

NOTICES OF PROPOSED RULEMAKING

Unless exempted by A.R.S. § 41-1005, each agency shall begin the rulemaking process by first submitting to the Secretary of State's Office a Notice of Rulemaking Docket Opening followed by a Notice of Proposed Rulemaking that contains the preamble and the full text of the rules. The Secretary of State's Office publishes each Notice in the next available issue of the *Register* according to the schedule of deadlines for *Register* publication. Due to time restraints, the Secretary of State's Office will no longer edit the text of proposed rules. We will continue to make numbering and labeling changes as necessary.

Under the Administrative Procedure Act (A.R.S. § 41-1001 et seq.), an agency must allow at least 30 days to elapse after the publication of the Notice of Proposed Rulemaking in the *Register* before beginning any proceedings for adoption, amendment, or repeal of any rule. A.R.S. §§ 41-1013 and 41-1022.

NOTICE OF PROPOSED RULEMAKING

TITLE 2. ADMINISTRATION

CHAPTER 12. OFFICE OF THE SECRETARY OF STATE

PREAMBLE

- 1. Section Affected**

Article 10	<u>Rulemaking Action</u>
R2-12-1001	New Article
	New Section
- 2. The specific authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific).**

Authorizing statute: A.R.S. § 16-902.01

Implementing statute: A.R.S. § 16-902.01
- 3. A list of all previous notices appearing in the Register addressing the proposed rules:**

Notice of Rulemaking Docket Opening: 6 A.A.R. 1746, May 12, 2000
- 4. The name and address of agency personnel with whom persons may communicate regarding the rulemaking:**

Name:	Richard Slaughaupt Campaign Finance Training and Enforcement Supervisor
Address:	Office of the Secretary of State 1700 W. Washington, 7th floor Phoenix, AZ 85007
Telephone:	(602) 542-6169 or 1-877-843-8683 (toll free within Arizona)
Fax:	(602) 542-6172
E-mail:	rslaughaupt@mail.sosaz.com
- 5. An explanation of the rule, including the agency's reasons for initiating the rule:**

Pursuant to A.R.S. § 16-902.01(E), a Political Committee which is active in more than one reporting jurisdiction in Arizona for more than one year may file a statement of organization with the Secretary of State, declaring the committee's status as a Standing Political Committee (defined in A.R.S. § 16-901(23)). Standing Political Committees are subsequently required to file campaign finance reports only with the Secretary of State, and are exempt from filing campaign finance reports with the filing officer of other jurisdictions in which they are active (A.R.S. § 16-913(K)).

A.R.S. § 16-902.01(E) permits the Secretary of State to charge an annual fee for the filing. R2-12-1001 establishes this annual fee.

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6. A reference to any study that the agency proposes to rely upon in its evaluation of or justification for the proposed rule, and where the public may obtain or review the study, all data underlying each study, and analysis of the study and other supporting material:

None

7. A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:

Not applicable

8. The preliminary summary of the economic, small business, and consumer impact.

An annual fee of \$250 will be assessed for a Political Committee that chooses to declare its standing as a Standing Political Committee with the Secretary of State, thereby exempting the committee from filing campaign finance reports with other jurisdictions in which it is active. This filing process will reduce the cost to organizations and consumers that are now or may in the future establish themselves as (a) corporate or labor separate segregated fund political committees, (b) political party or political party organization committees, and (c) committees organized for the purpose of making independent expenditures.

Adoption of this rule will permit the Secretary of State to collect an annual filing fee for the purpose of deferring staff time, office equipment and supplies, and computer-related costs associated with receiving ten campaign finance reports for each committee per year, along with maintaining the records and making the records available to political subdivisions and to the public. Electronic filings and data production for campaign finance records of Standing Political Committees over the Internet increases access to those records on a statewide basis, resulting in faster and more accurate information to consumers, voters and the business community. The \$250 annual fee for a Standing Political Committee is offset by the reduced cost incurred by this committee to produce multiple campaign finance reports in multiple jurisdictions across Arizona as required in A.R.S. Title 16, Chapter 6. There will be no additional economic impact on small businesses or consumers.

Political subdivisions within the State of Arizona will realize a cost savings, since the filing officer of these jurisdictions will not be required to receive and maintain campaign finance reports filed by Standing Political Committees.

9. The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:

Name: Richard Slaughenhoupt
Campaign Finance Training and Enforcement Supervisor

Address: Office of the Secretary of State
1700 W. Washington, 7th floor
Phoenix, AZ 85007

Telephone: (602) 542-6169 or 1-877-843-8683 (toll free within Arizona)

Fax: (602) 542-6172

E-mail: rslaughenhoupt@mail.sosaz.com

10. The time, place, and nature of the proceedings for the adoption, amendment or repeal of the rule or, if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:

The Secretary of State has not scheduled oral proceedings on this rule action. Such proceedings will be scheduled if five or more individuals request them by sending a written request to Richard Slaughenhoupt at the above address before 5:00 p.m. Wednesday, June 26, 2000.

11. Any other matters prescribed by the statute that are applicable to the specific agency or to any specific rule or class of rules:

Not applicable

12. Incorporations by reference and their location in the rules:

Not applicable

13. The full text of the rules as follows:

TITLE 2. ADMINISTRATION

CHAPTER 12. OFFICE OF THE SECRETARY OF STATE

ARTICLE 10. CAMPAIGN CONTRIBUTIONS AND EXPENSES; STANDING POLITICAL COMMITTEES

Section

R2-12-1001. Filing Fees

ARTICLE 10. CAMPAIGN CONTRIBUTIONS AND EXPENSES; STANDING POLITICAL COMMITTEES

R2-12-1001. Filing Fees

- A.** A fee of \$250.00 shall accompany the filing of a Statement of Organization that declares the status of a Standing Political Committee. Regardless of the date of filing of a Statement of Organization, the annual registration of all Standing Political Committees shall expire on the close of business on December 31.
- B.** A fee of \$250.00 shall be submitted to the Secretary of State for the annual renewal of a Standing Political Committee's status. Annual renewal fees are due and payable on or before January 1.
- C.** All fees shall be made payable to the Office of the Secretary of State. Fees paid to the Secretary of State for Standing Political Committee status are non-returnable and non-transferable.

NOTICE OF PROPOSED RULEMAKING

TITLE 4. PROFESSIONS AND OCCUPATIONS

CHAPTER 19. BOARD OF NURSING

PREAMBLE

- 1. Sections affected**
- | | |
|-----------|-------|
| R4-19-101 | Amend |
| R4-19-102 | Amend |
- 2. The specific authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific):**
- Authorizing statute: A.R.S. § 32-1606(A)
- Implementing statute: A.R.S. § 41-1073
- 3. A list of all previous notices appearing in the Register addressing the proposed rule:**
- Notice of Rulemaking Docket Opening: 5 A.A.R. 2011, June 18, 1999
- 4. Name and address of agency personnel with whom persons may communicate regarding the rulemaking:**
- | | |
|------------|--|
| Name: | Janet M. Walsh
Associate Director
Arizona State Board of Nursing |
| Address: | 1651 E. Morten, Suite 150
Phoenix, Arizona 85020 |
| Telephone: | (602) 331-8111, ext. 145 |
| Fax: | (602) 906-9365 |
- 5. An explanation of the rule, including the agency's reasons for initiating the rule:**
- The Board of Nursing is initiating rulemaking on R4-19-101 because the definitions have not been recently amended and certain Articles of the rules have been amended, i.e., Article 5, and definitions regarding certified nursing assistants are necessary (Article 8). The Board is initiating rulemaking on R4-19-102 because some of the timeframes in the existing rule present a financial hardship on the regulated community and an administrative hardship on the licensing resources of the Board of Nursing.

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6. A reference to any study that the agency proposed to rely on in its evaluation or justification for the proposed rule and where the public may obtain or review the study, all data underlying each study, any analysis of the study and other supporting material:

None at the present time

7. A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:

Not applicable

8. The preliminary summary of the economic, small business, and consumer impact:

The amendment to R4-19-102 regarding timeframes will have a positive economic impact on some applicants for licensure by examination who are having difficulty passing the licensing examination for nurses (NCLEX) within 180 days (time to respond to a deficiency notice). Currently, the applications of applicants who do not pass the examination within 180 days are withdrawn, and these applicants must complete a new application and pay new fees in order to pursue licensure. Additionally, the Board of Nursing implemented fingerprinting in January of 1999, and all applications are now incomplete for approximately 30 to 120 days until fingerprint results have been received. As a result, the Board is required to review all applications and send deficiency notices on each application. To accommodate the volume of applications received and the need to send deficiency notices on each one, the Board needs 60 days to complete the administrative completeness review and hopefully issue the license or certificate within that period of time. In this rulemaking, the Board is also making some minor changes to other timeframes, i.e., substantive review and time to respond to a comprehensive request.

9. The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:

Name: Janet M. Walsh
Associate Director
Arizona State Board of Nursing

Address: 1651 E. Morten, Suite 150
Phoenix, Arizona 85020

Telephone: (602) 331-8111, ext. 145

Fax: (602) 906-9365

10. The time, place and nature of the proceedings for the adoption, amendment, or repeal of the rule, or if no proceeding is schedule, where, when, and how many persons may request an oral proceeding on the proposed rule:

The Board has scheduled a public hearing on the proposed amendment to Article 5 for June 30, 2000, at 1:00 p.m. The Board will accept written comments submitted to the Associate Director identified in paragraph 4 until the close of record on June 30, 2000, at 5:00 p.m.

11. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:

Not applicable

12. Incorporation by reference and their location in the rules:

Not applicable

13. The full text of the rule follows:

TITLE 4. PROFESSIONS AND OCCUPATIONS

CHAPTER 19. BOARD OF NURSING

ARTICLE 1. DEFINITIONS

Section

R4-19-101. Definitions

R4-19-102. Timeframes for Licensure, Certifications, and Approvals

ARTICLE 1. DEFINITIONS

R4-19-101. Definitions

In addition to the definitions in A.R.S. § 32-1601, in this Chapter, unless the context otherwise requires:

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1. “Abuse” means a misuse of power and betrayal of trust, respect, or intimacy by a nurse or nursing assistant which causes or is likely to cause physical, mental, emotional or financial harm to a client.
1. “Active practice” means a minimum of 1,000 hours per year of work in a clinical area with direct patient contact, excluding the hours of clinical experience received during a nurse practitioner program; or, for registered nurse practitioner faculty, 400 hours per year of work in a clinical area with direct patient contact.
2. “Administer” means the direct application of a medication to the body of a patient by a nurse, whether by injection, inhalation, ingestion, or any other means.
- 2.3. “Administrator” means the nurse educator with the administrative responsibility and authority for the direction of a nursing program.
- 3.4. “Approved national nursing accrediting agency” means ~~the National League of Nursing or the National Association for Practical Nurse Education and Service~~ an organization recognized by the Department of Education as an accrediting agency for nursing programs.
- 4.5. “Certificate or Diploma in Practical Nursing” means the document awarded to a graduate of an educational program in practical nursing.
6. “Clinical nurse specialist” means a nurse, who through study and supervised practice at the graduate level, has become expert in a selected clinical area of nursing.
- 5.7. “Collaborate” means to establish a relationship for consultation or referral with 1 or more licensed physicians who have an active, unrestricted license. It does not require direct, onsite supervision of the activities of a registered nurse practitioner by the collaborating physician.
- 6.8. “Contact hour” means an equivalent of 50 minutes of participation in ~~regular or~~ continuing education activities relating to nursing practice.
- 7.9. “Continuing education activities” means ~~college courses, institutes, seminars, lectures, conferences, workshops, and various forms of mediated instruction or programmed learning courses~~ a course of study related to nursing practice which has been awarded credit hours or units in nursing or medicine by an organization authorized to award such credit.
10. “CNA” means a certified nursing assistant, as defined in A.R.S. § 32-1649.
11. “CRNA” means a certified registered nurse anesthetist who provides anesthesia services pursuant to A.R.S. § 32-1661.
- 8.12. “DEA” means the federal Drug Enforcement Administration.
13. “Dispense” means the issuing of 1 or more doses of medication in a suitable container for subsequent use by a patient.
- 9.14. “Endorsement” means the procedure for granting an Arizona license to an applicant who is already licensed as a nurse in another state or territory of the United States or foreign country or a nursing assistant certificate to an applicant who is already listed on a nurse aide register in another state or territory of the United States.
- 40.15. “Full approval” means the status granted in writing by the Board when a nursing program, upon graduation of its 1st class, demonstrates ability to provide and maintain a program in accordance with the standards set forth in the law and these rules.
- 44.16. “Good standing” means the license of a nurse, either practical or professional, or the certificate of a nursing assistant, is current and valid, and the nurse or nursing assistant is not presently subject to any disciplinary action, consent order, or settlement agreement, and no disciplinary action, consent order, or settlement agreement is pending against the nurse.
- 42.17. “Initial approval” means the permission, granted in writing by the Board, to an ~~educational~~ institution to establish a nursing or nursing assistant training program, following a determination by the Board that the program meets the standards set forth in the law and these rules.
18. “Licensed practical nurse” means a practical nurse licensed under this Chapter.
13. “Mediated instruction” means ~~teaching transmitted through intermediate mechanisms such as audio tape, video tape, and telephonic transmission.~~
19. “NATCEP” means nurse aide training and competency evaluation program.
- 44.20. “NCLEX” means the National Council Licensure Examination.
21. “Nurse” means a licensed practical nurse or a professional nurse.
22. “Nursing assistant competence” means the ability to:
 - a. Observe, report, and record signs, symptoms, and changes in client conditions;
 - b. Perform delegated nursing activities safely, accurately, and according to directions; and
 - c. Seek guidance and direction.
23. “Nursing practice” means assisting individuals or groups to maintain or attain optimal health, implementing a strategy of care to accomplish defined goals, and evaluating responses to care and treatment.
- 15.24. “Nursing process” means the application of problem-solving techniques that require technical and scientific knowledge, and good judgment and decision-making skills in order to assess, plan, implement, and evaluate a plan of care.

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- 16.25. “Nursing program” means a formal course of instruction designed to prepare its graduates for licensure as professional or practical nurses.
26. “Nursing related activities or duties” means tasks that are related to client care for which an individual has received education in a basic NATCEP program.
- 17.27. “Parent institution” means the educational institution in which a nursing program or nursing assistant training program is conducted.
- 18.28. “Pharmacology” means the science that deals with the study of drugs in all their aspects.
- 19.29. “Physician” means a person licensed ~~under pursuant to A.R.S., Title 32, Chapters Articles~~ 7, 8, 11, 13, 14, 17, or 29, or by a state medical board in the United States.
20. ~~“Prepackaged labeled drug” means a prescription drug prewrapped in a unit of use container by a pharmacist or manufacturer in a quantity ordinarily prescribed by a registered nurse practitioner and properly labeled for storage and subsequent dispensing by the registered nurse practitioner.~~
30. “Prescribe” means to order medications, medical devices, and appliances for use by a patient.
31. “P & D” means prescribing and dispensing.
32. “Preceptorship” means a clinical learning experience in a long-term care facility in which the nursing assistant applicant is assigned to personnel with equivalent or higher training for the purpose of providing direct client care.
- 21.33. “PRN” means to give as needed.
- 22.34. “Reentry update program” means a formal course of instruction designed to provide a review and update of nursing theory and practice to professional or practical nurses preparing to re-enter nursing practice.
- 23.35. “Regionally accredited” means an educational institution is accredited by the New England Association of Schools and Colleges, Middle States Association of Colleges and Secondary Schools, North Central Association of Colleges and Schools, Northwest Association of Schools and Colleges, Southern Association of Colleges and Schools, or the Western Association of Schools and Colleges.
36. “Register” means a listing of Arizona nursing assistants maintained by the Board that includes the following: identifying demographic information; the date placed on the register; the date of initial and most recent certification, if applicable; and the status of each nursing assistant, including findings of abuse, neglect, or misappropriation of property made by the Arizona Department of Health Services, sanctions imposed by the United States Department of Health and Human Services, and disciplinary action by the Board.
37. “RNP” means a registered nurse practitioner.
- 24.38. “SBTPE” means the State Board Test Pool Examination.
- 25.39. ~~“Self-study” means a written self-evaluation conducted by a nursing program to assess the standards set forth listed in R4-19-201 through R4-19-206.~~
26. ~~“School of practical nursing” means a nursing program that is preparing its graduates for practical nursing.~~
27. ~~“School of professional nursing” means a nursing program that is preparing its graduates for professional nursing.~~
40. “School nurse” means a professional nurse who is certified under R4-19-308.
- 28.41. ~~“Supervision” means the direction, and periodic consultation, and assessment evaluation provided by a professional nurse to a person to whom a nursing task or activity regarding patient care is delegated. after the professional nurse assesses the patient.~~
29. ~~“Unit of use packaging” means an individual dosage container in which a prescription drug is prepackaged by a pharmacist, licensed manufacturer, or repackager of medications.~~

R4-19-102. Timeframes for Licensure, Certifications, and Approvals

- A.** In this Section:
1. “Applicant” means a person or entity seeking licensure, certification, approval to prescribe and dispense drugs, or approval of a nursing assistant program or a nursing program.
 2. “Application Packet” means a Board approved application form and the documentation necessary to establish an applicant’s qualifications for licensure, certification, or approval.
- B.** In computing the timeframes set forth in this Section, the day of the act or event from which the designated period of time begins to run shall not be included. The last day of the period shall be included unless it is a Saturday, Sunday, or official state holiday, in which event the period runs until the end of the next day which is not a Saturday, Sunday, or official state holiday.
- C.** For each type of licensure, certification, or approval granted by the Board, the overall timeframe described in A.R.S. § 41-1072(2) is set forth in Table 1. The applicant and the Executive Director of the Board may agree in writing to extend the overall timeframes set forth in Table 1. The overall timeframe and the substantive review timeframe described in A.R.S. § 41-1072(3) may not be extended by more than 25% of the overall timeframe.
- D.** For each type of licensure, certification, or approval granted by the Board, the administrative completeness review timeframe described in A.R.S. § 41-1072(1) is set forth in Table 1 and begins to run when the Board receives an application packet.

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1. If the application packet is not complete, the Board shall send a deficiency notice to the applicant. The time for the applicant to respond to a deficiency notice begins to run on the postmark date of the deficiency notice.
 - a. The deficiency notice shall list each deficiency.
 - b. The applicant shall submit to the Board the information or the documentation listed in the deficiency notice within the time period specified in Table 1 for responding to a deficiency notice. The timeframe for the Board to complete the administrative review is suspended until the Board receives the missing information or documentation.
 - c. If the applicant fails to provide the information or the documentation listed in the deficiency notice within the time period specified in Table 1, the Board shall deem the application packet withdrawn and shall send the applicant a notice of withdrawal. ~~The Board shall send the applicant a notice of withdrawal and return the application packet to the applicant.~~
2. If the application packet is complete, the Board shall send a written notice of administrative completeness to the applicant.
3. The Board considers an application packet complete if it grants a license, certificate, or approval during the administrative completeness timeframe. The Board shall not issue a separate written notice of administrative completeness.
- E. For each type of licensure, certification, or approval granted by the Board, the substantive review timeframe described in A.R.S. § 41-1072(3) is set forth in Table 1 and begins to run on the postmark date of the notice of administrative completeness.
 1. During the substantive review timeframe, an applicant may withdraw an application packet ~~unless the Board has evidence of unprofessional conduct by the applicant as defined in A.R.S. § 32-1601 that has not been reported in any national disciplinary data bank.~~
 2. The Board may investigate an applicant who discloses prior unprofessional conduct defined in A.R.S. § 32-1601 and may require the applicant to provide additional information or documentation as prescribed in subsection (E)(3).
 3. During the substantive review timeframe, the Board may make 1 comprehensive written request for additional information or documentation. The applicant shall submit the additional information or documentation within the time period specified in Table 1. The timeframe for the Board to complete the substantive review of the application packet is suspended from the postmark date of the comprehensive written request for additional information or documentation until the Board receives the additional information or documentation.
 4. The Board shall issue by mail a written order of denial of licensure, certification, or approval to an applicant if it determines that the applicant has engaged in unprofessional conduct as defined in A.R.S. § 32-1601 and licensure, certification, or approval is not in the best interest of the public.
 5. The written order of denial shall meet the requirements of A.R.S. § 41-1076. The applicant may request a hearing by filing a written request with the Board within ~~40~~ 30 days of the postmark date of the Board's order of denial. The Board shall conduct hearings in accordance with A.R.S. Title 41, Chapter 6, Articles 6 and 10 and 4 A.A.C. 19, Article 6.
 6. If the applicant fails to provide the information or documentation identified in the comprehensive written request within the time specified in Table 1, the Board shall consider the application withdrawn ~~unless~~ and shall send a notice of withdrawal to the applicant.
 - a. ~~The applicant mails a written request for denial to the Board within 10 days of the postmark date of the notice of withdrawal, or~~
 - b. ~~Based on the information the applicant has submitted, the Board determines that the applicant has committed an act of unprofessional conduct, as defined in A.R.S. § 32-1601, and determines that a formal denial is necessary. If the Board considers the application withdrawn, the Board shall send a notice of withdrawal to the applicant and return the application packet.~~
 7. The Board shall grant licensure, conditional licensure, certification, or approval to a qualified applicant:
 - a. Who meets the substantive criteria for licensure, certification, or approval required by statute or rule; and
 - b. Whose licensure, certification, or approval is in the best interest of the public.

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Table 1. Timeframes

Timeframes (in days)

Type of License, Certificate, or Program Approval	Applicable Section	Overall Timeframe	Administrative Completeness Timeframe	Time To Respond to Deficiency Notice	Substantive Review Timeframe	Time to Respond to Comprehensive Written Request
Initial Approval of Nursing Programs	R4-19-207	150 180	60	180	90 120	120
Full Approval of Nursing Programs	R4-19-208	150 180	60	180	90 120	120 150
Approval of Reentry Update Programs	R4-19-214	150 180	60	180	90 120	120 150
Licensure by Exam	R4-19-301	150 210	30 60	180 270	120 150	120 150
Licensure by Endorsement	R4-19-302	150 210	30 60	180 270	120 150	120 150
Temporary License	R4-19-303	60 120	30 60	60	30 60	90
Biennial License Renewal	R4-19-304	120 210	30 60	180 270	90 150	120 150
School Nurse Certification	R4-19-308	150 210	30 60	180 270	120 150	120 150
Reinstatement of License	R4-19-404	150 210	30 60	180 270	120 150	120 150
Nurse Practitioner Program Approval	R4-19-503	150 180	60	180	90 120	120
Nurse Practitioner Certification	R4-19-504	150 210	30 60	180 270	120 150	120 150
Prescribing and Dispensing Approval	R4-19-507	150 210	30 60	180 270	120 150	120 150
Clinical Nurse Specialist Certification	R4-19-511	150 210	30 60	180 270	120 150	120 150
<u>Prescribing Authority of a Certified Registered Nurse Anesthetist</u>	<u>R4-19-513</u>	<u>210</u>	<u>60</u>	<u>270</u>	<u>150</u>	<u>150</u>
Approval of Certified Nursing Assistant Training Programs	R4-19-804 <u>R4-19-803</u>	120 180	30 60	180	90 120	120
Renewal of Approval of Certified Nursing Assistant Training Programs	R4-19-805 <u>R4-19-804</u>	120 90	30 60	180	90 30	120
<u>Nursing Assistant</u> Certification by Examination	R4-19-807 <u>R-19-806</u>	150 210	30 60	180 270	120 150	120 150

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<u>Nursing Assistant</u> Certification by Endorsement	R4-19-808 <u>R4-19-807</u>	150 <u>210</u>	30 <u>60</u>	180 <u>270</u>	120 <u>150</u>	120 <u>150</u>
<u>Temporary Certificate</u>	R4-19-808	<u>60</u>	<u>30</u>	<u>60</u>	<u>30</u>	<u>60</u>
Recertification <u>Nursing Assistant</u> <u>Renewal</u>	R4-19-809	120 <u>180</u>	30 <u>60</u>	180 <u>270</u>	90 <u>120</u>	120 <u>150</u>
Reinstatement or Issuance of a Certified Nursing Assistant Certificate	R4-19-815	150 <u>210</u>	30 <u>60</u>	180 <u>270</u>	120 <u>150</u>	120 <u>150</u>