b. Demonstrates honesty and integrity in nursing practice.
   c. Bases nursing decisions on nursing knowledge and skills, the needs of patients and registered nursing standards.
   d. Accepts responsibility for judgments, individual nursing actions, competence, decisions and behavior in the course of nursing practice.
   e. Maintains competence through ongoing learning and application of knowledge in registered nursing practice.
   f. Reports violations of the act or rules by self or other licensees.

3.2.2 Standards Related to RN Scope of Practice

The RN:
   a. Conducts a comprehensive nursing assessment.
   b. Applies nursing knowledge based upon the biological, psychological and social aspects of the patient’s condition.
   c. Detects faulty or missing patient information.
   d. Plans nursing care and nursing interventions consistent with the patient’s overall health care plan.
e. Utilizes decision-making, critical thinking and clinical judgment to make independent nursing decisions and nursing diagnoses.

f. Seeks clarification of orders when needed.

g. Implements treatment and therapy, including medication administration and delegated medical and independent nursing functions.

h. Obtains orientation/training for competence when encountering new equipment and technology or unfamiliar care situations.

i. Demonstrates attentiveness and provides patient surveillance and monitoring.

j. Identifies changes in patient’s health status and comprehends clinical implications of patient’s signs, symptoms and changes as part of expected and unexpected patient course or emergent situations.

k. Evaluates the patient’s response to nursing care and other therapy, including:
   1. Patient’s response to interventions.
   2. Need for alternative interventions.
   3. Need to communicate and consult with other health team members.
   4. Need to revise the plan of care.

l. Communicates and consults with other health team members, including:
   1. Patient concerns and special needs.
   2. Patient status and progress.
   3. Patient response or lack of response to interventions.
   4. Significant changes in patient condition.

m. Documents nursing care.

n. Revises care plan as needed.

o. Takes preventive measures to protect patient, others and self.

p. Provides comprehensive nursing and health care education in which the RN:
   1. Assesses and analyzes educational needs of learners.
   2. Plans educational programs based on learning needs and teaching-learning principles.
   3. Ensures implementation of an educational plan either directly or by delegating selected aspects of the education to other qualified persons.
   4. Evaluates the education to meet the identified goals.

3.2.3 Standards Related to RN Responsibility to Act as an Advocate for Patient

The RN:

a. Respects the patient’s rights, concerns, decisions and dignity.

b. Identifies patient needs.

c. Attends to patient concerns or requests.

d. Promotes safe patient environment.

e. Communicates patient choices, concerns and special needs with other health team members regarding:
   1. Patient status and progress.
   2. Patient response or lack of response to therapies.
   3. Significant changes in patient condition.

f. Maintains appropriate professional boundaries.

g. Assumes responsibility for nurse’s own decisions and actions.

3.2.4 Standards Related to RN Responsibility to Organize, Manage and Supervise the Practice of Nursing

The RN:

a. Assigns to another only those nursing measures that fall within that nurse’s scope of practice, education, experience and competence or unlicensed person’s role description, including:
   1. Assigning nursing care within the RN scope of practice to other RNs.
   2. Assigning nursing care to an LPN within the LPN scope of practice based on the RN’s assessment of the patient and the LPN’s ability.
   3. Supervising, monitoring and evaluating the care assigned to an LPN.

b. Delegates to another only those nursing measures for which that person has the necessary skills and competence to accomplish safely. In maintaining accountability for the delegation, an RN shall ensure that the:
1. Unlicensed assistive personnel (UAP) has the education, legal authority, and demonstrated competency to perform the delegated task.
2. Tasks delegated are consistent with the UAP’s job description and can be safely performed according to clear, exact, and unchanging directions.
3. Results of the task are reasonably predictable.
4. Task does not require assessment, interpretation, or independent decision making during its performance or at completion.
5. Selected patient and circumstances of the delegation are such that delegation of the task poses minimal risk to the patient and the consequences of performing the task improperly are not life-threatening.
6. RN provides clear directions and guidelines regarding the delegated task or, for routine tasks on stable patients, verifies that the UAP follows each written facility policy or procedure when performing the delegated task.
7. RN provides supervision and feedback to the UAP.
8. RN observes and communicates the outcomes of the delegated task.
   c. Matches patient needs with personnel qualifications, available resources and appropriate supervision.
   d. Communicates directions and expectations for completion of the delegated activity.
   e. Supervises others to whom nursing activities are delegated or assigned by monitoring performance, progress and outcomes; and assures documentation of the activity.
   f. Provides follow-up on problems and intervenes when needed.
   g. Evaluates the effectiveness of the delegation or assignment.
   h. Intervenes when problems are identified and revises plan of care as needed.
   i. Retains professional accountability for nursing care as provided.
   j. Promotes a safe and therapeutic environment by:
      1. Providing appropriate monitoring and surveillance of the care environment.
      2. Identifying unsafe care situations.
      3. Correcting problems or referring problems to appropriate management level when needed.
   k. Teaches and counsels patient and families regarding their health care regimen, which may include, but is not limited to, general information about health and medical condition, specific procedures and wellness and prevention.

Chapter 4. Board of Nursing (BON)

4.1 Membership, Nominations, Qualifications, Appointment and Term of Office

4.2 Officers

4.3 Meetings

4.4 Guidelines

4.5 Vacancies, Removal and Immunity

4.6 Powers and Duties

4.7 Collection of Fees
   a. The BON shall collect the following fees:
      1. Application for licensure by examination
         a. RN < >
         b. LPN/VN < >
         c. APRN < >
      2. Temporary permit for initial licensure applicant
         a. RN < >
         b. LPN/VN < >
         c. APRN < >
      3. Application for licensure by endorsement
         a. RN < >

b. LPN/VN < >
c. APRN < >
4. Temporary permit for endorsement applicant
   a. RN < >
   b. LPN/VN < >
   c. APRN < >
5. Renewal of licensure
   a. RN < >
   b. LPN/VN < >
   c. APRN < >
6. Temporary permit to practice for the clinical portion of a nursing refresher course < >
7. Late renewal < >
8. Reinstatement < >
9. Certified statement that nurse is licensed in jurisdiction < >
10. Duplicate or reissued license < >
11. Returned check < >
12. Fee for each level of nursing education program survey and evaluation < >
13. Discipline monitoring < >
14. Copying costs < >
15. Criminal background check processing fees < >
16. Other miscellaneous costs
   b. Fees collected by the BON shall reflect the cost of service provided.
   c. All fees collected by the BON are non-refundable.

4.8 Executive Officer

Chapter 5. RN and LPN/VN Licensure and Exemptions

5.1 Titles and Abbreviations for Licensed Nurses

5.2 Examinations

5.3 Application for Licensure by Examination as an RN or LPN/VN
An applicant for licensure as an RN or LPN/VN, whichever is applicable, by examination in this state shall submit to the
BON the required fees for licensure by examination, as specified in Chapter 4, and a completed application for licensure by
examination that provides the following information:
   a. Documentation of graduation shall verify the date of graduation or graduation eligibility and the credential conferred. An
      official transcript is required prior to the issuance of a permanent license.
   b. In order to be licensed in this state, all RN applicants shall take and pass the NCLEX-RN®.
   c. In order to be licensed in this state, all LPN/VN applicants shall take and pass the NCLEX-PN®.
   d. Identification of any state, territory or country in which the applicant holds a professional license or credential, if
      applicable. Required information includes:
      1. The number and status of the license or credential.
      2. The original state or country of licensure or credentialing.
   e. Current employer if employed in health care, including address, telephone number, position and dates of employment.
   f. Previous employer in health care, if any, if current employment is less than 12 months.
   g. The date and jurisdiction the applicant previously applied for a license in another jurisdiction and either was denied a
      license, or withdrew the application or allowed the application to expire, if applicable.
   h. Detailed explanation and supporting documentation for each affirmative answer to questions regarding the applicant's
      background.
   i. Submission of state and federal criminal background checks completed within the last < > months.
5.4 Application for Licensure by Internationally Educated Applicants
An internationally educated applicant for licensure by examination in this state shall submit to the BON required fees for licensure by examination, as specified in Chapter 4 of these rules, and a completed application for licensure by examination that provides the following information:

a. Acceptable documentation shall verify the date of enrollment, date of graduation and credential conferred. An official transcript and, if not in English, a certified translation is required prior to the approval to take the NCLEX®.

b. Credentials shall be reviewed by a credentials review agency to verify the comparability of the international nursing education program to nursing education programs in this jurisdiction.

c. In order to be licensed in this state, all RN applicants shall take and pass the NCLEX-RN®.

d. In order to be licensed in this state, all LPN/VN nurse applicants shall take and pass the NCLEX-PN®.

e. Identification of any state, territory or country in which the applicant holds a professional license or credential, if applicable. Required information includes:
   1. The license number and status of the license or credential.
   2. The original state or country of licensure or credentialing.

f. Current employer if employed in health care, including address, telephone number, position and dates of employment.

g. Previous employer in health care, if any, if current employment is less than 12 months.

h. The date and jurisdiction the applicant previously applied for a license in another jurisdiction and either was denied a license or withdrew the application, if applicable.

i. Detailed explanation and supporting documentation for each affirmative answer to questions regarding the applicant’s background.

j. Submission of state and federal criminal background checks completed within the last < > months.

5.5 Application for Licensure by Endorsement as an RN or LPN/VN
a. An applicant for licensure by endorsement in this state shall submit to the BON the required fees for licensure by endorsement as specified in Chapter 4 and a completed application for licensure by endorsement.

b. The BON shall verify licensure by examination by the state of original licensure and receive from that BON information regarding graduation or eligibility for graduation from a nursing education program for the level of license sought, date of original licensure and current licensure status in the jurisdiction.

c. The BON shall also verify date of the applicant’s licensure, licensure status or privilege with the state of most recent employment, if different from the state of original licensure.

d. Evidence of having passed the licensure examination required by this jurisdiction at the time the applicant was initially licensed in another jurisdiction.

e. Evidence of continued competence, as defined in 5.6.2 below.

f. Identification of any state, territory or country in which the applicant holds a health profession license or credential, if applicable. Required information includes:
   1. The number and status of the license or credential.
   2. The original state or country of licensure or credentialing.

g. Current employer if employed in health care, including address, telephone number, position and dates of employment.

h. Previous employer in health care, if any, if current employment is less than 12 months.

i. The date and jurisdiction the applicant previously applied for a license in another jurisdiction and either was denied a license or withdrew the application, if applicable.

j. Detailed explanation and supporting documentation for each affirmative answer to questions regarding the applicant’s background.

k. Submission of state and federal criminal background checks completed within the last < > months.

5.5.1 Temporary Permits
a. A temporary permit is a time-limited authorization to practice nursing as specified by the type of permit.

b. The BON may issue, upon request of the applicant, a temporary permit to practice nursing to applicants for endorsement to practice nursing at the applied level of licensure to an individual who submits an application for licensure by endorsement and with verification of current licensure in another jurisdiction.

c. Temporary permits may be issued for a time period not to exceed < > months. Permits are non-renewable and are valid from the submission of a proper request until the date of the BON decision on the application.

d. An applicant may request a temporary permit to practice nursing by submitting application to the BON and paying the required fee, as specified in Chapter 4 of these rules.
e. Upon submission of application for licensure, including submission of request for criminal background check and receipt of verification that the license from another jurisdiction is not encumbered, an applicant for licensure by endorsement may receive a temporary permit to practice nursing.

5.6 Renewal of Licenses
The renewal of a license must be accomplished by <date determined by the BON>. Failure to renew the license on or before the date of expiration shall result in the forfeiture of the right to practice nursing in this jurisdiction.

5.6.1 Application for Renewal of License as an RN or LPN/VN
An applicant for license renewal shall submit to the BON the required fee for license renewal, as specified in Chapter 4, and a completed application for license renewal that provides the following information:

a. Evidence of completion of the continued competence requirements specified in 5.6.2 below.
b. Detailed explanation and supporting documentation for each affirmative answer to questions regarding the applicant’s background.

5.6.2 Continued Competence
***At the present time, evidence does not support any one mechanism for continued competence and further study is warranted.

5.6.3 Issuance of License
The BON shall renew the license of each renewal applicant who complies with the requirements of this Section.

5.7 Reactivation of License
An individual whose license is inactive by failure to renew may apply for reactivation by submitting an application, paying a fee as specified in Chapter 4 of these rules, meeting all practice requirements for renewal of licensure and satisfying the conditions listed below. At any time after a license has been inactive, the BON may require evidence of the licensee's current nursing knowledge and skill before reactivating the licensee to the status of active license.

5.7.1 Reinstatement Following Disciplinary Action
For those licensees applying for reinstatement following disciplinary action, compliance with all BON licensure requirements, as well as any specific requirements set forth in the BON’s discipline order, is required.

5.8 Duties of Licensees

5.9 Criminal Background Checks

a. All individuals convicted of a sexual offense involving a minor or performing a sexual act against the will of another person shall be subject to a BON order for evaluation by a qualified expert approved by the BON. If the evaluation identifies sexual behaviors of a predatory nature the BON shall deny licensure.
b. Other criminal convictions may be reviewed by the BON on a case by case basis to determine eligibility for licensure.

5.10 Exemptions

Chapter 6. Prelicensure Nursing Education

6.1 Purpose of Nursing Education Standards
The purposes of nursing education standards are to:

a. Ensure that graduates of nursing education programs are prepared for safe and effective nursing practice.
b. Provide criteria for the development, evaluation and improvement of new and established nursing education programs.
c. Ensure candidates are educationally prepared for licensure and recognition at the appropriate level.
6.1.1 Prelicensure Nursing Education Standards

All nursing education programs shall meet these standards:

a. The purpose and outcomes of the nursing program shall be consistent with the Act and BON promulgated administrative rules, regulations and other relevant state statutes.

b. The purpose and outcomes of the nursing program shall be consistent with accepted standards of nursing practice appropriate for graduates of the type of nursing program offered.

c. The input of stakeholders shall be considered in developing and evaluating the purpose and outcomes of the program.

d. The nursing program shall implement a comprehensive, systematic plan for ongoing evaluation that is based on program outcomes and incorporates continuous improvement.

e. The curriculum shall provide diverse didactic and clinical learning experiences consistent with program outcomes.

f. Faculty and students shall participate in program planning, implementation, evaluation and continuous improvement.

g. The nursing program administrator shall be a professionally and academically qualified RN with institutional authority and administrative responsibility for the program.

h. Professionally, academically and clinically qualified nurse faculty shall be sufficient in number and expertise to accomplish program outcomes and quality improvement.

i. The fiscal, human, physical, clinical and technical learning resources shall be adequate to support program processes, security and outcomes.

j. Program information communicated by the nursing program shall be accurate, complete, consistent and readily available.

6.1.2 Required Criteria for Prelicensure Nursing Education Programs

The organization and administration of the nursing education program shall be consistent with the law governing the practice of nursing. The nursing education program shall be an integral part of a governing academic institution that is accredited by an accrediting agency that is recognized by the U.S. Department of Education. The nursing education program shall provide evidence of current accreditation by a national nursing accrediting agency recognized by the United States Department of Education by January 1, 2020.

a. Curriculum

1. The curriculum of the nursing education program shall enable the student to develop the nursing knowledge, skills and abilities necessary for the level, scope and standards of competent nursing practice expected at the level of licensure. Curriculum will be revised as necessary to maintain a program that reflects advances in health care and its delivery.

2. The curriculum, as defined by nursing education, professional and practice standards, shall include:

   a. Experiences that promote the development and subsequent demonstration of evidence-based clinical judgment, skill in clinical management, and the professional commitment to collaborate in continuously improving the quality and safety of the healthcare system for patients.

   b. Evidence-based learning experiences and methods of instruction, including distance education methods, consistent with the written curriculum plan.

   c. Coursework including, but not limited to:

      i. Content in the biological, physical, social and behavioral sciences to provide a foundation for safe and effective nursing practice;

      ii. Content regarding professional responsibilities, legal and ethical issues, history and trends in nursing and health care; and

      iii. Didactic content and supervised clinical experience in the prevention of illness and the promotion, restoration and maintenance of health in patients across the lifespan and from diverse cultural, ethnic, social and economic backgrounds. Patient experiences will occur in a variety of clinical settings and will include:

         1) Integrating patient safety principles throughout the didactic and clinical coursework.

         2) Implementing evidence-based practice to integrate best research with clinical expertise and patient values for optimal care, including skills to identify and apply best practices to nursing care.

         3) Providing patient-centered, culturally competent care that recognizes that the patient or designee is the source of control and full partner in providing coordinated care by:

            (a) Respecting patient differences, values, preferences and expressed needs.

            (b) Involving patients/designees in decision-making and care management

            (c) Coordinating and managing patient care across settings.

            (d) Explaining appropriate and accessible interventions to patients and populations that may positively affect their ability to achieve healthy lifestyles.

         4) Collaborating with interprofessional teams to foster open communication, mutual respect, and shared decision-making in order to achieve quality patient care.
5) Participating in quality improvement processes to monitor patient care outcomes, identify possibility of hazards and errors, and collaborate in the development and testing of changes that improve the quality and safety of health care systems.

6) Using information technology to communicate, mitigate error and support decision making.

3. Faculty supervised clinical practice shall include development of skills in direct patient care; making clinical judgments; care and management of both individuals and groups of patients across the lifespan; and delegation to and supervision of, as appropriate to level of education, other health care providers.
   a. The program shall provide clinical hours comparable to those provided by an approved program of equivalent size and program type or, in the case of no equivalent program, clinical hours scaled relative to an approved program.
   b. Clinical experiences shall be supervised by qualified faculty.
   c. All student clinical experiences, including those with preceptors, shall be directed by nursing faculty.
   d. Measurement of students’ competencies shall focus on the students’ demonstration of care management and decision making skills when providing patient care in a variety of clinical situations and care settings.

4. Delivery of instruction by distance education methods must be consistent with the program curriculum plan and enable students to meet the goals, competencies and outcomes of the educational program and standards of the BON.

b. Students

1. The program shall provide students the opportunity to acquire and demonstrate the knowledge, skills, and abilities required for safe and effective nursing practice, in theory and clinical experience, through faculty supervision.
2. The program shall hold students accountable for professional behavior, including honesty and integrity, while in their program of study.
3. All policies relevant to applicants and students shall be readily available in writing.
4. Students shall meet health standards and criminal background check requirements.

c. Administrator qualifications

1. Administrator qualifications in a program preparing for LPN/VN licensure shall include:
   a. A current, active RN license or privilege to practice that is not encumbered and meet requirements in the jurisdiction where the program is approved;
   b. A minimum of a graduate degree in nursing or bachelor’s degree in nursing with a graduate degree;
   c. Experience in teaching and knowledge of learning principles for adult education, including nursing curriculum development, administration, and evaluation; and
   d. A current knowledge of nursing practice at the practical/vocational level.

2. Administrator qualifications in a program preparing for RN licensure shall include:
   a. A current, active RN license or privilege to practice that is not encumbered and meet requirements in the jurisdiction where the program is approved;
   b. A doctoral degree in nursing; or a graduate degree in nursing and a doctoral degree;
   c. Educational preparation or experience in teaching and knowledge of learning principles for adult education, including nursing curriculum development, administration and evaluation; and
   d. A current knowledge of registered nursing practice.

d. Faculty

1. There shall be sufficient number of qualified faculty to meet the outcomes and purposes of the nursing education program.
2. The nursing faculty shall hold a current, active RN license or privilege to practice that is not encumbered and meet requirements in the state where the program is approved.
3. Faculty supervising clinical experiences shall hold a current active RN license or privilege to practice that is not encumbered and meet requirements in the jurisdiction where the clinical practicum is conducted.
4. Qualifications for nursing faculty who teach in a program leading to licensure as an LPN/VN should be academically and experientially qualified with a minimum of a graduate degree in nursing or bachelor’s degree in nursing with a graduate degree.
5. Qualifications for nursing faculty who teach in a program leading to licensure as an RN should be academically and experientially qualified with a minimum of a graduate degree in nursing.
6. Interprofessional faculty teaching non-clinical nursing courses shall have advanced preparation appropriate for the content being taught.
7. Clinical preceptors shall demonstrate competencies related to the area of assigned clinical teaching responsibilities and will serve as role models and educators for students. Clinical preceptors may be used to enhance faculty-directed
clinical learning experiences. Clinical preceptors shall have an unencumbered license to practice as a nurse at or above the level for which the student is being prepared, in the jurisdiction where they are precepting students.

6.1.3 Determination of Compliance with Standards
BON initial and continuing approval is the model used for determining compliance with these standards. National nursing accreditation shall be required by January 1, 2020, and evidence of compliance with the accreditation standards may be used for evaluating continuing approval. Nursing programs must submit to the BON copies of accreditation related correspondence with the national nursing accrediting agency within 30 days of receipt. The BON shall identify the required correspondence that the programs must submit.

6.1.4 Purposes of Prelicensure Nursing Education Program Approval
a. To promote the safe practice of nursing by implementing standards for individuals seeking licensure as RNs and LPN/VNs.

b. To grant legal recognition to nursing education programs that the BON determines have met the standards.

c. To ensure graduates meet the educational and legal requirements for the level of licensure for which they are preparing and to facilitate their endorsement to other states and countries.

d. To ensure continuous evaluation and improvement of nursing education programs.

e. To provide the public and prospective students with a published list of nursing programs that meets the standards established by the BON.

6.1.5 Establishment of a New Prelicensure Nursing Education Program
Before establishing a new nursing education program, the program shall contact the BON and complete the process outlined below:

a. Phase I – Application to BON. The proposed program shall provide the following information to the BON:
   
   1. Results of a needs assessment, including identification of potential, and available, students and employment opportunities for program graduates.
   
   2. Identification of sufficient financial and other resources.
   
   3. Governing institution approval and support.
   
   4. Community support.
   
   5. Type of educational program proposed.
   
   6. Evidence of the institution meeting state requirements, and regional or national accreditation by an accredited agency recognized by the U.S. Department of Education.
   
   7. Evidence of the nursing program actively seeking accreditation from a U.S. Department of Education recognized national nursing accrediting agency.
   
   8. Clinical opportunities and availability of resources.
   
   9. Availability of qualified faculty and program director.
   
   10. A proposed time line for initiating and expanding the program.

b. Phase II – Initial Approval for Admission of Students. The proposed program shall provide the BON with verification that the following program components and processes have been completed:

   1. Employment of a director and faculty to develop program.

   2. Overview of total curriculum:
      
      a. Content;
      
      b. Schedule (course sequence);
      
      c. Course descriptions;
      
      d. Contracts for clinical sites;
      
      e. Program evaluation plan; and
      
      f. Course syllabi for first year with identified timeline for submission of syllabi for next years.

   3. Establishment of student policies for admission, progression, retention and graduation.

   4. The BON shall deny initial approval if it determines that a proposed nursing education program is unable to meet the standards for nursing education.

   5. When the BON determines that all components and processes are completed and in place, the BON shall authorize the program to admit students.

   c. Phase III – Full Approval of Program. The BON shall fully approve the program upon:

      1. Completion of BON program survey visit concurrent with graduation of first class or eligibility for NCLEX.
2. Submission of program's ongoing systematic evaluation plan.
3. Satisfactory completion of survey report that verifies that the program is in compliance with the BON’s Nursing Education Standards.
4. The BON may request periodic reports from the new program regarding initial program operations before granting approval.

6.1.6 Continuing Approval of Prelicensure Nursing Education Programs
a. Every < > years previously approved nursing education programs with full program approval status will be evaluated for continuing approval by the BON. The BON may accept all or partial evidence prepared by a program, to meet national nursing accreditation requirements. The BON shall review and analyze various sources of information regarding program performance, including, but not limited to:
   1. Periodic BON survey visits, as necessary, and/or reports.
   2. Evidence of being accredited by a U.S. Department of Education recognized national nursing accredited agency.
   3. BON recognized national nursing accreditation visits, reports and other pertinent documents provided by the program.
   4. Results of ongoing program evaluation.
   5. Other sources of evidence regarding achievement of program outcomes including, but not limited to:
      a. Student retention, attrition, and on-time program completion rates;
      b. Sufficient/adequate type and number of faculty, faculty competence and faculty retention/turnover;
      c. Adequate laboratory and clinical learning experiences;
      d. NCLEX pass rates which are at least <> % for one year for graduates taking the examination for the first time;
      e. Trend data/action planning related to NCLEX performance;
      f. Trend data/action planning related to employer and graduate satisfaction;
      g. Performance improvement initiatives related to program outcomes; and
      h. Program complaints/grievance review and resolution.
b. Continuing approval will be granted upon the BON’s verification that the program is in compliance with the BON’s nursing education administrative rules.

6.1.7 Conditional Approval of Prelicensure Nursing Education Programs
a. The BON may grant conditional approval when it determines that a program is not fully meeting approval standards.
b. If the BON determines that an approved nursing education program is not meeting the criteria set forth in these regulations, the nursing program shall be given a reasonable period of time to submit an action plan and to correct the identified program deficiencies.

6.1.8. Withdrawal of Approval
a. The BON shall withdraw approval if, after proper notice and opportunity, it determines that:
   1. A nursing education program fails to meet the standards of this Rule.
   2. A nursing education program fails to correct the identified deficiencies within the time specified.
b. After January 1, 2020, a program that has not received national nursing accreditation by a U.S. Department of Education recognized agency shall, upon request, be granted a one year extension by the BON to comply with this requirement.

6.1.9 Appeal
A program denied approval or given less than full approval may appeal that decision. All such actions shall be in accordance with due process rights.

6.1.10 Reinstatement of Approval
The BON may reinstate approval if the program submits evidence of compliance with nursing education standards within the specified time frame.

6. 2 Closure of Prelicensure Nursing Education Program and Storage of Records
A nursing education program may be closed due to withdrawal of BON approval or may close voluntarily. Provisions shall be made for maintenance of the standards for nursing education during the transition to closure.

6.2.1. Closure of a Prelicensure Nursing Education Program as a Result of Withdrawal of BON Approval
The program shall submit to the BON:
a. An acceptable plan for students to complete a BON approved program.
b. Confirmation in writing that the plan has been fully implemented.
c. Arrangements for the secure storage and access to academic records and transcripts.

6.2.2. Prelicensure Nursing Education Program Closed Voluntarily
The program shall submit to the BON:
a. Reason for the closing of the program and date of intended closure.
b. An acceptable plan for students to complete a BON approved program.
c. Arrangements for the secure storage and access to academic records and transcripts.

6.3 Innovative Approaches in Prelicensure Nursing Education Programs
A nursing education program may apply to implement an innovative approach by complying with the provisions of this section. Nursing education programs approved to implement innovative approaches shall continue to provide quality nursing education that prepares graduates to practice safely, competently and ethically within the scope of practice as defined in <jurisdiction's> Act.

6.3.1 Purposes
a. To foster innovative models of nursing education to address the changing needs in health care.
b. To assure that innovative approaches are conducted in a manner consistent with the BON's role of protecting the public.
c. To assure that innovative approaches conform to the quality outcome standards and core education criteria established by the BON.

6.3.2 Eligibility
a. The nursing education program shall hold full BON approval without conditions.
b. There are no substantiated complaints in the past 2 years.
c. There are no rule violations in the past 2 years.

6.3.3. Application
The following information (no longer than < > pages with a 1-page executive summary) shall be provided to the BON at least < > days prior to a BON meeting:
a. Identifying information (name of nursing program, address, responsible party and contact information).
b. A brief description of the current program, including accreditation and BON approval status.
c. Identification of the regulation(s) affected by the proposed innovative approach.
d. Length of time for which the innovative approach is requested.
e. Description of the innovative approach, including objective(s).
f. Brief explanation of why you want to implement an innovative approach at this time.
g. Explanation of how the proposed innovation differs from approaches in the current program.
h. Rationale with available evidence supporting the innovative approach.
i. Identification of resources that support the proposed innovative approach.
j. Expected impact innovative approach will have on the program, including administration, students, faculty, and other program resources.
k. Plan for implementation, including timeline.
l. Plan for evaluation of the proposed innovation, including measurable criteria/outcomes, method of evaluation, and frequency of evaluation.
m. Additional application information as requested by the BON.

6.3.4. Standards for Approval
a. Eligibility criteria in 6.3.2. and application criteria in 6.3.3. are met.
b. The innovative approach will not compromise the quality of education or safe practice of students.
c. Resources are sufficient to support the innovative approach.
d. Rationale with available evidence supports the implementation of the innovative approach.
e. Implementation plan is reasonable to achieve the desired outcomes of the innovative approach.
f. Timeline provides for a sufficient period to implement and evaluate the innovative approach.
g. Plan for periodic evaluation is comprehensive and supported by appropriate methodology.
6.3.5. Review of Application and BON Action

a. Annually the BON may establish the number of innovative approach applications it will accept, based on available BON resources.

b. The BON shall evaluate all applications to determine if they meet the eligibility criteria in 6.3.2 and the standards established in section 6.3.4.

c. The BON shall inform the education program of the approval process timeline within < > days of the receipt of the application.

d. If the application meets the standards, the BON may:
   1. Approve the application; or
   2. Approve the application with modifications as agreed between the BON and the nursing education program.

e. If the submitted application does not meet the criteria in 6.3.2 and 6.3.4., the BON may deny approval or request additional information.

f. The BON may rescind the approval or require the program to make modifications if:
   1. The BON receives substantiated evidence indicating adverse impact; or
   2. The nursing program fails to implement the innovative approach as presented and approved

6.3.6. Periodic Evaluation

a. The education program shall submit progress reports conforming to the evaluation plan annually or as requested by the BON.

b. The final evaluation report shall conform to the evaluation plan, detailing and analyzing the outcomes data.

c. If any report indicates that students were adversely impacted by the innovation, the nursing program shall provide documentation of corrective measures and their effectiveness.

d. Nursing education program maintains eligibility criteria in 6.3.2.

6.3.7. Requesting Continuation of the Innovative Approach

a. If the innovative approach has achieved the desired outcomes and the final evaluation has been submitted, the program may request that the innovative approach be continued.

b. Request for the innovative approach to become an ongoing part of the education program must be submitted < > days prior to a regularly scheduled BON meeting.

c. The BON may grant the request to continue approval if the innovative approach has achieved desired outcomes, has not compromised public protection, and is consistent with core nursing education criteria.

Chapter 7. Discipline and Proceedings

7.1 Authority

7.2 Accountability

7.3 Grounds for Discipline

a. Non-Compliance with federal, jurisdictional or contractual requirements, including, but not limited to:
   1. Failing to meet the initial requirements of a license.
   2. Engaging in conduct that violates the security of the licensure examination or the integrity of the examination results, including, but not limited to:
      a. Copying, disseminating or receiving of any portion of an examination;
      b. Having unauthorized possession of any portion of a future, current or previously administrated examination;
      c. Violating the standard of test administration;
      d. Permitting an impersonator to take the examination on one’s behalf;
      e. Impersonating an examinee;
      f. Communicating with another examinee during the examination;
      g. Possessing unauthorized materials during the examination; or
      h. Any other conduct that violates the security or integrity of the exam.
   3. Having a license to practice nursing, a multi-state privilege to practice or another professional license or other credential denied, revoked, suspended, restricted or otherwise disciplined in this or any other state, territory, possession
or country or by a branch of the United States military.

4. Failing to cooperate with a lawful BON investigation.
5. Practicing without an active license.
6. Drug screening violation or failure of a participant in an alternative to discipline program to comply with the program requirements.
7. Failing to comply with continuing education or competency requirements.
8. Failing to meet licensing board reporting requirements.
9. Violating or failing to comply with BON order.
10. Practicing beyond the legal scope of practice.
11. Failing to comply with health and safety requirements established by an employer, health facility, or federal or jurisdictional laws or rules.
12. Violating federal or jurisdictional tax code pursuant to the procedural laws and rules of the jurisdiction.
13. Failing to pay child support or delinquent child support pursuant to the procedural laws and rules of the jurisdiction.
14. Defaulting on health education loan or scholarship obligations pursuant to the procedural laws and rules of the jurisdiction.
15. Violating jurisdictional health code.

b. Criminal conviction or adjudication in any jurisdiction under Article VII section 3 of the <Jurisdiction's> Nurse Practice Act.

c. Confidentiality, patient privacy, consent or disclosure violations, including, but not limited to:
   1. Failing to safeguard the patient's dignity, the right to privacy and confidentiality of patient information. This does not prohibit or affect reporting responsibilities under other statutes such as Child Abuse or Older Adults Protective Services Acts.
   2. Failure to obtain informed consent.
   3. Failure to comply with patient consultation requirements.

d. Misconduct or abuse, including, but not limited to:
   1. Soliciting, borrowing or misappropriating money or property from a patient or a patient's family.
   2. Violating principles of professional boundaries. The following principles shall delineate the responsibilities of the nurse regarding the establishment and maintenance of appropriate professional boundaries with a current or former patient and key party. Patient consent to, or initiation of a personal relationship, is not a defense. The nurse shall:
      a. Establish, maintain and communicate professional boundaries with the patient;
      b. Not engage in relationships with patients that could impair the nurse's professional judgment;
      c. Not exploit in any manner the professional relationship with a patient for the nurse's emotional, financial, sexual, or personal advantage or benefit;
      d. Not engage in dual relationships to the extent possible for <years>, making alternate arrangements for care when necessary, if a nurse's ability to provide appropriate care would be impaired due to the nature of the additional relationship with the patient (always avoid dual relationships in mental health nursing);
      e. Not engage in self-disclosure to a patient unless it is limited in terms of amount, nature and duration, and does not adversely impact the patient's care and well-being;
      f. Recognize the potential for negative patient outcomes of professional-boundary crossings;
      g. Not use any confidence of a patient to the patient's disadvantage or for the advantage of the nurse;
      h. Have a clear agreement with the patient regarding financial matters. For nurses practicing independently, arrangements for reimbursement must be made at the initiation of the nurse-patient relationship. A nurse shall not engage in loans to or from a patient and shall not barter with a patient;
      i. Only accept gifts of minimal value from a patient or key party;
      j. Make no statements or disclosures that create a risk of compromising a patient's privacy, confidentiality and dignity. This includes, but is not limited to, statements or disclosures via electronic media; and
      k. Make no suggestions or have no discussions of the possibility of dating or a sexual or romantic relationship after the professional relationship ends.
   3. Sexual misconduct, including, but not limited to, the following behavior with a current or former patient or key party. Patient consent to, or the initiation of a sexual or romantic relationship, is not a defense:
      a. Sexual intercourse;
      b. Touching of the breasts, genitals, anus or any sexualized body part initiated by the nurse or patient, except as consistent with accepted standards of nursing practice;
c. Rubbing against current or former patient or key party, initiated by the nurse, current or former patient, or key party, for sexual gratification;

d. Hugging, kissing or caressing of a romantic or sexual nature;

e. Failing to provide adequate patient privacy to dress or undress, except as may be medically necessary or required for patient safety;

f. Failing to provide the patient with an appropriate gown or draping, except as may be medically necessary or required for patient safety;

g. Dressing or undressing in the presence of the patient;

h. Encouraging masturbation or other sex acts in the presence of the nurse;

i. Masturbation or other sex acts performed by the nurse in the presence of the current or former patient or key party;

j. Discussing sexual history, behaviors or fantasies of the nurse;

k. Behavior, gestures, statements or expressions that may reasonably be interpreted as romantic or sexual;

l. Making inappropriate statements to current or former patients or key parties regarding their body parts, appearance, sexual history or sexual orientation;

m. Sexually demeaning behavior, which may be reasonably interpreted as humiliating, embarrassing, threatening, or harmful to current or former patients or key parties;

n. Showing a current or former patient or key party sexually explicit materials, other than for health care purposes;

o. Posing, photographing or recording the body or any body part of a current or former patient or key party, other than for health care purposes with consent;

p. Transmitting information via electronic media that can be reasonably interpreted as sexual or sexually demeaning by the current or former patient or key party; and

q. Engaging in sexual or romantic conduct with a key party when that person is being manipulated into such a relationship by the nurse.

4. Engaging or attempting to engage in sexual or romantic conduct with a former patient if doing so creates a risk that the relationship could cause harm to or exploitation of the former patient. Factors which the BON may consider in determining risk of harm or exploitation include, but are not limited to:

a. The length of time the nurse-patient relationship existed;

b. The circumstances of the cessation or termination of the nurse-patient relationship;

c. The amount of time that has passed since nursing services were terminated;

d. The nature of the patient’s health status and the extent of care received;

e. The degree of the patient’s dependence and vulnerability;

f. The extent to which there exists an ongoing nurse-patient relationship following the termination of services and whether the patient is reasonably anticipated to become a patient of the nurse in the future; and

g. Any statements or actions made by the nurse during the course of treatment suggesting or inviting the possibility of sexual or romantic conduct.

5. Due to the unique vulnerability of mental health patients, including patients with substance use or dependency disorders, nurses are prohibited from engaging in or attempting to engage in sexual or romantic conduct with such former patients or key parties for a period of at least two years after termination of nursing services.

6. These rules do not prohibit providing health care services to a person with whom the nurse has a preexisting, established personal relationship where there is no evidence of, or potential for, exploiting the patient; and contact that is necessary for a health care purpose that meets the standards of the profession.

7. Non-sexual dual relationship or boundary violation.

8. Exploiting a patient for financial gain.

9. Abusive conduct toward staff.

10. Disruptive conduct in the workplace.

11. Conduct evidencing moral unfitness.

12. Conduct evidencing ethical unfitness.

13. Physical or emotional abuse of a patient.

14. Misappropriation of patient property or other property.

15. Conflict of interest.

e. Fraud, deception, or misrepresentation, including, but not limited to:

1. Committing fraud or deceit in the practice of nursing.
2. Submitting false documentation or information, such as credentials, letters of recommendations, resumes, curriculum vitae, certificates, educational certificates or transcripts, or licenses to an employer or potential employer for the purpose of securing or maintaining employment.
3. Submitting false documentation or information to an employer for the purpose of receiving remuneration or reimbursement of costs to which the licensee is not entitled.
4. Submitting false documentation or information to an employer for the purpose of receiving remuneration or reimbursement of costs to which the licensee is not entitled.
5. Failing to document and maintain accurate records, includes, but is not limited to:
   a. Falsifying reports, patient documentation, agency records, or other essential health documents; and
   b. Knowingly making incorrect entries a patient’s medical record or other related documents.
6. Improper or abusive billing practices.
7. Submitting false claims.
8. Misrepresentation of credentials.
9. Insurance fraud (Medicare, Medicaid or other insurance).
10. Providing or ordering unnecessary tests or services.
11. Filing false reports or falsifying records.
12. Fraud, deceit or material omission in obtaining license or credentials.
13. Misleading, false or deceptive advertising or marketing.
14. Failure to disclose.
15. Unsafe practice, substandard care or unprofessional conduct, including, but not limited to:
   1. Failing or inability to perform registered nursing, practical/vocational nursing or advanced practice registered nursing as defined in Article II of this Act and rule, with reasonable skill and safety.
   2. Departing from or failing to conform to an ethical or quality standard of the nursing profession.
   3. Improperly managing patient records.
   4. Failing to supervise student experiences as a clinical nursing instructor.
   5. Failing to respect and consider the patient’s right to freedom from psychological and physical abuse.
   6. Failing to act to safeguard the patient from the incompetent, abusive or illegal practice of any individual.
   7. Discriminating on the basis of age, marital status, gender, sexual preference, race, religion, diagnosis, socioeconomic status or disability while providing nursing services.
   8. Leaving a nursing assignment prior to the proper reporting and notification to the appropriate department head or personnel of such an action.
   9. Knowingly abandon a patient in need of nursing care. Abandonment is defined as the intentional deserting of or leaving a patient for whom the nurse is responsible without providing for another nurse or appropriate caretaker to assume care upon the nurse’s leaving.
   10. Engaging in conduct or any nursing practice that may create unnecessary danger to a patient’s life, health or safety. Actual injury to a patient need not be established.
   11. Demonstrating an actual or potential inability to practice nursing with reasonable skill and safety to patients by reason of illness, use of alcohol, drugs, chemicals, or any other material or as a result of any mental or physical illnesses or conditions.
   12. Immediate threat to health or safety of a patient or the public.
   13. Unable to practice safely by reason of alcohol or other substance use.
   14. Unable to practice safely by reason of psychological impairment or mental disorder.
   15. Unable to practice safely by reason of physical illness or impairment.
   16. Unable to practice safely.
   17. Substandard or inadequate care.
   18. Substandard or inadequate skill level.
   19. Failure to consult or delay in seeking consultation with supervisor/proctor.
   20. Patient abandonment.
   21. Inappropriate refusal to treat.
   22. Incompetence.
   23. Malpractice.
   25. Patient neglect.
   26. Inadequate or improper infection control practices.
27. Failure to provide medically reasonable and/or necessary items or services.

g. Improper supervision or allowing unlicensed practice, including, but not limited to:
1. Delegating a nursing function or a prescribed health function when the delegation could reasonably be expected to result in unsafe or ineffective patient care.
2. Accepting the delegation of a nursing function or undertaking a specific practice without the necessary knowledge, preparation, experience and competency to properly execute the practice that could reasonably be expected to result in unsafe or ineffective patient care.
3. Failing to supervise the performance of acts by any individual working at the nurse’s delegation or assignment.
4. Failing to follow appropriate and recognized standards and guidelines in providing oversight of the nursing organization and nursing services of a health care delivery system as a chief administrative nurse.
5. Inappropriate or inadequate supervision or delegation.
6. Knowingly aiding, abetting assisting, advising or allowing an unlicensed person to engage in the unlawful practice of registered or practical nursing or in violating or circumventing a law or BON regulation or rule.

h. Drug related offenses, including, but not limited to:
1. Narcotics violation or other violation of drug statutes.
2. Unauthorized prescribing medicine.
3. Unauthorized dispensing of medication.
4. Unauthorized administration of medication.
5. Error in prescribing, dispensing or administering medication.
6. Diversion of controlled substance.

7.4 Procedure

7.4.1 Complaint Investigation
The BON shall investigate alleged acts or omissions that the BON reasonably believes violate the NPA or Nursing Administrative Rules.

7.4.2 Complaint Resolution
a. Complaints may be settled through informal negotiations with the subject nurse and/or subject nurse’s attorney.
b. Negotiated settlements shall be reviewed and approved by the BON to determine whether any proposed remedy is appropriate for the facts as admitted or stipulated.
c. If a complaint cannot be resolved through informal negotiations, the case may be referred for formal administrative hearings.
d. The BON shall review the evidence and record produced at the administrative hearings along with the recommendations of the administrative law judge to determine whether the burden of proof has been met with regards to any violation. The BON is responsible for making complaint resolution decisions.

7.5 Immunity

7.6 Notification
The BON shall provide information as required by federal law to federal databanks, to the NCSBN centralized licensing and discipline databank (Nursys) and may develop procedures for communicating with others in BON policy.

7.7 Alternative to Discipline Monitoring Program

7.7.1 Responsibilities of the Program
a. The alternative to discipline monitoring program shall have the following functions and responsibilities:
1. Protect the public while monitoring the nurse to assure safe practice.
2. Encourage early identification, entry into treatment and entry into a contractual agreement for monitoring of compliance with treatment and practice monitoring.
3. Identify, respond to and report noncompliance to the BON in a timely manner.
4. Facilitate nurses to enter and maintain an ongoing recovery consistent with patient safety.
5. Be transparent and accountable to the public by providing information to the public, which also includes:
   a. Policies and procedures of the program;
   b. Annual reports, audits and aggregate data;
c. Educational materials and other resources; and
   d. Conferences and continuing education offerings.
6. Provide adequate resources and staffing to implement policies and procedures and all contract requirements.
b. All nurse participants or nurse licensure applicants in alternative programs may be reported to a non-public national
database that gives access to all states.

7.7.2 Eligibility Criteria
a. An individual may be admitted to the program if he or she meets the following eligibility criteria:
   1. Is an APRN, RN, or LPN/VN in this jurisdiction.
   2. Requests admission in writing.
   3. Admits to substance use disorder.
b. Admission to the program shall be denied if the applicant:
   1. Has diverted controlled substances for other than self-administration;
   2. Has caused known provable harm to patients;
   3. Has engaged in behavior that has high potential to cause patient harm such as diverting drugs by replacing the drug
      with another drug; or
   4. Is not eligible for licensure in this jurisdiction.
c. Admission to the program may be denied if the applicant:
   1. Has a history of past disciplinary action that is not related to substance use and resulted in probation, revocation or
      suspension;
   2. Has any pending criminal action or a prior felony;
   3. Has had incidents that may have caused harm, abuse or neglect to patients;
   4. Has been discharged or terminated from the same or any other alternative program for non-compliance;
   5. Is on medication-assisted treatment or therapy;
   6. Has been prescribed controlled substances for dual diagnosis or chronic pain; or
   7. Has had previous and unsuccessful participation and substantial noncompliance with the contractual agreement in the
      last five years.
d. An applicant's request for admission to the program may be denied if the applicant’s participation in the program is
determined to pose significant risk for the health care consumer as determined by alternative program staff, a consulting
BON member or the treatment provider.

7.7.3 Screening and Assessment
a. All individuals entering into the programs shall undergo appropriate screening and assessment.
b. An individual seeking admission into the alternative program shall initially be screened by staff to determine the person's
   motivations for entering the alternative program and whether the person meets admission requirements and is willing to
   participate.
c. The individual seeking admission shall obtain a current chemical dependency evaluation, which may include a complete
   physical and psychosocial assessment performed by a licensed or certified medical, mental health or psychological specialist.

7.7.4 Contracts
a. The alternative program shall have a written contract, which the participant must sign voluntarily upon entering the
   program. Each contract shall bear the witnessed signature of the nurse participating in the alternative program and the
   alternative program coordinator or designated representative.
b. The contract shall address the following areas:
   1. The voluntary and non-disciplinary nature of the program.
   2. The program records that are non-public and have necessary exceptions for disclosure such as to the BON members,
      other state boards and other states' alternative programs regarding the participants in the alternative program.
   3. The dates of the nurse's participation and the expected length of participation.
   4. The requirements of drug and alcohol screens, 12-step, support, therapeutic meeting attendance and self and
      supervisory reports.
   5. The requirements for work-site monitoring upon return to work.
   6. The consequences of relapse and noncompliance with the alternative program contract including a dismissal from the
      alternative program or referral to the BON for disciplinary action because of noncompliance with alternative program
7. The parameters for referral to the BON, including the non-public records of program participation that are shared with the BON.
8. Definitions of relevant terms such as relapse.
10. The period of monitoring which shall be three to five years.

c. The contract shall provide that the participant is expected to:
1. Abstain from all alcohol and alcohol-containing products without prior approval from the alternative program.
2. Abstain from drug use, including all over-the-counter medications and other mind-altering substances unless lawfully prescribed with prior approval of the alternative program.
3. Obtain a current evaluation of co-occurring conditions such as psychiatric or medical disorders as indicated
4. Maintain current state nursing licensure, including meeting any continued competence or continuing education requirements.
5. Cease nursing practice and agree to inactivate their license until or unless approved to continue or return to practice by the treatment professional and the alternative program.

d. The participant shall execute any releases that are necessary to sign for monitoring and consents to information exchange between:
1. Employer and alternative program.
2. Healthcare providers and alternative program.
3. Alternative program and BON.
4. Treatment professionals and alternative program.
5. Other state boards and alternative programs.

e. The contract shall also provide that the participant agrees to:
1. Enter treatment and participate in all treatment recommendations.
2. Provide counselors with the necessary forms to complete and give back to the program.
3. Obtain an assessment by a medical doctor who is approved by the alternative program and has a sub-specialty in addictions and pain management.
4. Sign and adhere to pain management contracts if there are pain issues as well as addiction issues.
5. Undergo any additional evaluation as requested by the alternative program or treatment provider.
6. Complete substance disorder, dependency or mental health assessment, treatment, continuing care and aftercare.

7.7.5 Recovery Monitoring Requirements
The participant is expected to:
a. Attend three 12-step or other approved self-help meetings a week and one peer support group per week and submit documentation to the alternative program at least monthly.
b. Maintain an active and consistent relationship with a sponsor.
c. Select and provide the contact information for one pharmacy for prescription needs, one health care provider for health care needs and one dentist for dental needs to the alternative program.
d. Report any prescriptions for mood-altering drugs as well as over-the-counter medications within 24 hours of receipt of prescription to the alternative program and prior to returning to nursing practice.
e. Notify any and all health care providers of substance use history prior to receiving any prescription.
f. Provide a written statement from the prescribing provider that confirms the provider’s awareness of the participant’s history of substance use or dependence and the participant’s responsibility to confirm any prescription within 24 hours of prescribing.
g. Have practitioners complete medication verification forms and medication logs provided by the program and submit quarterly.
h. Submit medication forms quarterly.
i. Provide written self-reports as specified by the alternative program, but at least monthly.
j. Submit to random drug and alcohol testing at a minimum of two to three times per month for the first 12 months of participating in the alternative program. Drug and alcohol testing may then be gradually reduced in frequency. Upon return to nursing practice, drug screenings must increase for the first 12 months of clinical practice. Drug and alcohol testing may include body fluid testing, hair testing or any other valid and reliable method of testing such as saliva.

7.7.6 Practice Requirements and Limitations
a. The participant shall limit nursing practice to this state only. Permission to work in any other state requires written
approval from the alternative program and the BON in both states.

b. If licensed in another state or seeking licensure in another state, the participant shall authorize the alternative program to release participant information to any other state of licensure or where seeking application for licensure.

c. The participant shall maintain continuous employment in a nursing position for at least one year of the three- to five-year contract in order to be eligible for successful discharge from the program.

d. The participant shall notify and obtain approval from the alternative program of any health care related position or job change prior to making the change or relocating.

e. The participant shall abide by return-to-work restrictions and requirements.

f. The participant shall abide by all policies, procedures and contracts of employer.

g. The participant shall inform all employers or schools of participation in the alternative program and provide a copy of the contract, stipulations or final orders from the BON to any prospective or current nursing position employers.

h. The participant shall ensure that the supervisor at the place of employment is given a copy of the contract and any other necessary forms.

i. The participant shall ensure that the alternative program receives the agreement form signed by the direct supervisor at the place of employment prior to beginning a new or resuming an existing position.

j. The participant shall schedule at least monthly check-in meetings with the supervisor at the place of employment for the purpose of addressing any concerns of either party. Documentation of such meetings shall be available to the alternative program staff if requested.

k. The participant shall notify the alternative program within two days of any change in supervisor, workplace monitor or employment.

l. Any exceptions to work restrictions may be approved in writing by the alternative program. Approval must be obtained from the alternative program prior to any position acceptance, job responsibility change or other related employment activity.

m. The participant shall discontinue access to and administration of controlled substances or any potentially addictive medications for a minimum of six months of returning to work.

7.7.7 Program Notification Requirements

a. The contract shall provide that the participant shall:
   1. Notify the alternative program within two days if participant has a disciplinary meeting or employment counseling with employer.
   2. Notify the alternative program within two days of any changes in residency, contact information and for any termination or resignation from employment.
   3. Report within 24 hours any crimes committed, criminal arrests, citations, or deferred sentences and conviction including a conviction following a plea of nolo contendere.
   4. Notify the alternative program if a complaint is filed against the license of the participant.
   5. Report all alcohol or unauthorized substance use regardless of amount or route of administration.
   6. Obtain a re-assessment by a licensed addiction counselor in the event of relapse or suspected relapse.
   7. Abide by further recommendations in the event of a relapse or suspected relapse as deemed clinically appropriate.
   8. Appear in person for all routinely scheduled interviews and any additional interviews with reasonable notice given by the alternative program.
   9. Inform the alternative program manager verbally and in writing of a pending relocation out of the state.
   10. Pay all fees and costs associated with being in the alternative program.

b. By signing the contract the participant agrees to the following:
   1. He or she has had or is having problems with substance use or have a substance use disorder.
   2. He or she has violated the nurse practice act and that any violation of the contract is a further violation of the nurse practice act and grounds for referral to the BON.
   3. Entry into the alternative program was voluntary, there was an opportunity to seek advice of legal counsel or personal representative and there was opportunity to clarify any terms or conditions that were not understood.
   4. He or she has read and will abide by the terms and conditions of the program handbook or manual as well as any new policies or procedures received in writing throughout participation in the alternative program.

c. By signing the contract, the participant waives all rights to appeal, grievances, complaints or otherwise contest licensure actions arising out of alternative program participation, and the right to contest the imposition of discipline arising from a breach of this agreement with the exception of contesting a determination that one or more terms of the agreement have been violated.
d. The identity of participants and the terms of the contract are non-public but may be shared with parties who have an official need to know such as state BON members, other state boards, other state’s alternative programs and participant’s employers.

e. The participant shall give the supervisor a copy of the contract and any other necessary forms prior to beginning a new or resuming an existing position and agrees to notify the program immediately of any change in supervision. Failure to comply will result in an immediate cease and desist of all work-related activities from the alternative program.

f. Any noncompliance with the contract or unsuccessful termination from the program is unprofessional conduct, is in violation of the rules and laws regarding the practice of nursing and may be used to support any future progressive disciplinary actions.

g. If any single part or parts of the contract are violated by the participant, the remaining parts remain valid and operative.

h. Any unauthorized missed drug or alcohol testing will be considered non-compliance with the program.

i. Any confirmed positive drug screen may be considered noncompliance if the program has not received the proper documentation from the prescribing practitioner.

j. Any confirmed positive drug screen for which the alternative program has not received prior written authorization and confirmation from an approved provider and any drug screen that is confirmed as an adulterated or substituted specimen shall result in the participant ceasing nursing practice until further evaluation and receipt of written authorization to return to practice from the alternative program.

k. Noncompliance with drug and alcohol testing will result in an increased level of testing and will result in a report to the BON.

l. In the event of any non-compliance with any of the terms of the contract in any respect, the alternative program may require the participating nurse to cease practice, notify the nurse’s employer and the length and terms of this contract may be extended and modified.

m. In the event of any non-compliance with the terms of the contract, the participant may be discharged from the alternative program or reported to the BON while remaining in monitoring.

n. If discharged from the alternative program for non-compliance or referred to the BON for non-compliance, the BON may use any misconduct that may have occurred while enrolled in the program in disciplinary proceedings and the BON may obtain complete records of participation in the alternative program.

o. The contract does not preclude the program from initiating or taking appropriate action regarding any other misconduct not covered by the contract. Such action could include reporting the offense to the BON.

7.7.8 Standards for Treatment Programs

a. Treatment programs that meet the standards set forth in this rule shall be approved by the alternative program for use by participants.

b. The minimum standards for approved treatment providers include:

1. Licensure by the state.
2. Provide a geographically convenient location for treatment to encourage the participation of family members in the nurse's primary treatment.
4. Adhere to an abstinence-based program.
5. Adhere to a 12-step philosophy.
6. Require frequent random and for-cause drug screening with positive results reported to the alternative program.
7. Development of an individualized initial treatment and a minimum 12-month aftercare program to meet the specific needs of the nurse patient, based on evaluation by a multidisciplinary team.
8. Provide information to the alternative program staff on the status of referred patients after appropriate consents to release information are obtained including immediate reports on significant events that occur in treatment that are related to the nurse’s ability to practice safely. Information that needs to be communicated includes assessments, diagnosis, prognosis, discharge summary, follow-up recommendations and compliance with treatment.

7.7.9 Return to Work

a. Upon entry into the alternative program, the participant agrees that their license will be placed on inactive status until return to work is recommended by the alternative program.

b. In order to ensure patient safety, the nurse’s practice must be monitored through the following:

1. The participant’s supervisor and whenever possible at least one nurse monitor must be identified in the participant’s
return-to-work contract.

2. Supervisors or work-site monitors shall be licensed or privileged to practice nursing, shall not have an encumbered license, shall not be a current participant in any alternative program and shall avoid any conflicts of interest that could impede the ability to objectively monitor the nurse.

3. Supervisors and work-site monitors are nurses who have assumed responsibility for overseeing the participant’s practice and at least one monitor or the supervisor must be available on-site in order to intervene if there is a concern or an incident involving the participant.

4. Supervisors and work-site monitors must be knowledgeable of the participant’s nursing role and the nurse’s participation in the alternative program including the nurse’s return-to-work agreement and any associated practice restrictions.

5. Nurse monitors or supervisors must provide to the alternative program regular and as-needed reports on the nurse’s ability to practice safely.

6. Nurse monitors, supervisors and program staff must have continuous and ongoing communication to ensure the nurse’s compliance with the contract and workplace policies and procedures.

7. There shall be periodic face-to-face visits with the nurse, work-site monitor or supervisor.

8. Nurse employers must make reasonable accommodations for nurses with a substance use disorder under the Americans with Disabilities Act of 1990.

9. The employer shall have the authority to request a for-cause specimen for drug testing when warranted or when requested by the alternative program.

10. A meeting shall be held with the nurse’s co-workers who have a legitimate need to know regarding the nurse’s work restrictions.

c. Upon return to work, the participant is not allowed to work any of the following for a minimum of 12 months:

1. Odd schedules such as overtime, night shift or anything in excess of a 12-hour shift.
2. More than three consecutive 12-hour shifts.
3. Without direct supervision.
4. With limited or full access to controlled substances.
5. In a home health or hospice type of setting, travel, registry or agency, float or on-call PRN pool, tele-nursing and disaster relief nursing.
6. In any other unsupervised nursing position.

d. If relapse, diversion or other violations of the work-related requirements occur, the alternative program will require the participant to immediately cease practice and the alternative program will notify the employer and the BON.

e. The program will continue to monitor the nurse even after referring the nurse to the BON or the discipline program until the discipline program can begin monitoring or pending board action.

7.7.10 Program Completion

A participant successfully completes the program when the participant complies with all terms and conditions of the program as specified in this chapter and the participant’s contract.

7.7.11 Termination from the Program

Participation in the alternative program may be terminated for any of the following reasons:

a. The participant fails to comply with any of the terms and conditions of the program specified in this chapter.

b. The participant fails to comply with any provision of the participant’s contract.

c. The participant is unable to practice according to acceptable and prevailing standards of safe care.

d. The program receives information that indicates that the participant may have committed additional violations of the grounds for disciplinary action or the provisions of this chapter.

e. The participant receives a criminal conviction.

7.8 Practice Remediation Program (PRP) Structure

a. The program shall be directed by a qualified administrator with adult education and teaching expertise.

b. The program shall develop criteria for selection, performance and evaluation of educational providers who participate in the PRP.

c. The program shall report to the BON regarding the utilization of the program and meet specific reporting criteria established by the BON.
d. The program shall make aggregate data regarding operations and outcomes available to the BON and interested others.

7.8.1 Identification of Practice Deficiencies
a. Reports that a nurse may have practice deficiencies may be referred to the PRP for review.
b. Criteria to determine if a licensee's identified practice deficiency can be corrected through participation in the PRP rather than through formal disciplinary action include, but are not limited to:
   1. The licensee's willingness to participate in the PRP.
   2. Whether the reported practice deficiency:
      a. Represented an intentional or willful commission or omission by the licensee;
      b. Represented a single incident or a pattern of behavior by the licensee and, if a pattern of behavior the frequency of the occurrence; and
      c. Involved a vulnerable patient.
   3. The impact of the practice deficiency on patient care and outcomes.
   4. The likelihood of correcting the practice deficiency through remediation.
   5. Whether remediation and monitoring of the nurse's practice will provide reasonable assurance that the public will be adequately protected from unsafe practice if the licensee enters the PRP.

7.8.2 Eligibility Requirements for Participation in the PRP
A licensee may participate in the PRP if:
a. The licensee is currently licensed to practice nursing in the jurisdiction and is eligible to renew the license.
b. The licensee has not been the subject of formal disciplinary action by any regulatory BON or entity located in this state or in another jurisdiction, unless the BON determines that the previous disciplinary action was for a violation that would not preclude participation in the PRP.
c. The nurse has no pending criminal conviction.
d. The review of the criteria in 7.8.1 determines that the licensee's identified practice deficiency is appropriate to correct through remediation and would not pose a significant risk for the health care consumer, as determined by PRP staff.

7.8.3 Provisions of the Participatory Agreement for the PRP
a. When a licensee has been determined by the BON to be eligible for the PRP, the licensee shall execute a participatory agreement with PRP, which includes but, is not limited to:
   1. A description of the identified practice deficiency.
   2. The specific remediation the participant must complete, including identification of educational providers and time frame for compliance with the terms of the participatory agreement.
   3. The requirement that the participant pay all expenses the participant incurs as a result of the required remediation.
   4. Requires the participant to notify all employers during the course of participation in the PRP.
   5. The requirement that the participant agree not to practice in any other jurisdiction during the term of the PRP agreement without prior authorization from the other jurisdiction and the PRP.
   6. A monitoring plan and expected progress reports from all employers, education providers and the licensee.
   7. The requirement that the participant sign all waivers necessary to secure all reports required by PRP.
   8. Expectations for successful completion of the program.
   9. The grounds for termination from the PRP.
b. A licensee determined eligible for the PRP who refuses to enter into the participatory agreement within the time frame specified by PRP shall be subject to disciplinary action in accordance with Article VII.

7.8.4 Successful Completion of Program
A participant successfully completes the program when the participant complies with all terms and conditions of the program, as specified in this chapter and the participant's agreement.

7.8.5 Termination from the Practice Remediation Program
a. Participation in the PRP may be terminated for any of the following:
   1. Failure to comply with any term of the participatory agreement entered into by the participant.
   2. Receipt of evidence from the educational provider indicating that the participant has failed to progress through or to successfully complete the remediation in the manner and during the time frame prescribed in the participatory agreement.
3. Receipt of evidence from the workplace monitor indicating that the participant has continued to demonstrate the practice deficiency.
4. Failure to complete the remediation.
5. Failure to maintain eligibility for PRP.
b. When a licensee is terminated from PRP for one or more of these reasons, the BON may proceed with disciplinary action in accordance with Article VII. The BON may consider the licensee’s termination from the PRP when determining the discipline to be imposed.

7.8.6 Disclosure of PRP Records
a. Information obtained by the practice program pursuant to an investigation shall be classified as not public information.
b. All records regarding a licensee’s participation in the PRP are not public and shall be maintained in the program office in a secure place separate and apart from the BON’s record.
c. The records shall be made public only by subpoena and court order.
d. All educational providers and workplace monitors selected to provide remediation by a participant in PRP shall, as representatives of the BON, maintain the privacy of all records regarding the participant’s remediation.
e. The PRP shall make regular reports to the BON setting forth, in aggregate, information regarding practice deficiencies, the types of educational interventions undertaken to correct the deficiencies and any other statistical information requested by the BON.
f. Non-public treatment of PRP records shall be cancelled if the nurse defaults on the PRP agreement and does not comply with the requirements of the program.

7.9 Reporting

7.9.1 Insurers
Four times each year, by the first day of February, May, August and November, each insurer authorized to sell insurance in this jurisdiction and providing professional liability insurance to RNs, LPN/VNs or APRNs shall submit to the BON a report concerning any nurse against whom a malpractice award has been made or who has been a party to a settlement. The report shall contain at least the following information:
a. The total number of settlements or awards.
b. The date the settlement or award was made.
c. The allegations contained in the claim or complaint leading to the settlement or award.
d. The dollar amount of each malpractice settlement or award and whether that amount was paid off as a result of a settlement or of an award.
e. The name and address of the nurse against whom an award was made or with whom a settlement was made.

7.9.2 Deadlines and Forms
Reports required must be submitted no later than 30 days after the occurrence of the reportable event or transaction. The BON may provide forms for the submission of reports required by this section, may require that the reports be submitted on the forms provided, and may adopt rules necessary to assure prompt and accurate reporting. The BON shall review all reports, including those submitted after the deadline.

7.9.3 Minor Incidents
a. The chief administrative nurse or designee responsible for reviewing incidents of practice breakdown may determine that an incident need not be reported to the BON if all of the following factors exist:
   1. The potential risk of physical, emotional or financial harm to the patient due to the incident is minimal.
   2. The nurse exhibits a conscientious approach to and accountability for his or her practice.
   3. The nurse has demonstrated the knowledge and skill to practice safely.
   4. The nurse maintains employment at the health care facility where the incident occurred.

b. The review of the incident shall include evaluation of the significance of the event in the practice setting, the context of the event, and the presence of contributing or mitigating circumstances in the nursing care delivery system.

c. If an event is determined to be a minor incident:
   1. An incident/variance report shall be completed according to the employing facility’s policy, including a complete description of the incident, patient record number, names of witnesses, identification of subject nurse and action to correct or remediate the problem.
2. The chief administrative nurse or designee shall maintain a record of each minor incident involving nurses under his/her supervision.

d. The chief administrative nurse or designee shall report to the BON if < > minor incidents involving a nurse are documented within a one-year time period; if a nurse leaves employment before completing any employer expectations for reeducation or other remediation; or if the risk of ongoing problems that do not respond to employer remediation expose patients to unsafe nursing care.

e. Nothing in this rule is intended to prevent reporting of a potential violation directly to the BON.

f. Failure to classify an event appropriately in order to avoid reporting may result in violation of the mandatory reporting statute.

7.10 Emergency Action

Chapter 8. Violations and Penalties

Chapter 9. Implementation

Chapter 10. Unlicensed Assistive Personnel

10.1 Certified Nursing Assistant (CNA)

10.1.1 Basic Curriculum Required of All CNAs

a. All CNAs shall complete at least < > hours of instruction which can be met by completing at least < > hours of classroom instruction with < > hours of clinical instruction at a long-term or comparable facility.

b. A CNA training program shall provide a written curriculum plan to each student that includes overall course goals and for each required subject:
   1. Measurable learner-centered objectives.
   2. An outline of the material to be taught.
   3. The time allotted for each unit of instruction.
   4. The learning activities or reading assignments.

c. A CNA training program shall provide classroom and clinical instruction regarding each of the following subjects:
   1. Communication, interpersonal skills and documentation.
   2. Infection control.
   3. Safety and emergency procedures, including the Heimlich© maneuver and cardiopulmonary resuscitation instruction.
   4. Patient or resident independence.
   5. Patient or resident rights, including:
      a. The right to confidentiality;
      b. The right to privacy;
      c. The right to be free from abuse, mistreatment, and neglect;
      d. The right to make personal choices;
      e. The right to obtain assistance in resolving grievances and disputes;
      f. The right to care and security of a patient’s or resident’s personal property; and
      g. The right to be free from restraints.
   6. Recognizing and reporting abuse, mistreatment or neglect to a supervisor.
   7. Basic CNA skills, including:
      a. Taking vital signs, height, and weight;
      b. Maintaining a patient’s or resident’s environment;
      c. Observing and reporting pain;
      d. Assisting with diagnostic tests;
      e. Providing care for patients or residents with drains and tubes;
      f. Recognizing and reporting abnormal changes to a supervisor;
      g. Applying clean bandages;
      h. Providing perioperative care; and
      i. Assisting in admitting, transferring, or discharging patients or residents.
8. Personal care skills, including:
   a. Bathing, skin care, and dressing;
   b. Oral and denture care;
   c. Shampoo and hair care;
   d. Fingernail care;
   e. Toileting, perineal and ostomy care; and
   f. Feeding and hydration, including proper feeding techniques and use of assistive devices in feeding.
9. Age specific, mental health, and social service needs, including:
   a. Modifying the CNA’s behavior in response to patient or resident behavior;
   b. Demonstrating an awareness of the developmental tasks associated with the aging process;
   c. Responding to patient or resident behavior;
   d. Promoting patient or resident dignity;
   e. Providing culturally sensitive care;
   f. Caring for the dying patient or resident; and
   g. Interacting with the patient’s or resident’s family.
10. Care of the cognitively impaired patient or resident including:
   a. Addressing the unique needs and behaviors of patients or residents with dementia;
   b. Communicating with cognitively impaired patients or residents;
   c. Understanding the behavior of cognitively impaired patients or residents; and
   d. Reducing the effects of cognitive impairment.
11. Skills for basic restorative services, including:
   a. Body mechanics;
   b. Resident self-care;
   c. Assistive devices used in transferring, ambulating, eating and dressing;
   d. Range of motion exercises;
   e. Bowel and bladder training;
   f. Care and use of prosthetic and orthotic devices; and
   g. Family and group activities.
12. Health care team member skills including time management and prioritizing work.
13. Legal aspects of CNA practice, including:
   a. BON prescribed requirements for certification and re-certification;
   b. Delegation;
   c. Ethics; and
   d. Advance directives and do-not-resuscitate orders.
14. Body structure and function, together with common diseases and conditions of the elderly.
   a. A CNA training program shall provide a student with a minimum of 16 hours instruction in the subjects identified in subsections c.1-6 before allowing a student to care for patients or residents.
   b. A CNA training program shall utilize a CNA textbook that has been published within the previous five years.

10.1.2 Standards for CNAs
The CNA shall meet the following standards:
   a. Competently perform nursing tasks and functions as delegated by the nurse and authorized in the Act and rules.
   b. Demonstrate honesty and integrity.
   c. Base nursing tasks/functions/activities on education, training and the direction of the supervising nurse.
   d. Accept accountability for one’s behavior and actions while assisting the nurse and providing services to patients.
   e. Assist in observing patients and identifying patient needs.
   f. Communicate progress toward completing delegated nursing tasks/functions/abilities, as well as any problems or changes in a patient’s status.
   g. Seek clarification if unsure of expectations.
   h. Use educational and training opportunities as available.
   i. Take preventive measures to protect patient, others and self.
   j. Respect patient’s rights, concerns, decisions and dignity.
   k. Function as a member of the health care team, contributing to the implementation of an integrated health care plan.
   l. Respect patient property and the property of others.
m. Protect confidential information unless obligated by law to disclose the information.

10.2 Medication Assistant Certified (MAC)
An MAC is a CNA who meets the additional qualifications and training requirements to administer selected medications under the delegation of a licensed nurse.

10.2.1 Additional Training for MACs
Additional training for MACs shall include < > hours of didactic instruction and < > hours of clinical instruction regarding the following:
a. Role of the MAC.
b. Medication administration as a delegated nursing function under nursing supervision.
c. Acts that cannot be delegated to MACs, including:
   1. Conversion or calculation of drug dosage;
   2. Assessment of patient need for or response to medication; and
   3. Nursing judgment regarding the administration of PRN medications.
d. Rights of individuals.
e. Legal and ethical issues.
f. Agency policies and procedures related to medication administration.
g. Functions involved in the management of medications, including prescription, dispensing, administration and self-administration.
h. Principles of safe medication storage and disposal of medication.
i. Reasons for medication administration.
j. Classes of drugs, their effects, common side effects and interactions.
k. Reporting of symptoms or side effects.
l. Techniques to check, evaluate and record vital signs as part of safe medication administration.
m. The rights of administration, including right person, right drug, right dose, right time, right route and right documentation.
n. Documentation of medication administration.
o. Prevention of medication errors.
p. Incident reporting.
q. Location of resources and references.
r. Overview of the state agencies involved in the regulation of medication administration.
s. Supervised clinical experience in administering medications.

10.2.2 Medication Administration by an MAC
a. An MAC may perform a task involving the administration of medications when the MAC’s assignment is to administer medications under the supervision of a licensed nurse in accordance with provisions of this Act and rules.
b. An MAC shall not perform a task involving the administration of medication when:
   1. The medication administration requires an assessment of the patient's need for medication, a calculation of the dosage of the medication or the conversion of the dosage;
   2. The supervising nurse is unavailable to monitor the progress of the patient and the effect on the patient of the medication;
   3. The patient is not stable or has changing nursing needs; or
   4. The medication order includes the following medications and routes: < >.
c. MACs shall report to the supervising nurse:
   1. Signs or symptoms that appear life threatening;
   2. Events that appear health threatening;
   3. Medications that produce no results or undesirable effects as reported by the patient; and
   4. Any medication error.

10.2.3 Standards for MACs
The MAC shall meet the following standards:
a. Competently perform nursing tasks and functions as delegated by the nurse and authorized in the Act and rules.
b. Demonstrate honesty and integrity.
c. Base nursing tasks/functions/activities on education, training and the direction of the supervising nurse.
d. Accept accountability for one’s behavior and actions while assisting the nurse and providing services to patients.
e. Assist in observing patients and identifying patient needs.
f. Communicate progress toward completing delegated nursing tasks/functions/abilities, as well as any problems or changes in a patient's status.
g. Seek clarification if unsure of expectations.
h. Use educational and training opportunities as available.
i. Take preventive measures to protect patient, others and self.
j. Respect patient’s rights, concerns, decisions and dignity.
k. Function as a member of the health care team, contributing to the implementation of an integrated health care plan.
l. Respect patient property and the property of others.
m. Protect confidential information unless obligated by law to disclose the information.

10.3 Safe Delegation
Nursing tasks/functions/activities that inherently involve ongoing assessment, interpretation or decision-making that cannot be logically separated from the procedure(s) are not to be delegated to nursing assistive personnel.

10.3.1 Criteria
The following criteria shall be used to determine which nursing tasks/functions/activities that may be delegated:
a. Knowledge and skills of the nursing assistive personnel.
b. Verification of the clinical competence of the nursing assistive personnel by the employing agency.
c. Stability of the patient’s condition that involves predictability, absence of risk of complication and rate of change.

10.3.2 Variables
The variables in each service setting include, but are not limited to:
a. The accessible resources and established policies, procedures, practices and channels of communication that lend support to the type of nursing tasks/functions/activities being delegated to nursing assistive personnel.
b. The complexity and frequency of care needed by a given patient population.
c. The proximity of patients to staff.
d. The number and qualifications of staff.
e. The accessibility of the licensed nurse.

10.4 CNA and MAC Certification

10.4.1 Application for Certification
a. An applicant for certification as a CNA shall submit to the BON:
   1. A completed application form.
   2. Proof of successful completion of an approved CNA education and training program.
   3. Proof of successful completion of a CNA competency evaluation.
   4. Applicable fees.
   5. Applicant’s fingerprint information.
   6. Declaration of status of all CNA registration in other jurisdictions.

b. An applicant for certification as an MAC shall submit to the BON:
   1. A completed application form.
   2. Proof of successful completion of an approved MAC education and training program.
   3. Proof of successful completion of an MAC competency evaluation.
   4. Applicable fees.
   5. Applicant’s fingerprint information.

c. Acceptance of out-of-state certificates
   1. The BON may issue a certificate to a CNA who has a current certificate or an equivalent document issued by another state if the BON receives an application pursuant to 10.10.a. and determines that the applicant meets the requirements of this rule.
2. The BON shall evaluate felony convictions according to rule 5.9.

10.4.2 Renewal of Certification
a. The CNA shall submit to the BON:
   1. A renewal application on a BON form.
   2. The applicable fee.
   3. A verified statement that indicates whether the applicant has been convicted of a crime during the period of time since becoming certified or renewing the certification.
   4. Evidence of completion of < > hours of continued education.
   5. Evidence of completion of < > hours of work as a CNA.
b. Upon satisfactory review of the application, the BON shall renew the certification.
c. The MAC shall submit to the BON:
   1. A renewal application on a BON form.
   2. The applicable fee.
   3. A verified statement that indicates whether the applicant has been convicted of a crime during the period of time since becoming certified or renewing the certification.
   4. Evidence of completion of <hours> of continued education.
   5. Evidence of completion of <hours> of work as an MAC.
d. Upon satisfactory review of the application, the BON shall renew the certification.

10.4.3 Lapse of Certification
A CNA who has not maintained current certification but wishes to be reinstated:
a. If the certification has been lapsed for less than < >, the CNA may apply and meet the requirements of 10.4.2.
b. If the certification has been lapsed for more than < >, the CNA shall be required to repeat training and competency evaluation for the desired level of certification.

10.4.4 Reporting Criminal Convictions
The CNA and MAC shall report any criminal conviction, nolo contendere plea, Alford plea, deferred judgment, or other plea arrangements in lieu of conviction within 90 days.

10.5 Titles and Abbreviations

10.6 CNA and MAC Education and Training Programs

10.6.1 Initial Application
a. An applicant for initial CNA or MAC training program approval shall submit an application packet to the BON least 90 days before the expected starting date of the program. An applicant shall submit application documents that are unbound, typed or word processed, single-sided, and on white, letter-size paper.
b. The application packet for initial program approval shall include all of the following:
   1. Name, address, telephone number, and fax number of program.
   2. Identity of the program.
   3. Name, license number, telephone number and qualifications of the program coordinator.
   4. Name, license number, telephone number and qualifications of each program instructor.
   5. Name and telephone number of the person with administrative oversight of the training program.
   6. Accreditation status of the applicant, if any, including the name of the accrediting body and date of last review.
   7. Name, address, telephone number, contact person, program status, and most recent review for all health care institutions where program classroom or clinical instruction will take place.
   8. Medicare certification status, if any.
   9. Documentation of the following:
      a. Program description, and an implementation plan, including timelines;
      b. Classroom facilities, equipment, and instructional tools available;
      c. Written curriculum, consistent with section 10.1.1 or 10.2.1 for the type of program;
      d. A copy of the documentation that the program will use to verify psycho-motor skills for each student;
      e. A copy of the document issued to the student upon completion of the program;
f. Textbook author, name, year of publication, and publisher; and
g. A copy of course policies.

10. For a Medicare or Medicaid certified long-term care facility-based program, a signed, sworn, and notarized document, executed by a program coordinator, affirming that the program does not require a CNA student to pay a fee for any portion of the program including the state competency exam.

11. For a Medicare or Medicaid long-term care facility-based program, the actual price of a textbook and other loaned equipment, if the CNA program charges a student who does not return these items upon course completion, and any commercially available standard uniform, watch, pen, paper, duty shoes, and other commonly available personal items that are required for the course, for which a student may incur an expense.

c. Following receipt of a complete application packet, the BON shall review the application.
   1. Schedule an onsite evaluation of the program.
   2. If requirements are met, approve the program for a period not to exceed two years.
   3. Deny approval of the program if the applicant does not meet the requirements.

d. A program shall not conduct classes before receiving program approval.

e. If approval is in the best interest of the public, the BON shall grant initial approval to any applicant who meets requirements prescribed by the BON in statute or rule. If the BON denies approval, an applicant may request a hearing by filing a written request with the BON within 30 days of service of the BON’s order denying the application for approval.

10.6.2 Program Requirements

a. All CNA training programs shall provide:
   1. A minimum of one clinical instructor for every <10> students if students perform one or more CNA activities for a patient or resident. The program shall ensure that the instructor is physically present in the health care setting during each performance of a CNA activity for a patient or resident.
   2. An instructor-supervised clinical experience for each CNA student, which consists of at least < > hours of direct patient or resident care, and includes at least < > hours caring for long-term care facility residents. If there is no long-term care facility available within a 50-mile radius of the program, the program may conduct clinical sessions in a healthcare institution that provides experiences with patients or residents who have nursing care needs similar to those of long-term care facility residents.
   3. A method to ensure that each CNA student is identified as a student by a name badge or another means readily observable to staff, patients, or residents and not utilize students as staff during clinical experiences.
   4. Instructional and educational resources for implementing the program, for the planned number of students and instructional staff, including:
      a. Current reference materials, related to the level of the curriculum.
      b. Equipment in functional condition for simulating patient care, including:
         i. A patient bed, overbed table and nightstand;
         ii. Privacy curtains and call bell;
         iii. Thermometers, stethoscopes, including a teaching stethoscope, blood pressure cuffs and a balance-type scale;
         iv. Hygiene supplies, elimination equipment, drainage devices and linens;
         v. Hand washing equipment and clean gloves; and
         vi. Wheelchair, gait belt, walker, anti-embolic hose, and cane.
      c. Audio-visual equipment and media.
      d. Designated space for didactic teaching and skill practice that provides a clean, distraction-free learning environment for accomplishing the educational goals of the program and is comparable to the space provided by a previously approved program of similar size and type, if any.
   5. Evidence of successful program completion to the student.
   6. A CNA training program shall maintain the following program records for three years:
      a. Curriculum and course schedule for each cohort group;
      b. Results of state-approved written and manual skills testing;
      c. Completed student program evaluation forms, a summary of the evaluations for each cohort group, and measures taken by the program, if any, to improve the program based on student and instructor evaluation; and
      d. A copy of any BON reports, applications or correspondence related to the program.
   7. A CNA training program shall maintain the following student records for three years:
a. A record of the student's name, date of birth, and Social Security number, if available.

b. Skills checklist for each student that shall include:
   i. Each of the skills listed in sections 10.1.1 or 10.2.1 as applicable to the type of program;
   ii. The date each skill was practiced or demonstrated;
   iii. The student's satisfactory or unsatisfactory performance of a skill each time it was practiced or demonstrated; and
   iv. The name and signature of the instructor who supervised the student's performance of a skill.

c. Attendance record, which describes any make-up class sessions.

d. Scores on each test, quiz or exam and, if applicable, whether such test quiz or exam was retaken.

e. A copy of the certificate of completion issued to the student upon successful completion of the training program.

g. All MAC training programs shall provide:
   1. A minimum of one clinical instructor for every < > students during the administration of medications to ensure that each administration of medication is verified by a licensed nurse. The program shall ensure that the instructor is physically present in the health care setting during each performance of an MAC activity for a patient or resident.
   2. An instructor-supervised clinical experience for each MAC student, which consists of at least < > hours of medication administration.
   3. A method to assure that each MAC student is identified as a student by a name badge or another means readily observable to staff, patients or residents and assure that no students are utilized as staff during clinical experiences.
   4. Instructional and educational resources for implementing the program, for the planned number of students and instructional staff, including:
      a. Current reference materials related to the level of the curriculum;
      b. Equipment in functional condition for simulating medication administration;
      c. Audio-visual equipment and media; and
      d. Designated space for didactic teaching and skill practice that provides a clean, distraction-free learning environment for accomplishing the educational goals of the program and is comparable to the space provided by a previously approved program of similar size and type, if any.

5. Evidence of successful program completion to the student.

6. An MAC training program shall maintain the following program records for three years:
   a. Curriculum and course schedule for each cohort group;
   b. Results of state-approved testing;
   c. Completed student program evaluation forms, a summary of the evaluations for each cohort group, and measures taken by the program, if any, to improve the program based on student and instructor evaluation; and
   d. A copy of any BON reports, applications or correspondence related to the program.

7. An MAC training program shall maintain the following student records for three years:
   a. A record of the student's name, date of birth and Social Security number, if available.
   b. Skills checklist for each student that shall include:
      i. The student's satisfactory or unsatisfactory performance of each medication administration skill each time it was practiced or demonstrated; and
      ii. The name and signature of the instructor who supervised the student's performance of a skill.
   c. Attendance record, which describes any make-up class sessions.
   d. Scores on each test, quiz or exam and, if applicable, whether such test quiz or exam was retaken.
   e. A copy of the certificate of completion issued to the student upon successful completion of the training program.

h. A CNA and MAC education, training and competency evaluation programs coordinator shall:
   1. Hold a current RN license or privilege in the state that is not encumbered.
   2. Have at least two years of full time experience as an RN in a health care agency or nursing education program.
   3. For a CNA program, at least one year nursing experience in the provision of long term care services.

i. CNA and MAC instructors shall:
   1. Hold a current RN license or privilege in the state that is not encumbered.
   2. Have a minimum of two years practice experience in a health care facility.
   3. For a CNA training program have at least one of the following:
      a. A year's experience supervising CNAs;
      b. A year's experience teaching adults; or
      c. Completion of a course in teaching adults.
   4. For an MAC training program provide documented evidence of preparation for teaching adults.

10.6.3 Renewal of Program
a. A training program applying for renewal of approval shall submit an application packet to the BON before expiration of the current approval. An applicant shall submit application documents that are unbound, typed or word processed, single-sided, and on white, letter-size paper.

1. The application packet shall include the following:
   a. A program description and course goals;
   b. Name, license number and qualifications of the current program coordinator and instructors;
   c. A copy of the current curriculum plan, which meets the requirements set forth in this Chapter;
   d. Number of classes held, number of students who have completed the program, and the results of the state-approved competency evaluation including first-time pass rate since the last program review;
   e. A copy of course policies;
   f. Any change in resources, contracts, or clinical facilities since the previous approval;
   g. A copy of current student program evaluation forms, a summary of the evaluations for each cohort group, and measures taken by the program, if any, to improve the program based on student and instructor evaluation;
   h. A sample of the certificate of completion issued to a graduate of the program; and
   i. Textbook author, name, year of publication and publisher.

2. Following receipt of the application packet, a BON representative shall review the application packet for completeness.

3. Upon receipt and review of a complete application packet the BON, through its authorized representative, shall evaluate the entity offering the program either by site visit or conferring with program representatives.

4. If the BON finds deficiencies with the program:
   a. The BON shall notify the program of any deficiencies.
   b. The program shall be allowed <time> for correction.
   c. The program shall notify the BON when the deficiencies have been corrected.
   d. The BON shall conduct a follow-up site visit to verify that the program provider has corrected the deficiencies.
   e. If, after follow-up review, the program has not corrected the deficiencies, the BON shall deny approval of the program.
   f. A program provider whose application has been denied may request a hearing to appeal the denial of training program approval.

b. Following evaluation, the BON shall renew program approval for two years if a program complies with requirements of this Article and renewal is in the best interest of the public. If the program does not comply, the BON shall issue a notice of deficiency.

c. If the BON denies renewal of approval, a program may request a hearing by filing a written request with the BON within 30 days of service of the BON’s order denying the application for renewal of approval.

d. A program that is denied renewal of approval shall not apply for reinstatement of approval for two years from the date of the denial.

10.6.4 Continuation of Approval

a. The BON shall approve changes in an approved CNA or MAC training program. The BON will base its approval on whether the proposed change meets the requirements of 10.6.2.

b. A training program shall submit written documentation and information to the BON regarding the following changes within 30 days of instituting the change:
   1. For a change or addition of an instructor or coordinator: the name, license number and documentation of meeting coordinator or instructor requirements of this Section.
   2. For a decrease in the number of program hours: a description of the change, the reason for the change, a revised curriculum outline and a revised course schedule.
   3. For a change in classroom location: the address of the new location, if applicable, and a description of the new classroom.
   4. For a change in a clinical facility: the name of the new facility and a copy of the clinical contract.
   5. For a change in the name or ownership of the facility: the former, present and new name of the facility.

10.6.5 Site Visits and Investigations

a. A training program shall permit the BON, or a state agency designated by the BON, to conduct an onsite scheduled evaluation for initial BON approval and renewal of approval.
b. For reasonable cause, as determined by the BON, a training program shall permit the BON, or a state agency designated by the BON, to conduct an onsite announced or unannounced evaluation of the program.

10.6.6 Withdrawal of Approval
a. The BON shall withdraw approval of CNA and MAC education and training programs when:
   1. The BON determines that there is not sufficient evidence that the program is meeting standards;
   2. The education institution or health agency loses state approval or licensure;
   3. The program fails to correct deficiencies within the period set by the BON in the notice of deficiency;
   4. The program is noncompliant with federal, state, or if applicable, private postsecondary requirements;
   5. The program fails to permit a scheduled or unannounced onsite evaluation, authorized by this Article
   6. The program loans or transfers program approval to another entity or facility, including a facility with the same ownership;
   7. The program conducts a CNA training program before approval is granted;
   8. The program conducts a CNA training program after expiration of approval without filing an application for renewal of approval before the expiration date; or
   9. The program is conducted by a long-term care facility, charging for any portion of the program.

b. The BON shall provide due process rights and adhere to the procedures of the <state administrative procedures act>, providing notice, opportunity for hearing and correction of deficiencies.

c. The BON may consider reinstatement or approval of a training and education program upon submission of satisfactory evidence that the program meets the standards for the type of program after a period of two years.

10.6.7 Closing of Education and Training Programs
a. In order for a program to voluntarily close, the program shall:
   1. Notify the BON, in writing, stating the reason and planned date of intended closing
   2. Continue program until the committed class schedule for currently enrolled students is completed
   3. Notify the BON of final closing date at least 30 days prior to final closing and
   4. Notify the BON regarding custody and retention of records

b. If the BON denies or withdraws approval of any type of training and competency evaluation program, the educational institution or health agency shall cease admitting students and any of the following:
   1. Close the program after the graduation of all students currently enrolled.
   2. Close the program after the transfer of students to approved programs and submit to the BON a list of students transferred to approved program and date of transfer.
   3. Consider the date on which the last student was transferred the closing date of the program.

c. The program shall comply with the requirements of all applicable state and federal rules and notify the state that the requirements have been fulfilled and give date of final closing.

10.7 CNA and MAC Competency Evaluation
a. To be approved by the BON, a CNA competency evaluation shall:
   1. Cover the topics addressed in 10.1.1.
   2. Administer an examination that is psychometrically sound and legally defensible.
   3. Be based upon an incumbent job analysis conducted periodically.
   4. Include a practical examination demonstrating the applicant’s CNA skills.
   5. Be administered by the BON or by a person approved by the BON.
   6. Notify the applicant of the applicant’s performance on the competency evaluation.

b. To be approved by the BON, an MAC competency evaluation shall:
   1. Meet all the requirements of the CNA evaluation.
   2. Cover the topics addressed in 10.2.1.

c. The BON may contract with a test service for the development and administration of a competency evaluation.

d. The BON shall determine the minimum passing standard on the competency evaluation.

10.8 Discipline of CNAs and MACs
Any conduct or practice that is or may be harmful or dangerous to the health of a patient or the public constitutes a basis for disciplinary action on a certificate, including the following:
a. Failing to maintain professional boundaries or engaging in a dual relationship with a patient, resident, or any member of the patient’s or resident’s family.
b. Engaging in sexual conduct with a patient, resident, or any member of the patient’s or resident’s family who does not have a pre-existing relationship with the CNA or MAC, or any conduct in the workplace that a reasonable person would interpret as sexual.
c. Leaving an assignment or abandoning a patient or resident who requires care without properly notifying the immediate supervisor.
d. Failing to accurately document care and treatment provided to a patient or resident.
e. Falsifying or making a materially incorrect entry in a healthcare record.
f. Failing to follow an employer’s policies and procedures, designed to safeguard the patient or resident.
g. Failing to take action to protect a patient or resident whose safety or welfare is at risk from potential or actual incompetent healthcare practice, or to report the practice to the immediate supervisor or a facility administrator.
h. Failing to report signs, symptoms, and changes in patient or resident conditions to the immediate supervisor in an ongoing and timely manner.
i. Violating the rights or dignity of a patient or resident.
j. Violating a patient or resident’s right of privacy by disclosing confidential information or knowledge concerning the patient or resident, unless disclosure is otherwise required by law.
k. Neglecting or abusing a patient or resident physically, verbally, emotionally, or financially.
l. Soliciting, or borrowing, property or money from a patient or resident, or any member of the patient’s or resident’s family.
m. Removing, without authorization, any money, property or personal possessions, or requesting payment for services not performed from a patient, resident, employer, co-worker or member of the public.
n. Use or being under the influence of alcohol, medication, or any other substance to the extent that judgment may be impaired and practice detrimentally affected or while on duty in any work setting.
o. Accepting patient or resident care tasks that the CNA or MAC lacks the education or competence to perform.
p. Removing, without authorization, narcotics, drugs, supplies, equipment, or medical records from any work setting.
q. Obtaining, possessing, using, or selling any narcotic, controlled substance, or illegal drug in violation of any employer policy or any federal or state law.
r. Permitting or assisting another person to use the CNA’s or MAC’s certificate or identity for any purpose.
s. Making untruthful or misleading statements in advertisements of the individual’s practice as a CNA or MAC.
t. Offering or providing CNA or MAC services for compensation without a designated RN supervisor.
u. Threatening, harassing or exploiting an individual.
v. Using violent or abusive behavior in any work setting.
w. Failing to cooperate with the BON during an investigation by:
   1. Not furnishing in writing a complete explanation of a matter reported under the Act;
   2. Not responding to a subpoena issued by the BON;
   3. Not completing and returning a BON-issued questionnaire within 30 days; or
   4. Not informing the BON of a change of address or phone number within 10 days of each change.
x. Engaging in fraud or deceit regarding the certification exam or an initial or renewal application for certification.
y. Making a written false or inaccurate statement to the BON or the BONs designee during the course of an investigation.
z. Making a false or misleading statement on a CNA, MAC or health care related employment or credential application concerning previous employment, employment experience, education, or credentials.

aa. Failing to notify the BON, in writing, of any criminal conviction, nolo contendere plea, Alford plea, deferred judgment, or other plea arrangements in lieu of conviction within 90 days of the conviction. The CNA or MAC or applicant shall include the following in the notification:
   1. Name, current address, telephone number, Social Security number and certification number, if applicable;
   2. Date of the conviction; and
   3. Nature of the offense.
ab. Practicing in any other manner that gives the BON reasonable cause to believe that the health of a patient, resident, or the public may be harmed.

**Chapter 11. APRN**

11.1 Standards
a. The APRN shall comply with the standards for RNs as specified in Chapter 3 and to the standards of the national professional nursing associations recognized by the BON. Standards for a specific role and population focus of APRN supersede standards for RNs where conflict between the standards, if any, exists.

b. APRNs shall practice within standards established by the BON in rule and assure patient care is provided according to relevant patient care standards recognized by the BON, including standards of national professional nursing associations.

11.2 Licensure

11.2.1 Application for Initial Licensure

a. An applicant for licensure as an APRN in this state shall submit to the BON the required fee as specified in Chapter 4, verification of licensure or eligibility for licensure as an RN in this jurisdiction and a completed application that provides the following information:

1. Graduation from an APRN graduate or post-graduate program as evidenced by official documentation received directly from an APRN program accredited by a nursing accrediting body that is recognized by the U.S. Secretary of Education and/or the Council for Higher Education Accreditation (CHEA), or its successor organization, as acceptable by the BON.

2. This documentation shall verify the date of graduation; credential conferred; number of clinical hours completed; completion of three separate graduate level courses in advanced physiology and pathophysiology, advanced health assessment, advanced pharmacology, which includes pharmacodynamics, pharmacokinetics and pharmacotherapeutics of all broad categories of agents; role and population focus of the education program; and evidence of meeting the standards of nursing education in this state.

b. In order to be licensed in this state, all APRN applicants must be currently licensed as an RN or hold a privilege to practice as an RN in this state.

c. In order to be licensed in this state, all APRN applicants must take and pass the appropriate APRN national certification examination in the APRN role and population focus congruent with educational preparation.

d. The BON shall determine whether a certification program can be used as a requirement for licensure of APRNs based upon the following standards:

1. The program is national in the scope of its credentialing.

2. Conditions for taking the certification examination are consistent with acceptable standards of the testing community and are intended to ensure minimal competence to practice at an advanced level of nursing.

3. Educational requirements are consistent with the requirements of the advanced practice role and population focus.

4. The standard methodologies used are acceptable to the testing community such as incumbent job analysis studies and logical job analysis studies.

5. Certification programs are accredited by a national accreditation body as acceptable by the BON.

6. The examination represents entry-level practice, with minimal, though critical competencies, in the advanced nursing practice role and population.

7. The examination represents the knowledge, skills and abilities essential for the delivery of safe and effective advanced nursing care to patients.

8. Examination items are reviewed for content validity, cultural bias and correct scoring using an established mechanism, both before use and periodically.

9. Examinations are evaluated for psychometric performance.

10. The passing standard is established using acceptable psychometric methods and is reevaluated periodically.

11. Examination security is maintained through established procedures.

12. Certification is issued based upon passing the examination and meeting all other certification requirements.

13. A retake policy is in place.

14. A certification maintenance program, which includes review of qualifications and continued competence, is in place.

15. Mechanisms are in place for communication to BONs for timely verification of an individual’s certification status, changes in certification status, and changes in the certification program, including qualifications, test plan and scope of practice.

16. An evaluation process is in place to provide quality assurance in its certification program.

e. Requirements of 5.3.d.-i. shall apply to APRNs.

11.2.2 Application of an Internationally Educated APRN

An internationally educated applicant for licensure as an APRN in this state shall:

a. Graduate from a graduate or post-graduate level APRN program equivalent to an APRN educational program in the U.S.
accepted by the BON.
b. Submit documentation through an official transcript directly from the international nursing education program and verified through a BON approved qualified credentials evaluation process for the license being sought.
c. Meet all other licensure criteria required of applicants educated in the U.S.

11.2.3 Application for Licensure by Endorsement
a. An applicant for licensure by endorsement as an APRN in this state shall submit to the BON the required fee as specified in Chapter 4, verification of eligibility for an license or privilege to practice as an RN in this jurisdiction and a completed APRN application that provides the following information:
  1. Graduation from a graduate or post-graduate level APRN program, as evidenced by an official transcript or other official documentation received directly from a graduate program accredited by a nursing accrediting body that is recognized by the U.S. Secretary of Education and/or CHEA, or its successor organization, as acceptable by the BON.
  2. This documentation shall verify the date of graduation; credential conferred; number of clinical hours completed; completion of three separate graduate level courses in advanced physiology and pathophysiology, advanced health assessment, advanced pharmacology, which includes pharmacodynamics, pharmacokinetics and pharmacotheapeutics of all broad categories of agents; role and population focus of the education program; and evidence of meeting the standards of nursing education in this state.
  3. Current certification by a national certifying body in the APRN role and population focus appropriate to educational preparation.
     a. Primary source of verification of certification is required.
     b. If the applicant has not been in clinical practice for more than the past two years, the applicant shall provide evidence of satisfactory completion of 24 contact hours, 12 in pharmacotheapeutics and 12 in the clinical management of patients, within the two years prior to applying for approval to practice.
     c. If the applicant has not been in clinical practice for more than the past five years, the applicant shall provide evidence of satisfactory completion of 45 contact hours of pharmacotheapeutics within the two years prior to application. The applicant must also successfully complete a refresher course approved by the BON or an extensive orientation in the appropriate advanced practice role and population focus, which includes a supervised clinical component by a qualified preceptor.
   d. Preceptor must meet the following requirements:
      i. Holds an active license or privilege to practice as an APRN or physician that is not encumbered and practices in a comparable practice focus; and
      ii. Functions as a supervisor and teacher and evaluates the individual's performance in the clinical setting
   c. Requirements of 5.3.d.-i. shall apply to APRNs.

11.2.4 Application for License Renewal
An applicant for license renewal as an APRN shall submit to the BON the required fee for license renewal, as specified in Chapter 4, and a completed license renewal application including:
 a. Detailed explanation and supporting documentation for each affirmative answer to questions regarding the applicant’s background.
 b. Evidence of current certification(s), or recertification as applicable, by a national professional certification organization that meets the requirements of 11.2.1.

11.2.5 Quality Assurance/Documentation and Audit
The BON may conduct a random audit of nurses to verify current APRN certification and/or continuing education. Upon request of the BON, licensees shall submit documentation of compliance.

11.2.6 Reinstatement of License
The reinstatement of APRN licensure is the same as previously stated for RNs and LPN/VNs in Chapter 5 plus the following:
a. An individual who applies for licensure reinstatement and who has been out of practice for more than five years shall provide evidence of successfully completing < > hours of a reorientation in the appropriate advanced practice role and population focus, which includes a supervised clinical component by a qualified preceptor.
b. Preceptor must the following requirements:
   1. Holds an active license or privilege to practice as an APRN or physician that is not encumbered and practices in a comparable practice focus.
2. Functions as a supervisor and teacher and evaluates the individual's performance in the clinical setting.

c. For those licensees applying for licensure reinstatement following disciplinary action, compliance with all BON licensure requirements, as well as any specified requirements set forth in the BON's discipline order, is required.

11.3. Titles and Abbreviations

a. Individuals are licensed or granted privilege to practice as APRNs in the roles of certified registered nurse anesthetist (CRNA), certified nurse-midwife (CNM), clinical nurse specialist (CNS) and certified nurse practitioner (CNP) and in the population focus of family/individual across the lifespan, adult-gerontology, neonatal, pediatrics, women's health/ gender-related or psychiatric/mental health.

b. Each APRN shall use the designation “APRN” plus role title as a minimum for purposes of identification and documentation. The APRN with an earned doctorate may use the term doctor or abbreviation “Dr.”

c. When providing nursing care, the APRN shall provide clear identification that indicates his or her APRN designation.

11.4 APRN Education

11.4.1. Required Criteria for APRN Education Programs

The BON shall determine whether an APRN education program meets the qualifications for the establishment of a program based upon the following standards:

a. An APRN program shall appoint the following personnel:

1. An APRN program administrator whose qualifications shall include:
   a. A current, active APRN license or privilege to practice that is not encumbered in the state where the program is approved and/or accredited;
   b. A doctoral degree in a health-related field;
   c. At least two years of clinical experience as an APRN; and
   d. Current national APRN certification.

2. A lead faculty member who is educated and nationally certified in the same role and population foci and licensed as an APRN shall coordinate the educational component, including curriculum development, for the role and population foci in the APRN program.

3. Nursing faculty to teach any APRN nursing course that includes a clinical learning experience shall meet the following qualifications:
   a. A current, active APRN license or privilege to practice that is not encumbered in the state where the program is approved and/or accredited;
   b. A minimum of a master's degree in nursing or health related field in the clinical specialty;
   c. Two years of APRN clinical experience; and
   d. Current knowledge, competence and certification as an APRN in the role and population foci consistent with teaching responsibilities.

4. Adjunct clinical faculty employed solely to supervise clinical nursing experiences of students shall meet all the faculty qualifications for the program level they are teaching.

5. Interdisciplinary faculty who teach non-clinical nursing courses shall have advanced preparation appropriate to these areas of content.

6. Clinical preceptors shall have demonstrated competencies related to the area of assigned clinical teaching responsibilities and will serve as a role model and educator to the student. Clinical preceptors may be used to enhance faculty-directed clinical learning experiences, but not to replace them.

7. Clinical preceptors will be approved by faculty and meet the following requirements:

   a. Hold an active license or privilege to practice that is not encumbered as an APRN or physician and practices in a comparable practice focus; and
   b. Function as a supervisor and teacher and evaluate the individual's performance in the clinical setting.

b. The curriculum of the APRN nursing education program must prepare the graduate to practice in one of the four identified APRN roles, i.e., CRNA, CNM, CNS and CNP, and at least one of the six population foci, i.e., family/ individual across the lifespan, adult-gerontology, neonatal, pediatrics, women's health/gender-related or psychiatric /mental health. The curriculum shall include:

   1. Three separate graduate level courses (the APRN core) in:
      a. Advanced physiology and pathophysiology, including general principles that apply across the lifespan;
      b. Advanced health assessment, which includes assessment of all human systems, advanced assessment techniques,
concepts and approaches; and
c. Advanced pharmacology, which includes pharmacodynamics, pharmacokinetics and pharmacotherapeutics of all
broad categories of agents.
2. Diagnosis and management of diseases across practice settings including diseases representative of all systems.
3. Preparation that provides a basic understanding of the principles for decision making in the identified role.
4. Preparation in the core competencies for the identified APRN role.
5. Role preparation in one of the six population foci of practice.
c. Additional required components of graduate or post-graduate education programs preparing APRNs shall include the
following:
1. Each student enrolled in an APRN program shall have an RN license or privilege to practice that is not encumbered in
the state of clinical practice, unless exempted from this licensure requirement under Article 5 section 10.
2. Education programs offered by an accredited college or university that offers a graduate degree with a concentration in
the advanced nursing practice role and at least one population focus or post-masters certificate programs offered by an
accredited college or university shall include the following components:
   a. Clinical supervision congruent with current national professional organizations and nursing accrediting body
      standards applicable to the APRN role and population focus.
   b. Curriculum that is congruent with national standards for graduate level and advanced practice nursing education,
      is consistent with nationally recognized APRN roles and population foci, and includes, but is not limited to:
      i. Graduate APRN program core courses; and
      ii. An advanced practice nursing core, including legal, ethical and professional responsibilities of the APRN.
3. The curriculum shall be consistent with competencies of the specific areas of practice.
4. APRN programs preparing for two population foci or combined nurse practitioner/clinical nurse specialist shall
   include content and clinical experience in both functional roles and population foci.
5. Each instructional track/major shall have a minimum of 500 supervised clinical hours as defined by the BON. The
   supervised experience is directly related to the role and population foci, including pharmacotherapeutic management
   of patients.
6. There shall be provisions for the recognition of prior learning and advanced placements in the curriculum for
   individuals who hold a master's in nursing and are seeking preparation in a different role and population focus. Post-
   masters nursing students shall complete the requirements of the master’s APRN program through a formal graduate
   level certificate in the desired role and population focus. Post-master students must meet the same APRN outcome
   competencies as the master level students.

11.4.2 Models for Determining Compliance with Standards
The models for determining compliance with APRN education standards are the same as previously stated for RN and LPN/
VN programs in Chapter 6.

11.4.3 Establishment of a New APRN Education Program
Before establishing a new nursing education program, the APRN program shall complete the process outlined below:
a. Application to the professional accrediting body.
b. The proposed program shall provide the following information to the BON:
   1. Results of a needs assessment, including identification of potential students and employment opportunities for
      program graduates.
   2. Identification of sufficient financial and other resources.
   3. Governing institution approval and support.
   4. Community support.
   5. Type of educational program proposed.
   6. Clinical opportunities and availability of resources.
   7. Availability of qualified faculty.
   8. A pool of available students.
   9. A proposed time line for initiating and expanding the program.

11.5 Prescriptive Authority

11.5.1 Requirements for Prescribing, Ordering, Dispensing and Furnishing Authority
a. An APRN licensed by the BON may prescribe, order, procure, administer, dispense and furnish over the counter, legend and controlled substances pursuant to applicable state and federal laws and within the APRN’s role and population focus.
b. Written, verbal or electronic prescriptions and orders shall comply with all applicable state and federal laws.
c. All prescriptions shall include, but not be limited to, the following information:
   1. Name, title, address and phone number of the APRN who is prescribing.
   2. Name of patient.
   3. Date of prescription.
   4. Full name of the drug, dosage, route, amount to be dispensed and directions for its use.
   5. Number of refills.
   6. Signature of prescriber on written prescription and.
   7. DEA number of the prescriber on all scheduled drugs.
      a. The APRN shall comply with Federal Drug Enforcement Administration (DEA) requirements related to controlled substances.
      b. The APRN shall immediately file any and all of the nurse’s DEA registrations and numbers with the BON.
d. The BON shall maintain current records of all APRNs with DEA registration and numbers.

11.5.2 Distribution of Samples
a. APRNs may receive, sign for, record and distribute samples to patients.
b. Distribution of drug samples shall be in accordance with state law and DEA laws, regulations and guidelines.

11.6 Discipline
a. APRN discipline and proceedings is the same as previously stated for RN and LPN/VN in Chapter 7.
b. The BON may limit, restrict, deny, suspend or revoke APRN licensure, or prescriptive or dispensing authority.
c. Additional grounds for discipline related to prescriptive or dispensing authority include, but are not limited to:
   1. Prescribing, dispensing, administering, or distributing drugs in an unsafe manner or without adequate instructions to patients according to acceptable and prevailing standards.
   2. Selling, purchasing, trading, or offering to sell, purchase or trade drug samples.
   3. Prescribing, dispensing, administering or distributing drugs for other than therapeutic or prophylactic purposes.
   4. Prescribing or distributing drugs to individuals who are not patients of the APRN or who are not within that nurse’s role and population focus.

11.7 Implementation
a. After <date>, all new graduates applying for APRN licensure must meet the stipulated licensure requirements.
b. An APRN applying for licensure by endorsement in another state may be eligible for licensure if the applicant demonstrates that the following criteria have been met:
   1. Current, active practice in the advanced role and population focus area.
   2. Current active national certification or recertification, as applicable, in the advanced role and population focus area.
   3. Compliance with the APRN educational requirements of the state in which the APRN is applying for licensure that were in effect at the time the APRN completed his or her APRN education program.
   4. Compliance with all other criteria set forth by the state in which the APRN is applying for licensure, e.g. continuing education.

Chapter 12. Nursing Licensure Compact

Chapter 13. APRN Compact