I. GENERAL INFORMATION

Section 1.1 ENABLING LEGISLATION

The Rules are adopted pursuant to Arkansas Code Annotated § 17-27-101 et seq.

Preface

The enabling legislation of the Arkansas Board of Examiners in Counseling is codified at Arkansas Code Annotated §17-27-101 and it provides for the licensure and regulation of Counselors and Marriage and Family Therapists; and the individuals who are allowed to use the titles "licensed professional counselor", "licensed associate counselor", "licensed marriage and family therapist", and "licensed associate marriage and family therapist". The Act is both title and practice.

The Board of Examiners in Counseling shall, in all deliberations and in all adopted Rules, diligently pursue goals most consistent with the public interest and protection of the public welfare and shall, at all times, apply the provisions of Arkansas Code Annotated § 17-27-101, et seq. and the Rules in a fair and impartial manner.

Section 1.2 DESCRIPTION OF ORGANIZATION

The Arkansas Board of Examiners in Counseling is composed of nine (9) members appointed by the Governor to staggered terms of three years. The composition of the Board shall include six (6) licensed or licensable counselors, three (3) of whom are practicing counselors and three (3) of whom are counselor educators, one (1) licensed marriage and family therapist; one (1) member from the general public who is not licensed or licensable and not actively engaged in or retired from the profession, and one (1) member who shall represent the elderly.

Board members shall be appointed for three (3) year terms.

Section 1.3 INFORMATION FOR PUBLIC GUIDANCE

Records of the Board shall be kept, maintained, and made available for inspection in accordance with the Arkansas Freedom of Information Act (Arkansas Code Annotated § 25-19-101 et seq.).

Records of the Board will be maintained in accordance with the laws governing retention of documents of State agencies.

The Board may periodically release names of new licensees and the names of those licensees whose licenses have been suspended or revoked, and those who are appealing a suspension or a revocation, to the American Counseling Association (ACA), to the American Association of Marriage and Family Therapy (AAMFT), and the American Mental Health Counselors Association. This information may be

periodically placed on the Board website.

Final decisions arrived at through administrative hearings will be available to requesters [including third party payers]. All final decisions are reported to the National Practitioners Data Base. These decisions will be available through the Board's web site or by written request from the Board office.

Section 1.4 PURPOSES OF ORGANIZATION

The Board is responsible for the regulation of the titles and the practices of Counseling and Marriage and Family Therapy in the State of Arkansas. This includes examining the qualifications of the applicants and approving each for licensing, as well as revoking, suspending, and renewing licenses.

In order to protect the citizens of Arkansas, obtaining an Arkansas license as a Licensed Professional Counselor (LPC), Licensed Associate Counselor (LAC), Licensed Marriage and Family Therapist (LMFT), or Licensed Associate Marriage and Family Therapist (LAMFT) is a prerequisite to offering, rendering or delivering counseling services in Arkansas to individuals or groups located in Arkansas. The license requirement applies to traditional face to face counseling as well as to Telemedicine. If a licensee offers services to clients in another state, the licensee is subject to laws of that state.

Section 1.5 ORGANIZATION OF THE BOARD

The Board will elect officers within 30 days before January 2 of each year. The Board shall elect a chair and a secretary and other such officers, as it deems necessary, from its members to serve for terms of one year. Five (5) members shall at all times constitute a quorum. Additional meetings may be held at the discretion of the chair or upon written request of any three (3) members of the Board.

Section 1.6 MEETINGS

Meetings of the Board shall be open to the public in accordance with the Freedom of Information Act. Dates, times, and places of meetings shall be furnished to anyone requesting the information and made available to the press and on the website.

Under the provisions of the Arkansas Freedom of Information Act the Board may go into executive session for the purpose of giving oral licensure examinations or to develop examination questions.

Section 1.7 FINANCES

The Board shall charge fees for applications, licenses, examinations and other administrative purposes deemed necessary by the Board. In addition to fees collected, the Board is empowered to accept grants from foundations and institutions to carry out its function. The Board may hire such personnel as necessary to carry out its activities.

The Board has adopted the model Anti-Fraud and Code of Ethics Policy provided by the Arkansas Department of Finance and Administration.

Section 1.8 INTENT OF THE ACT

It is intended that the provisions of Arkansas Code Annotated §17-27-101 *et seq.* operate in accordance with other laws.

Section 1.9 DEFINITIONS

- (a) "Board Approved Supervisor Status" means any person holding himself/herself out to the public by any title or description of services incorporating the words Approved Supervisor Status. Any person who meets the applicable requirements set forth in Section 4.3 of these rules are approved to supervise LAC and/or LAMFT.
- (b) "Counseling" means assisting individuals or groups, through the counseling relationship, to develop understanding of personal problems, define goals, and plan action reflecting interests, abilities, aptitudes, and needs. The terms counseling and psychotherapy are synonymous and refer to the application of mental health, psychological, or human development principles, through cognitive, affective, behavioral or systemic intervention strategies that address wellness, personal growth, or career development, as well as pathology. Counseling may also include clinical research into more effective methods for and the diagnosis, treatment and prevention of the above named conditions.
- (c) "Licensed Associate Counselor (LAC)" means any person holding himself/herself out to the public by any title or description of services incorporating the words Licensed Associate Counselor, who meets the requirements set forth in Section 3.2 of these rules, and who offers to render counseling services to individuals, groups, organizations, corporations, institutions, government agencies, or the general public for monetary remuneration otherwise implying licensure, training, experience, and/or expertise in counseling, and who holds a current, valid license to practice counseling under the supervision of a Licensed Professional Counselor. Nothing in this definition shall be construed to include those professions excluded by Ark. Code Ann. § 17-27-103.
- (d) "Licensed Associate Marriage and Family Therapist (LAMFT)" means any person who holds himself/herself out to the public by any title or description of services incorporating the words licensed associate marriage and family therapist, who meets the requirements set forth in Section 3.4 of these rules; offers to render marriage and family therapy services to individuals, couples and families, singularly or in groups for monetary remuneration; and holds a current, valid license to practice marriage and family therapy services under the supervision of a licensed Marriage and Family Therapist. Nothing in this definition shall be construed to include those professions

excluded by Ark. Code Ann. § 17-27-103.

- (e) "Licensed Marriage and Family Therapist (LMFT)" means any person who: holds himself/herself out to the public by any title or description of services incorporating the words licensed marriage and family therapist, who meets the requirements set forth in Section 3.5 of the rules; offers to render marriage and family therapy services to individuals, groups, couples, families, organizations, corporations, institutions, government agencies, or the general public for monetary remuneration or otherwise implying that he or she is licensed, trained, experienced, or an expert in marriage and family therapy; and holds a current, valid license to practice marriage and family therapy. Nothing in this definition shall be construed to include those professions excluded by Ark. Code Ann. § 17-27-103.
- (f) "Licensed Professional Counselor (LPC)" shall mean any person holding himself/herself out to the public by any title or description of services incorporating the words Licensed Professional Counselor, who meets the requirements set forth in Section 3.3 of the rules, and who offers to render counseling services to individuals, groups, organizations, corporations, institutions, government agencies, or to the general public for monetary remuneration or who otherwise implies licensure, training, experience, and/or expertise in counseling and who holds a current valid license to practice counseling/psychotherapy. Nothing in this definition shall be construed to include those professions excluded by Ark. Code Ann. § 17-27- 103.
- (g) "Marriage and Family Therapy" means the use of scientific and applied marriage and family theories, methods and procedures for the purpose of describing, evaluating and modifying marital, family and individual behavior within the context of marital and family systems, including the context of marital formation and dissolution. Marriage and family therapy is based on systems theories, marriage and family development, normal and dysfunctional behavior, human sexuality and psychotherapeutic, marital and family therapy theories, and techniques in the evaluation, assessment and treatment of interpersonal or intrapersonal dysfunction within the context of marriage and family systems. Marriage and family therapy may also include clinical research into more effective methods for and the diagnosis, treatment and prevention of the above• named conditions. Nothing in this definition or in this chapter shall be construed as precluding licensed professional counselors or licensed associate counselors from rendering these services.
- (h) "Statement of Intent" means a typed statement from the applicant on file with the Board, describing the scope of practice for use under the requested license, the public with whom the applicant will work, and the counseling/psychotherapy and appraisal approaches the applicant plans to use (including techniques and tools).

II. EXEMPTIONS

Section 2.1 CLERGY

- (a) Clergy appointed and/or endorsed by their local congregation/church, synagogue, denominational institution or agency to practice pastoral counseling as parts of their responsibilities or duties of their ministry assignments are exempt from licensure requirements. The assignment must be authorized and/or endorsed by their local congregation/church, synagogue, denominational institution or agency. International and National licenses/certifications and/or assignments do not supersede state law.
- (b) Any minister, clergy or pastoral counselor who has a private counseling or marriage and family therapy practice (full time or part time) outside of ministry assignment must be licensed by this Board.

Section 2.2 VOLUNTEERS

Individuals who offer volunteer pastoral, marriage and family therapy or counseling services are exempt from licensure requirements as long as their services are authorized and supervised by the local congregation/church, synagogue, denominational institution, agency, or organization for which the service is rendered. Volunteers must abide by the same requirements as the authorizing congregation/church, synagogue, denominational institution, agency or organization.

- (a) Approval is documented by the organization or agency for which the service is rendered. Approval means a description of the assignment and designation of the person/persons responsible for supervising the volunteers (clergy, licensed professionals, etc). Documentation is by letter on the organization or agency letterhead, signed by the Arkansas organization or agency authority approving the service.
- (b) Any fees to recover costs for materials and/or services rendered, whether assigned fees or donations, will be made payable and deposited to the agency, organization, church, or synagogue that has given the approval. Payment of any type, barter or cash, to the volunteer means the volunteer has entered the private sector and must be licensed by the Board.
- (c) An organization or agency includes but is not limited to Arkansas churches, synagogues, military assignments, and The American Red Cross crisis assignments, etc.
- (d) The titles of the volunteers must not be Counselor or Therapist. Acceptable volunteer title examples follow: volunteer, disciple, mentor, lay clergy, shepherd, American Red Cross Disaster Mental Health supervisor or technician.

III. LICENSING QUALIFICATIONS

Section 3.1 Pre-licensure Background Check

- (a) Pursuant to Act 990 of 2019 Ark. Code Ann. §17-3-103, an individual may petition for a pre-licensure determination of whether the individual's criminal record will disqualify the individual from licensure and whether a waiver may be obtained.
- (b) The individual must obtain the pre-licensure criminal background check petition form from the Board.
- (c) The Board will respond with a decision in writing to a completed petition within a reasonable time.
- (d) The Board's response will state the reasons for the decision.
- (e) All decisions of the Board in response to the petition will be determined by the information provided by the individual.
- (f) Any decision made by the Board in response to a pre-licensure criminal background check petition is not subject to appeal.
- (g) The Board will retain a copy of the petition and response and it will be reviewed during the formal application process.

Section 3.2 LICENSED ASSOCIATE COUNSELORS (LAC)

In order to be eligible as a Licensed Associate Counselor, an applicant:

- (a) Must have received a graduate degree that is primarily professional counseling in content from a regionally accredited institution. The graduate semester hours must meet or exceed the national academic and training content standards adopted by the Board or the Council for the Accreditation of Counseling and Related Educational Programs (CACREP);
- (b) Must demonstrate professional competencies by passing written examinations, and/or oral interviews as prescribed by the Board;
- (c) Must arrange supervision with a Board-approved LAC supervisor and have the agreement for the supervision approved by the Board prior to license issue;
- (d) Must have met the criminal background check mandated by Ark. Code Ann. § 17-27-313;
- (e) Must be a citizen of the U.S. or have current documentation of legal alien work status issued by the U.S. Citizenship and Immigration Services.

(f) The LAC is not intended to be a permanent license.

Section 3.3 LICENSED PROFESSIONAL COUNSELORS (LPC)

In order to be eligible as a Licensed Professional Counselor, an applicant:

- (a) Must meet the requirements of Section 3.2 with the exception of (c); and
- (b) Must provide evidence of three thousand (3000) client contact hours of supervised full-time experience in professional counseling acceptable to the Board.

Section 3.4 LICENSED ASSOCIATE MARRIAGE AND FAMILY THERAPISTS (LAMFT)

In order to be eligible as a Licensed Associate Marriage and Family Therapist, an applicant:

- (a) Must have received a graduate degree in marriage and family therapy or related field from a regionally accredited institution. The graduate semester hours must meet or exceed the national academic and training content standards adopted by the Board or the Commission on Accreditation for Marriage and Family Therapy Education (COAMFTE);
- (b) Must demonstrate professional competencies by passing written examinations, and/or oral interviews prescribed by the Board;
- (c) Must arrange supervision with a Board-approved LAMFT supervisor and have the agreement for supervision approved by the Board prior to license issue;
- (d) Must have met the Criminal Background Check mandated by Ark. Code Ann. § 17-27-313;
- (e) Must be a citizen of the U.S. or have current documentation of legal alien work status issued by the U.S. Citizenship and Immigration Services.
- (f) The LAMFT license is not intended to be a permanent license.

Section 3.5 LICENSED MARRIAGE AND FAMILY THERAPISTS (LMFT)

In order to be eligible as a Licensed Marriage and Family Therapist, an applicant:

- (a) Must meet the requirements of section 3.4, with the exception of (c); and
- (b) Must provide evidence of three thousand (3000) client contact hours of supervised full—time experience, in marriage and family therapy acceptable to the Board.

Section 3.6 GRADUATE COURSE REQUIREMENTS

- (a) The applicant must have received a graduate degree from a regionally accredited institution of higher education that is primarily professional counseling or therapy in content and document completion of a minimum of 60 graduate semester hours in course work, counseling/therapy in content, that meet the academic and training standards established by the Board. The counseling programs, from which the degree/courses are earned, within the institution, shall meet the standards for the preparation of counselors by the specific national professional associations related to each license.
- (b) The adopted standards for LAC and LPC are the current Council for Accreditation of Counseling and Related Educational Programs (CACREP) standards and must meet Arkansas core curriculum standards.
- (c) The adopted standards for LAMFT and LMFT are the current Commission on Accreditation for Marriage and Family Therapy Education Standards (COAMFTE) standards and must meet Arkansas core curriculum standards.
- (d) Additional documentation from the issuing institution may be required to verify that all course standards are met.
- (e) Core Curriculum for LAC or LPC includes:
 - 1. Professional Identity and Ethics, (3 Graduate Credit Hour Minimum)
 - 2. Social and Cultural Diversity, (3 Graduate Credit Hour Minimum)
 - 3. Human Growth and Development, (3 Graduate Credit Hour Minimum)
 - 4. Career Development, (3 Graduate Credit Hour Minimum)
 - 5. Helping Relations, (3 Graduate Credit Hour Minimum)
 - 6. Group Work, (3 Graduate Credit Hour Minimum)
 - 7. Assessment, (3 Graduate Credit Hour Minimum)
 - 8. Research and Program Evaluation, (3 Graduate Credit Hour Minimum)
 - 9. Practicum and/or Internships, (9 Graduate Credit Hour Minimum in 3 Graduate Courses over a minimum of 6 months)
 - 10. Abnormal Psychology/Psychopathology, including DSM and ICD training (3 Graduate Credit Hour Minimum)
 - 11. Family and Relationship (3 Graduate Credit Hour Minimum)
 - 12. Technology Assisted Counseling, (1 Graduate Credit Hour Minimum)
- (f) Core Curriculum for LAMFT or LMFT includes:
 - 1. Foundations of Relational/Systemic Practice, (6 Graduate Credit Hour Minimum in 2 Graduate Courses)
 - 2. Clinical Treatment with Individuals, Couples and Families, (6 Graduate Credit Hour Minimum in 2 Graduate Courses)
 - 3. Diverse, Multicultural and/or Underserved Communities, (3 Graduate Credit Hour Minimum)
 - 4. Research & Evaluation, (3 Graduate Credit Hour Minimum)

- 5. Professional Identity, Law, Ethics and Social Responsibility, (3 Graduate Credit Hour Minimum)
- 6. Biopsychosocial Health & Development Across the Life Span, (3 Graduate Credit Hour Minimum)
- 7. Systemic/Relationship Assessment & Mental Health Diagnosis, (3 Graduate Credit Hour Minimum)
- 8. Practicum/Internships, (9 Graduate Credit Hour Minimum in 3 Graduate Courses over a minimum of 9 months)
- 9. Technology Assisted Counseling, (1 Graduate Credit Hour Minimum)
- (g) All graduate course hours used in the application for any license issued by the Arkansas Board must have a "B-" grade or above. Grades of "C+" or below will not be accepted for licensure purposes.
- (h) Online education will be treated the same as traditional education if the program is primarily professional counseling or marriage and family therapy in content and is earned from a regionally accredited institution of higher education and are recognized by National Council for State Authorization Reciprocity Agreement (NC-SARA).
- (i) Institutions of higher education that have graduate counselor education and related graduate programs that are not accredited by CACREP/COAMFTE must be regionally accredited and coursework must be approved by the Board. Applicants must submit the following information for Board review:
 - 1. Two (2) graduate catalogs;
 - 2. A completed Core Curriculum for the 60 hour requirements; and
 - 3. A copy of each syllabus listed on the Core Curriculum if requested by the Board.

Section 3.7 Waiver Request for Offenses on Background Check

- (a) If an individual has been convicted of an offense listed in A.C.A. §17-23-102(a) or (e), except those permanently disqualifying offenses found in A.C.A. §17-2-102(e), the Board may waive disqualification of a potential applicant or revocation of a license based on the conviction if a request for a waiver is made by:
 - 1. An affected applicant for a license; or
 - 2. An individual holding a license subject to revocation.
- (b) The Board may grant a waiver upon consideration of the following, without limitation:
 - 1. The age at which the offense was committed;
 - 2. The circumstances surrounding the offense;
 - 3. The length of time since the offense was committed;
 - 4. Subsequent work history since the offense was committed;

- 5. Employment references since the offense was committed;
- 6. Character references since the offense was committed;
- 7. Relevance of the offense to the occupational license; and
- 8. Other evidence demonstrating that licensure of the applicant does not pose a threat to the health or safety of the public.
- (c) A request for a waiver, if made by an applicant, must be in writing and accompany the completed application and fees.
- (d) The Board will respond with a decision in writing and will state the reasons for the decision.

An appeal of a determination under this section will be subject to the Administrative Procedures Act §25-15-201 *et seq*.

IV. SUPERVISION

Section 4.1 SUPERVISION CONTENT

- (a) Supervision for the LAC must be provided by a LPC, in Arkansas who holds approved supervisor status from the Board and whose license is in good standing.
- (b) Supervision for the LAMFT must be provided by a LMFT, in Arkansas who holds approved supervisor status from the Board and whose license is in good standing.
- (c) Supervision hours for applicants moving into the state must be approved by the Board, unless the applicant has held a current full license in good standing for three (3) years from their state of origin. In this case the Board will review the applicants file under the "Licensure by Endorsement" (Section 9.1).
- (d) Counselors or Marriage and Family Therapists licensed at the associate level must complete 3000 Client Contact Hours (CCH) with supervision. The ratio for both the LAC and LAMFT will be one (1) hour of supervision for every ten (10) hours of client contact for the first five hundred (500) direct CCH (Level 1) and then one (1) hour of supervision for every twenty (20) CCH for the remaining twenty-five hundred (2500) hours (Level 2). A direct client contact hour is defined as face-to-face contact with a client(s) in a therapeutic interaction with individuals or groups.
- (e) The LAC and LAMFT are required to have a minimum of 3000 hours of client contact, 2200 hours defined as direct client contact. No more than 800 hours of indirect client contact may be counted in Level 2. Indirect Client Contact means consultation, case management, paperwork, staffing, billing and test administration when the clinician is not working face-to-face with the individuals or groups, but the services are related to the direct care of the individual or groups.

- (f) The total hours of supervised practice are 175 clock hours of supervision.
- (g) During the first 500 direct client hours (Level 1), no indirect hours can be counted.
- (h) Dyadic supervision (1 supervisor and 2 supervisees) is recorded as individual supervision.
- (i) Group supervision may not exceed half of the 175 hours of supervision. A supervision group consists of 3 to 6 supervisees with the contracted supervisor. Group supervision may be counted in both levels.
- (j) Technology assisted supervision cannot exceed 50% of supervision hours <u>in</u> <u>Level 1</u>. Technology assisted supervision may be counted in both levels.
- (k) LAMFTs must have a minimum of 1000 direct client contact hours in family/relational/group therapy.
- (l) Group therapy sessions are reported in clock hours of the sessions, not the clock time multiplied by the number of clients in the group.
- (m) Post-master's course work necessary for application for an Arkansas license may not be applied to the required supervised work experience in accordance with the rules.
- (n) A licensee may reduce CCH/Supervision hours by completing any of the following:
 - 1. One hundred (100) CCH may be gained for each three (3) graduate semester hours earned beyond the master's degree, provided that the hours are clearly related to the field of counseling or marriage and family therapy and are acceptable to the Board. Up to two thousand (2000) CCH may be gained for each sixty (60) graduate semester hours.
 - 2. The LAC/LAMFT may petition the Board in writing to take the National Clinical Mental Health Counselor Exam (NCMHCE), with recommendation of the contracted supervisor, upon the completion of Level 1. When approved, the applicant may apply to the National Board for Certified Counselors (NBCC) and take the NCMHCE. A passing score on the NCMHCE will reduce the number of CCH required by 500. The applicant will send test application and test fee directly to NBCC.

Section 4.2 SUPERVISEE REQUIREMENTS AND RESTRICTIONS

- (a) All LAC and LAMFT must have a Board• approved supervision agreement prior to providing any therapy services. The LAC/LAMFT must notify the Board immediately and in writing of any proposed change in supervisors. The LAC/LAMFT must obtain Board approval of any change in supervisors. Failure to maintain an approved current supervision agreement may result in license suspension or revocation.
- (b) Counselors or Marriage and Family Therapists licensed at the associate level may offer professional counseling services beginning the date of approval on a valid and current supervision agreement filed with the Board and be under the supervision of a Board approved supervisor. No client may be seen prior to that date.
- (c) The LAC or LAMFT is the responsible party for:
 - 1. Maintaining a current, valid, and approved supervision agreement on file with the Board prior to providing any counseling services. The primary responsibility is with the LAC or LAMFT, but is a shared responsibility with the supervisor.
 - 2. Maintaining an accurate Statement of Intent and filing a copy of the current Board approved statement with the supervisor of record.
 - 3. Submission of client contact hours report and evaluation completed with the supervisor every six (6) months.
- (d) Supervisees must carefully avoid multiple relationships with supervisors that interfere with the supervisory relationship; such as, having the ability to hire or dismiss the supervisee from employment.

Section 4.3 SUPERVISOR REQUIREMENTS AND RESTRICTIONS

- (a) Board Approved Supervisor Requirements:
 - 1. Supervisor must be fully licensed for three (3) years and be in good standing as a LPC and/or a LMFT in Arkansas.
 - 2. Supervisor must document the completion of three (3) hour post-masters graduate course in clinical supervision which included eighteen (18) hours of supervised experience in supervision.
 - 3. Supervisor must submit the Board Approved Supervisor Status application and fee.

4. Prior to receiving the Approved Supervisor Status, applicant must complete an Oral interview.

(b) Supervisor Restrictions:

- 1. A Counselor or Therapist, holding Board Approved Supervisor Status, shall not sign new supervision plans/agreements if supervisor's license has not been renewed or if the supervisor is under investigation. If under investigation, no new contracts may be signed or submitted to the Board until all reviews, hearings, or disciplinary actions (if any in progress) are completed and resolved.
- 2. Supervisors will be limited to twelve (12) supervision agreements at any given time. Exceptions to the limitation of twelve (12) may be made only at Board initiated request to a designated supervisor.
- 3. The Board office staff may not approve supervision agreements to exceed twelve supervisees (12) for any one supervisor.
- 4. Supervisors must have a Board approved copy of a supervision agreement dated prior to providing supervision to a LAC or LAMFT.
- 5. Board approved supervisors of LAC/LAMFT must carefully avoid multiple relationships with supervisees that interfere with the supervisory relationship; such as, administrative supervisors within agencies with any level of direct or indirect administrative authority over the supervisee.
- 6. The contracted supervisor may not delegate supervision responsibility to any other individual. The contracted supervisor should have an emergency plan if he/she were to be unavailable.

Section 4.4 SUPERVISION REPORTS AND EVALUATIONS

- (a) Supervision evaluations and Client Contact Hours reports are due every six (6) months regardless of the number of CCH accumulated.
- (b) The LAC or LAMFT is the party responsible for submission of supervision reports and evaluations every six (6) months.
- (c) The maximum of a thirty (30) day grace period, following the scheduled due date, is allowed for the Board to receive the six (6) month reports and evaluations.
- (d) Reports submitted over thirty days late will be reviewed by the Board on a case by case basis to determine whether or not the hours will be accepted. The licensee and the supervisor must send written explanation for the late report. The Board will evaluate the stated reasons for the late reports. The Board may request the

- Supervisor and Supervisee to meet with the Board for additional information prior to making a decision concerning the situation.
- (e) A continual pattern of violation and failure to comply with the rule may result in an Administrative Hearing for disciplinary action, suspension or revocation of license.
- (f) The supervisor and the supervisee are both the responsible parties for maintaining a current Board approved supervision agreement.

V. APPLICATION REQUIREMENTS

Section 5.1 STATEMENT OF INTENT

The Statement of Intent to practice must be completed, signed and dated by the applicant. The statement must be consistent with the credentials and specializations documented by the licensee and be approved by the Board.

Section 5.2 TRANSCRIPTS

- (a) Applicants must submit unofficial transcript documentation for Board review. An official transcript conferring the Master's Degree must be submitted prior to issuing the license. The Board office staff will review applicants' transcripts to ensure:
 - 1. That all academic coursework for licensure has been completed at institutions of higher education having accreditation recognized by the Board for degree programs and courses;
 - 2. That applicants are minimally qualified to sit for the appropriate written examination(s) by having completed either the required CACREP or COAMFTE, or equivalent core curriculum courses;
 - 3. That core curriculum courses have been completed prior to admission to written examination/examinations unless exempt under section 6.2(e); and
 - 4. That all course grades are B- or above.
- (b) If the transcript courses titles are ambiguous or do not adequately convey the pertinent content of the courses, the Board office staff is to request documentation of content from the applicant for clarification purposes.

Section 5.3 REFERENCES

(a) The applicant will submit a minimum of four (4) references. Copies of references sent directly from other state boards or university placement centers will be accepted by endorsement if no more than five years old. The applicant must include references from two (2) full time or part time faculty members in the degree granting training

program, one (1) supervisor of the applicant's clinical work and one (1) from another mental health professional. If the applicant has been licensed for more than three (3) years from another state, then faculty references are not required. Four (4) references are required from those familiar with the applicant's practice skills.

(b) The Board will not accept evaluations recommendations, and documentation of supervised experience from persons related either by blood or marriage. Current members of the Board may not submit references for the applicants.

Section 5.4 BOARD DECISIONS

An affirmative vote of a majority of those Board members present and voting will be held as evidence of the following:

- (a) The applicant has passed an oral interview, if required;
- (b) Application is processed for the Associate or the Professional License as determined by the documented, approved post master's supervised work experience.
- (c) (b) The applicant has been granted the license based upon satisfactory completion of the application process.

Section 5.5 APPLICANT STATUS WITH OTHER PROFESSIONAL ORGANIZATIONS AND BOARDS

Applications from individuals who are under investigation, sanction, probation, disciplinary supervision, revocation, or rehabilitation by counseling, psychology, social work, or other related Boards or credentialing bodies will not be considered for an Arkansas license until documentation from the issuing body is received that the sanctions are removed or completed.

Section 5.6 DURATION OF APPLICATION

- (a) Applications are active for twelve (12) calendar months from the date the application is received in the Board office.
- (b) If the application process is not completed within (12) twelve months from receipt of the application by the Board, an applicant may request that the Board extend the twelve-month application window. A request of application extension, with the applicable fee, must be submitted to the Board office prior to the application expiration. If an extension is not requested, or is denied, the application becomes void and the applicant must apply as a new applicant.
- (c) If new requirements have been placed for applicants in the twelve-month window the Board may require that the new requirements be met within the extension period as part of the application extension approval.

- (d) A second extension period is discouraged and will only be considered by the Board when very unusual, extenuating circumstances are documented.
- (e) Under no circumstances will the Board grant more than two (2) application extensions.

VI. EXAMINATIONS

Section 6.1 GENERAL ADMINISTRATION

- (a) Applicants whose credentials meet the requirements of Ark. Code Ann. § 17-27-301 through 305, will be issued an approval letter from the Board to proceed with the written examination. Oral interviews may be required by the Board if deemed necessary.
- (b) Each year the Board will contract for the administration of:
 - 1. The National Counselor Examinations (NCE) with the National Board for Certified Counselors (NBCC).
 - 2. The National Clinical Mental Health Counselor Examinations (NCMHCE) with NBCC.
 - 3. The Examinations in Marital and Family Therapy with the Association of Marital and Family Therapy Regulatory Boards (AMFTRB).
 - 4. The Arkansas Board of Examiners in Counseling Jurisprudence Exam with NBCC.
- (c) Cut-off scores established by the national examination agencies for each examination date are the minimum scores accepted by the Board for an applicant to meet respective written examination requirements for licensure.
- (d) An applicant who fails the required written examinations or oral interview must wait three (3) months before the next attempt. An applicant will be approved by the Board for each subsequent attempt following the three (3) month interval.

Section 6.2 WRITTEN EXAMINATIONS

(a) The Board will adopt a prepared standardized test covering the specialized knowledge common to each license. The Board may contract with test design specialists to prepare and provide materials for such testing and to revise the examination as deemed necessary. Subtests in specialty skill areas may be a part of updating. The pass score determined for each examination is the acceptable score determined by the Board to be the pass level.

- (b) All applicants for licensure must complete one of the following applicable written examinations.
 - 1. Counselor applicants must satisfactorily complete the National Counselor Examination (NCE) or, National Clinical Mental Health Counselor Examination (NCMHCE) unless applicant meets criteria as outlined in Section 9.1.
 - 2. Marriage and Family Therapist applicants must satisfactorily complete the American Marriage and Family Therapy Regulatory Board (AMFTRB) examination unless applicant meets criteria as outlined in Section 9.1.
- (c) All applicants must provide verification of a successful passing score on the Arkansas Board of Examiners in Counseling Jurisprudence Exam when such exam becomes a part of the application process.
- (d) Submission of application documentation and fees for national written examinations occurs in two (2) steps:
 - 1. Test application and associated fees must be made directly to the national examining organizations for admission to sit for the written examinations. The test applications and fees for written examinations must comply with the test company's deadlines.
 - 2. The licensure application, unofficial transcripts, core curriculum and fees must be received by the Board office for the applicant to receive approval to take the national exam.
- (e) Persons who are enrolled in the final semester of graduate study in counseling or marriage and family therapy and have completed or are currently enrolled in the core curriculum courses may be admitted to the written examination by submitting to the Board, with their application, a letter stating their projected graduation date from one of the following college or university officials:
 - 1. Graduate Coordinator
 - 2. Department Chair
 - 3. Registrar
 - 4. Associate Dean
 - 5. Dean

Section 6.3 ORAL INTERVIEWS

(a) All individuals applying for licensure may be required to complete an oral interview prior to being granted a license.

- (b) Individuals applying for Board Approved Supervisor Status will be required to successfully pass an oral interview.
- (c) An oral interview may be scheduled for applicants upon receipt by the Board of the following: a passing score on the written examinations, the applicant's final official transcripts reflecting degree conferred, background checks, and all other application requirements.
- (d) The oral interview may include a review of the applicant's Statement of Intent, questions from the Board relative to the profession of counseling/therapy, and questions about credentials submitted with the application.
- (e) If there are unresolved questions, the Board may require an oral interview of any applicant.

Section 6.4 UNRESOLVED QUESTIONS

Should the Board have unresolved questions of competence it may require any one or all of the following:

- (a) Additional academic work;
- (b) Additional supervised experience;
- (c) Additional training;
- (d) Additional references or recommendations;
- (e) Clarification of Statement of Intent;
- (f) Oral Interview;
- (g) Training documentation;
- (h) Other evidence deemed necessary to satisfy the Board as to the qualifications and/or fitness and competence of the applicant to practice as a counselor or marriage and family therapist.

VII. LICENSERENEWAL

Section 7.1 RENEWAL AND FEES

- (a) All licenses expire biennially on May 31 of the renewal year.
- (b) The biennial license renewal fee is due and payable by May 31 of the renewal year.
- (c) Failure to pay the biennial fee within the time stated shall automatically suspend the right of any licensee to practice while delinquent. Ark. Code Ann. §17-27-307(2) (A). Such lapsed license may be renewed within a period of twelve (12) months, from the expiration date, by payment of all fees and Board requirements.
- (d) A late fee will be assessed <u>on June 1</u> if the renewal fee is postmarked after midnight, May 31 of the renewal year.

(e) Failure to renew a license within twelve (12) months from the date of expiration will necessitate applying for the license as a new applicant meeting all requirements in effect as of the date the new application is received in the Board office. In this circumstance, prior to the application being processed, the applicant may be required to appear before the Board to explain the failure to meet the renewal deadlines.

Section 7.2 CONTINUING EDUCATION

- (a) No license will be renewed without evidence of satisfactory completion of a minimum of twenty-four (24) clock hours of continued professional education (CE) and/or training in the twenty-four (24) months prior to renewal. Twenty one (21) of the twenty-four (24) clock hours must support the licensee's statement of intent. Evidence must also be submitted of a minimum of three (3) clock hours obtained in ethics relevant to the license being renewed. Remaining hours must be counseling in nature and support the licensee's statement of intent.
- (b) LACs, LPCs, LAMFTs, and LMFTs are responsible for maintaining all appropriate documentation of their continuing education hours completed during the previous twenty-four (24) months.
- (c) A percentage of all renewal notices may be audited and each licensee must submit proper documentation of CE credit. One-third of the file numbers each year may be selected for audit.
- (d) If the licensee has not accumulated the required continuing education hours, the licensee may take the NCE, NCMHCE, or the AMFTRB examination and meet the national pass score as a substitute for continuing education clock hours.
- (e) The Board recognizes the following activities/experiences, which demonstrate professional benefit to the licensee, as acceptable CE:
 - 1. Attending workshops provided by a qualified professional from state and/or nationally recognized training programs. Workshops presented by a professional with a NBCC provider number are acceptable.
 - 2. Presenting at workshops provided by a qualified professional from state and/or nationally recognized training programs. Presenters will receive two (2) hours per one (1) hour of the initial presentation.
 - 3. Formal academic coursework related to the development or maintenance of skills related to the practice of counseling. These must be offered by regionally accredited academic institutions. Both undergraduate and graduate course work will be acceptable. 15 hours of CE credit may be counted for every 1 hour of course work.

- 4. Documentation of teaching a new course or publishing a journal article or book in an area of counseling or marriage and family therapy. 10 hours of CE credit may be counted.
- 5. Relevant professional service in leadership positions such as officers of the state, regional, or national professional associations or members of the Arkansas Board of Examiners in Counseling. 10 hours of CE credit may be counted.
- 6. Volunteer services provided under the Arkansas Volunteer Health Care Act. 1 hour of CE credit may be counted for every 8 hours of volunteer services.
- (f) For licensees who possess both the LAC/LPC and LAMFT/LMFT, the continuing education requirement will be 24 hours, with 3 hours minimum in Ethics. The remaining 21 hours must indicate a balance between counseling and marriage and family therapy content.
- (g) Six (6) continuing education hours in supervision content are required each renewal period for Board approved supervisors. Three (3) of the six (6) clock hours must be from Board recognized state associations or an Arkansas university associated workshop or program.
- (h) Any licensee with a specialization claimed on the Statement of Intent must have CE hours specific to that specialization.

Section 7.3 STATEMENT OF INTENT

- (a) The Statement of Intent must be reviewed carefully and at least one theoretical approach to counseling must be checked and some techniques used in conjunction with that approach must be checked.
- (b) Specializations noted on the Statement of Intent must be supported by appropriate training and/or certification.
- (c) The approved Statement of Intent will be in force for the license renewal period unless amended.
- (d) The Statement of Intent may be revised at any time the scope of practice changes. The revised Statement of Intent must be submitted to the Board for approval.

Section 7.4 RENEWAL NOTICE

Notices of renewal will be sent prior to the renewal due date. All renewal forms are available on the Board's website or may be requested from the Board office. Completion of such documentation by the licensee is mandatory prior to license renewal.

Section 7.5 NON-PRACTICING STATUS

A non-practicing status is available for extenuating circumstances, <u>including</u>, <u>but not limited to</u>, whether health related, leaving the field temporarily, retirement or military deployment. The licensee must submit a request for non-practicing status in writing describing circumstances for the request. If approved, the licensee must submit the biannual non-practicing renewal fee and proof of the required CEs. Licensees must submit an attestation that he/she will not practice counseling or marriage and family therapy while in non-practicing status <u>at the time of renewal</u>. Non-practicing status may be renewed twice without additional approval from the Board.

Section 7.6 UPDATING CONTACT INFORMATION

All persons holding a license issued by the Board are required to provide and maintain current address and contact information on file with the Board so that the Board can remain in contact and provide notice of complaints and/or hearings. The licensee is required to provide written notice to the Board of any change in business and/or residence within ten (10) working days of the change. Notices of complaints and/or hearings sent by mail will be addressed to the latest address on file with the Board.

VIII. DISCIPLINE

Section 8.1 COMPLAINTS

- (a) When information or a complaint is received by the Board, and that information or complaint may affect the licensure of an applicant, the informant is required to present the information to the Board in signed, written form unless this creates eminent danger to the informant.
- (b) The Board will appoint a sub-committee to review all complaints, consisting of the Executive Director, the Attorney General representative and one current Board member.
- (c) The following may be taken as a result of the sub-committee's review:
 - 1. Close the complaint with no further action.
 - 2. Send a letter of reprimand or caution to the licensee.
 - 3. Process a Consent Order and Resolution Agreement with the licensee that specifies conditions to be met and maintained;
 - 4. Hold an Administrative Hearing to determine whether disciplinary action should be taken.

- (a) The Board is authorized to receive complaints against licensees or applicants from any person. The complaint must be in writing and on a complaint form. Complaint forms are available from the Board office or on the Board's website.
- (b) The Board will appoint a subcommittee to review all complaints, consisting of the Director, the Attorney General representative, and one current Board member.
- (c) The Board may, on its own motion or recommendation by the subcommittee, initiate its own complaint and conduct an investigation of a suspected violation if reasonable cause exists to believe a violation has occurred.
- (d) The subcommittee may enlist the assistance of an investigator should additional information be necessary.
- (e) <u>Upon completion of the complaint review the subcommittee will make a recommendation</u> to the Board and one of the following actions may be taken by the Board as a result:
 - 1. <u>Dismiss the complaint with no further action;</u>
 - 2. Send a letter of caution to the licensee;
 - 3. Process a Consent Order and Resolution Agreement with the licensee that specifies conditions to be met and maintained; or
 - 4. Hold an Administrative Hearing to determine whether disciplinary action should be taken.

Section 8.2 HEARINGS

- (a) When appropriate, informal hearing procedures may be used to attempt to resolve complaints in lieu of an administrative hearing.
- (b) (a) Hearings to revoke or suspend a license or to impose other disciplinary sanctions are considered to be adjudicative hearings. The Board acts in a quasi-judicial capacity when it conducts an adjudicative hearing.
- (e) (b) The Arkansas Administrative Procedure Act (APA) provides the basic framework for the conducting of adjudicative hearings. All adjudicative hearings before the Board are held under the Arkansas Administrative Procedure Act (APA), Ark. Code Ann. §25-15-201 et seq.
- (d) These rules apply in all administrative adjudications conducted by the Board.
- (e) PRESIDING OFFICER The Board Chairperson shall preside at the hearing or may designate one or more members of the Board or one or more examiners, referees,

or hearing officers to preside at a hearing.

(f) APPEARANCES

- 1. Any party appearing in any agency proceeding has the right, at his or her own expense, to be represented by counsel. Alternatively, the respondent may appear on his or her own behalf.
- 2. Any attorney representing a party to an adjudicatory proceeding must file notice of appearance as soon as possible.
- 3. Service on counsel of record is the equivalent of service on the party represented.
- 4. On written motion served on the party represented and all other parties of record, the presiding officer may grant counsel of record leave to withdraw for good cause shown.
- (g) CONSOLIDATION If there are separate matters that involve similar issues of law or fact, or identical parties, the matters may be consolidated if it appears that consolidation would promote the just, speedy, and inexpensive resolution of the proceedings, and would not unduly prejudice the rights of a party.
- (h) NOTICE OF INTERESTED PARTIES—If it appears that the determination of the rights of parties in a proceeding will necessarily involve a determination of the substantial interests of persons who are not parties, the presiding officer may enter-an order requiring that an absent person be notified of the proceeding and be given an opportunity to be joined as a party of record.
- (i) SERVICE OF PAPERS Unless the presiding officer otherwise orders, every pleading and every other paper filed for the proceeding, except applications for witness subpoenas and the subpoenas, shall be served on each party or the party's representative at the address on file with the Board.

(j) INITIATION & NOTICE OF HEARING

- 1. An administrative adjudication is initiated by the issuance by the Board of a notice of hearing.
- 2. The notice of hearing will be sent to the respondent by U.S. Mail, return receipt requested, delivery restricted to the named recipient or his agent. Notice shall be sufficient when it is so mailed to the respondent's latest address on file with the agency.
- 3. Notice will be mailed at least twenty one (21) days before the scheduled hearing unless an emergency is declared.

4. The notice will include:

- a. A statement of the time, place, and nature of the hearing;
- b. A statement of the legal authority and jurisdiction under which the hearing is to be held; and
- c. A short and plain statement of the matters of fact and law asserted.
- (k) MOTIONS All requests for relief will be made by motion.
 - 1. Motions must be in writing or made on the record during a hearing.
 - 2. A motion must fully state the action requested and the grounds relied upon.
 - 3. The original written motion will be filed with the agency.
 - 4. When time allows, the other parties may, within seven (7) days of the service of the written motion, file a response in opposition.
 - 5. The presiding officer may conduct such proceedings and enter such orders as are deemed necessary to address issues raised by the motion.
 - 6. However, a presiding officer, other than the Counseling Board, will not enter a dispositive order unless expressly authorized in writing to do so.
- (1) ANSWER A respondent may file an answer no later than ten (10) days before the scheduled hearing.
- (m) DISCOVERY
 - 1. Upon written request, the agency will provide the information designated in AC.A § 25-15-208(a) (3).
 - 2. Such requests should be received by the agency at least ten (10) days before the scheduled hearing.
- (n) CONTINUANCES—The Board Chairman may grant a continuance of hearing for good cause shown.
 - 1.Requests for continuances will be made in writing.
 - 2.The request must state the grounds to be considered and be made as soon as practicable and, except in cases of emergencies, no later than five (5) days prior to the date noticed for the hearing.
 - 3.In determining whether to grant a continuance, the Board Chairman may consider:

- a. Prior continuances;
- b. The interests of all parties;
- c. The likelihood of informal settlements;
- d. The existence of an emergency;
- e. Any objection;
- f. Any applicable time requirement;
- g. The existence of a conflict of the schedules of counsel, parties, or witnesses:
- h. The time limits of the request, and;
- i. Other relevant factors.
- 4. The Board Chairman may require documentation of any grounds for continuance.

(o) HEARING PROCEDURES

- 1. The presiding officer presides at the hearing and may rule on motions, require briefs, and issue such orders as will ensure the orderly conduct of the proceedings; provided, however, any presiding officer other than the Counseling Board shall not enter a dispositive order or proposed decision unless expressly authorized in writing to do so.
- 2. All objections must be made in a timely manner and stated on the record.
- 3. Parties have the right to participate or to be represented by counsel in all hearings or pre-hearing conferences related to their case.
- 4. Subject to terms and conditions prescribed by the Administrative Procedure Act, parties have the right to introduce evidence on issues of material fact, cross-examine witnesses as necessary for a full and true disclosure of the facts, present evidence in rebuttal, and, upon request by the agency, may submit briefs and engage in oral argument.
- 5. The presiding officer is charged, with maintaining the decorum of the hearing and may refuse to admit, or may expel, anyone whose conduct is disorderly.
- (p) ORDER OF PROCEEDINGS The presiding officer will conduct the hearing in the following manner:
 - 1. The presiding officer will give an opening statement, briefly describing the nature of the proceedings.
 - 2. The parties are to be given the opportunity to present opening statements.
 - 3. The parties will be allowed to present their cases in the sequence

determined by the presiding officer.

- a. Each witness must be sworn or affirmed by the presiding officer, or the court reporter, and be subject to examination and cross* examination as well as questioning by the Counseling Board. The presiding officer may limit questioning in a manner consistent with the law.
- b. When all parties and witnesses have been heard, parties may be given the opportunity to present final arguments.

(q) EVIDENCE

- 1. The presiding officer shall rule on the admissibility of evidence and may, when appropriate, take official notice of facts in accordance with all applicable requirements of law.
- 2. Stipulation of facts is encouraged. The agency may make a decision based on stipulated facts.
- 3. Evidence in the proceeding must be confined to the issues set forth in the hearing notice, unless the parties waive their right to such notice or the presiding officer determines that good cause justifies expansion of the issues. If the presiding officer decides to admit evidence outside the scope of the notice, over the objection of a party who did not have actual notice of those issues, that party, upon timely request, will receive a continuance sufficient to prepare for the additional issue and to permit amendment of pleadings.
- 4. A party seeking admission of an exhibit must provide twelve (12) copies of each exhibit at the hearing. The presiding officer must provide the opposing parties with an opportunity to examine the exhibit prior to the ruling on its admissibility. All exhibits admitted into evidence must be appropriately marked and be made part of the record.
- 5. Any party may object to specific evidence or any request limits on the scope of the examination or cross examination. A brief statement of the grounds upon which it is based shall accompany such an objection. The objection, the ruling on the objection, and the reasons for the ruling will be noted in the record. The presiding officer may rule on the objection at the time it is made or may reserve the ruling until written decision.
- 6. Whenever evidence is ruled inadmissible, the party offering that evidence may submit an offer of proof on the record. The party making the offer of proof for excluded oral testimony will briefly summarize the testimony or, with permission of the presiding officer, present the testimony. If the excluded

- evidence consists of a document or exhibit, it shall be marked as part of an offer of proof and inserted in the record.
- 7.Irrelevant, immaterial, and unduly repetitive evidence will be excluded. Any other oral or documentary evidence, not privileged, may be received if it is of a type commonly relied upon by reasonably prudent men and women in the conduct of their affairs.
- 8.Reasonable inferences. The finder of fact may base its findings of fact upon reasonable inferences derived from other evidence received.
- (r) DEFAULT—If a party fails to appear or participate in an administrative adjudication after proper service of notice, the agency may proceed with the hearing and render a decision in the absence of the party.

(s) SUBPOENAS

- 1. At the request of any party, the agency shall issue subpoenas for the attendance of witnesses at the hearing. The requesting party shall specify whether the witness is also requested to bring documents and reasonably identify said documents.
- 2. A subpoena may be served by any person specified by law to serve process or by any person who is not a party and who is eighteen (18) years of age or older. Delivering a copy to the person named in the subpoena shall make service. Proof of service may be made by affidavit of the person making service. The party seeking the subpoena shall have the burden of obtaining service of the process and shall be charged with the responsibility of tendering appropriate mileage fees and witness fees pursuant to Rule 45, Arkansas Rules of Civil Procedure. The witness must be served at least two days prior to the hearing. For good cause, the agency may authorize the subpoena to be served less than two days before the hearing.
- 3. Any motion to quash or limit the subpoena shall be filed with the agency and shall state the grounds relied upon.
- (t) RECORDING OF THE PROCEEDINGS—The responsibility to record the testimony heard at a hearing is borne by the Board. In the event of the filing of a petition for judicial review, the Board will provide a verbatim transcript of testimony taken before the Board. If requested under FOI, copies of the transcript will be provided at a cost per page.
- (u) FACTORS TO BE CONSIDERED IN IMPOSING SANCTIONS—In addition to any other considerations permitted by Arkansas Code Annotated § 17-27-101 et seq. if applicable, the agency in imposing any sanction may consider the following:

- 1. The nature and degree of the misconduct for which the licensee is being sanctioned.
- 2. The seriousness and circumstances surrounding this misconduct. The loss or damage to clients or others.
- 3. The assurance that those who seek similar professional services in the future will be protected from the type of misconduct found.
- 4. The profit to the licensee.
- 5. The avoidance of repetition.
- 6. Whether the conduct was deliberate, intentional, or negligent.
- 7. The deterrent effect on others.
- 8. The conduct of the individual during the course of the disciplinary proceeding.
- 9. The professional's prior disciplinary record, including warnings.
- 10. Matters offered by the professional in mitigation or extenuation, except that a claim of disability or impairment resulting from the use of alcohol or drugsmay not be considered unless the professional demonstrates that he or she is successfully pursuing in good faith a program of recovery.
- (v) FINAL ORDER The Board will serve on the respondent a written order that reflects the action taken by the agency.
 - 1. The order will include a recitation of facts found based on testimony and other evidence presented and reasonable inferences derived from the evidence pertinent to the issues of the case.
 - 2. It will also state conclusion of law and directives or other disposition entered against or in favor of the respondent.

SECTION 8.3 SUSPENSION, REVOCATION, DENIAL OF LICENSE ISSUE, DENIAL OF RENEWAL. & DENIAL OF APPLICATION FOR PROCESSING

- (a) In accordance with the Arkansas Code Annotated §17-267-309 and §25-15-201 et seq (Arkansas Administration Procedure ActAPA), the Board will suspend, revoke, or deny renewal of any license or impose other appropriate restrictions or additional sanctions for any person that: if the Board finds that holder thereof:
 - 1. Has been found guilty of violating any ethical or professional standard under which the license holder practices; has failed to comply with mandated reporting as per state laws.
 - 2. Has not paid biennial renewal fee within the time stated.
 - 3. Has not satisfied the Board, by May 31 of the renewal year, with evidence of the completion of relevant professional or continued education experience.
 - 4. Has been found to be incompetent, has misused the license, or has been negligent in the rendering of counseling services.
 - 5. Has pleaded guilty, or nolo contendere to or been found guilty of any offense listed under Ark. Code Ann. §17-23-102.
 - 6. Has failed to follow any special directions of the Board.
 - 7. Has had one's professional license/certificate revoked, suspended, or is under investigation by any other Arkansas Board or certifying/licensing agency or by any state Board of or certifying/licensing agency.
 - 8. Has failed to meet requirements of the Criminal Background Check. (Ark. Code Ann. § 17-27-313).
 - 9. Has been placed upon a registry of this state or another in regards to public safety, including without limitation, a child maltreatment registry, an adult maltreatment registry, or a sex offender registry.
- (b) ALTERNATIVE SANCTIONS In addition, the Board may, after a hearing, impose upon a licensee alternative sanctions provided by Ark. Code Ann. § 25-15-217 which include a civil penalty not to exceed \$500.00 per violation.
- (c) If the Board finds that it has erred in the granting of a license, the Board will give written notice by certified or signature confirmation mail of intent to annul the license. The notice will allow the applicant the opportunity to meet the requirements of licensure within 30 days.
- (d) During the period of suspension, the licensee shall not practice counseling/therapy

in the state of Arkansas. If the licensee practices during this time, the Board or any eitizen of the state of Arkansas may petition for court proceedings to prohibit the unlawful practice of counseling/therapy and/or false representation as a licensed counselor or marriage and family therapist.

(e) The Board, or any member thereof, or any citizen of the state of Arkansas, may petition for court proceedings to prohibit the unlawful practice of counseling or marriage and family/therapy and/or false representation as a licensed counselor or marriage and family therapist.

(f) (d)DENIAL OF LICENSE

- 1. If a preliminary determination is made that the application should be denied, the Board will inform the applicant of the opportunity for a hearing on the application.
- 2. The grounds or basis for the proposed denial of a license will be set forth in writing by the Board. Any hearing on the denial of a license will be conducted in accordance with the Arkansas Administrative Procedure Act and unless otherwise provided by law, the applicant has the burden of establishing entitlement to the license.

(g) (e)SUSPENSION, REVOCATION, ANNULMENT OR WITHDRAWAL

- 1. Prior to the entry of a final order to suspend, revoke, annul or withdraw a license, or to impose other sanctions upon a licensee, the Board will serve the licensee a notice of hearing in the manner set out in Arkansas Code Annotated § 25-15-208.
- 2. The Board has the burden of proving the alleged facts and violations of law stated in the notice.

(h) (f)EMERGENCY ACTION

- 1. If the Board finds that the public health, safety, or welfare imperatively requires emergency action and incorporates that finding in its order, the Board can summarily suspend, limit, or restrict a license. The notice requirement in Section 8.2(6) does not apply and must not be construed to prevent a hearing at the earliest time practicable.
- 2. Emergency Order: An emergency adjudicative order must contain findings that the public health, safety, and welfare imperatively require emergency action to be taken by the Board. The written order must include notification of the Written Notice. The written emergency adjudicative order will be immediately delivered to persons who are required to comply with the order. One or more of the following procedures will be used:

- a. Personal Delivery;
- b.Certified mail, return receipt requested, to the last address on file with the agency;
- c. First class mail to the last address on file with the agency;
- d.Fax notice may be used as the sole method of delivery if the person required to comply with the order has filed a written request that the Board orders be sent by fax and has provided a fax number for that purpose;
- e.Oral notice. Unless the written emergency order is served by personal delivery on the same day that the order issues, the Board shall make reasonable immediate efforts to contact by telephone the persons who are required to comply with the order.
- f. Unless otherwise provided by law, within ten (10) days after emergency action taken pursuant to paragraph 8.3 (h) of this rule, the agency must initiate a formal suspension or revocation proceeding.

 The Board will promptly initiate an adjudicative hearing after the emergency action taken pursuant to Rule 8.3 (f).

(i) (h) VOLUNTARY SURRENDER OF LICENSE

The licensee, in lieu of formal disciplinary proceedings, may offer to surrender his or her license, subject to the Board's determination to accept the proffered surrender, rather than conducting a formal disciplinary proceeding.

(j) (i)DUTY OF A SANCTIONED PROFESSIONAL

In every case in which a professional's license is revoked, suspended or surrendered, the licensee must:

- 1. Return his or her license and any license pocket cards to the agency's office;
- 2. Notify all of his or her clients in writing that his or her license has been revoked, suspended, or surrendered;
- 3. Notify all clients to make arrangements for other professional services, calling attention to any urgency in seeking the substitution of another licensed professional;
- 4. Deliver to all clients any papers or property to which they are entitled, or notify the client of a suitable time and place where the papers and other

- property may be obtained, calling attention to any urgency for obtaining the papers or other property;
- 5. Refund any part of the fees paid in advance that have not been earned;
- 6. Keep and maintain a record of the steps necessary to accomplish the foregoing;
- 7. File with the Board a list of all other state, federal, and administrative jurisdictions by which he or she is licensed. Upon such filing, the agency will notify those entitled of the revocation, suspension, or surrender; and
- 8. Within thirty (30) days of revocation, suspension, or surrender of the license, file an affidavit with the Board that he or she has fully complied with the provisions of the order and completely performed the foregoing or provide a full explanation of the reasons for his or her non-compliance. Such affidavit shall also set forth the address where communications may thereafter be directed to the respondent.

(k) (j) REINSTATEMENT AFTER SUSPENSION

- 1. An order suspending a license may provide that a person desiring reinstatement may file with the Board a verified petition requesting reinstatement.
- 2. The petition for reinstatement must set out the following:
 - a. That the individual has fully and promptly complied with the requirements of Section 8.3(j) of these rules pertaining to the duty of a sanctioned professional;
 - b. That the individual has refrained from practicing in this profession during the period of suspension;
 - c. That the individual's license fee is current or has been tendered to the agency;
 - d. That the individual has fully complied with any requirements imposed as conditions for reinstatement.
 - e. Any knowing misstatement of fact may constitute grounds for denial or revocation of reinstatement.
- 3. Failure to comply with the provisions of Section 8.3 (j) 7 & (j) 8 of the Rule precludes consideration for reinstatement.

4. No individual will be reinstated unless the Board of Examiners in Counseling approves reinstatement by majority vote.

(1) (k)RE-LICENSURE FOR REVOKED OR SURRENDERED LICENSE

- 1. No individual who has had his or her license revoked or who has surrendered his or her license will be licensed, except on petition made to the Board. The application for re-licensure is not allowed until at least five years after the revocation or surrender of license took effect.
- 2. The applicant bears the burden of proof that he or she is rehabilitated following the revocation or surrender of the license before the application for re-licensure is received.
- 3. The Board may impose any appropriate conditions or limitations on a license to protect the public health, safety, and welfare.
- 4. The Board may require that the person seeking re-licensure take licensing examination.
- 5. The Board may require that the person seeking re-licensure have supervision for a specified time and ratio.
- 6. When applying for re-licensure after revocation or surrender of his or her license, the licensee must prove that he or she can engage in the conduct authorized by the license without undue risk to the public health, safety, and welfare, and that he or she is otherwise qualified for the license pursuant to Arkansas Code Annotated § 17-27-101 et seq and Rules in effect the date the application for re-licensure is received.

Section 8.4 UNAUTHORIZED COUNSELING

- (a) When the Board is made aware of a violation, or possible violation, of Ark. Code Ann. § 17-27-101 et seq., a certified or registered letter with return receipt, showing delivery to addressee only, shall be mailed to the last known address of the person in question requesting that the person cease and desist the practice of counseling without a license. The letter will direct attention to pertinent aspects of the law and the rules governing practice of counselors and marriage and family therapists.
- (b) If the cease and desist letter does not induce the person to refrain from practicing, holding himself/herself out to practice, and/or the use of title or activities, in violation, the information shall be forwarded to the appropriate law enforcement authorities.

IX. LICENSING UNDER SPECIAL CONDITIONS

Section 9.1 LICENSURE BY ENDORSEMENT

Applicants from other states or Arkansas agencies must apply and complete the formal application process prior to license issue. The following rules apply to the process:

- (a) An applicant who has been licensed as a counselor or mental health professional in other state/states must submit a License Verification Form (LVF) from each state or agency.
- (b) Applicants who have continually maintained full licensure status as an LPC, LMFT or the equivalency for a minimum of three years (36 months) may be eligible for licensure endorsement by the Board. In addition to providing the application documentation described in Section 5 and 6 (i.e. Statement of Intent, Transcript, References, and examination scores), the applicant must provide verification that the license issued by another board is currently in good standing. Any history of disciplinary action, sanctions or license denial will be reviewed by the board.
- (c) Applicants who have continually maintained full licensure status as an LPC, LMFT or the equivalency for less than three years (36 months) may be eligible for licensure endorsement by the Board. A temporary license may be granted while an applicant completes the minimal educational requirements. In addition to meeting applicable requirements in Section 5 and 6, the applicant must provide verification that the license issued by another board is currently in good standing. Any history of disciplinary action, sanctions or license denial will be reviewed by the board. The applicant will need to document the total number of client contact hours (CCH) under supervision and the total number of supervision hours maintained. The Board will review the documented hours to determine the number of CCH and supervision hours required to meet licensure at the associate or full licensure status.
- (d) Applicants who have an associate, provisional, or an intern license from another state may be eligible for licensure by endorsement by the Board. A temporary license may be granted while completing the minimal educational requirements. In addition to meeting applicable requirements in Sections 5 and 6, the applicant must provide verification that the license issued by another Board is in good standing. Any history of disciplinary action, sanctions or license denial will be reviewed by the board. The applicant will need to document the total number of Client Contact Hours (CCH) under supervision and the total number of supervision hours maintained. The Board will review the documented hours to determine the number of CCH and supervision hours required to meet licensure at the associate or full licensure status.
- (e) Waiver of the NCE, NCMHCE, or the AMFTRB may be granted when the Board has determined that another examination is equivalent, or applicant meets licensure by endorsement rules.

Section 9.2 CONSULTING

- (a) Non-resident persons who are licensed by Counseling or Marriage and Family Therapy regulatory boards in other states or countries may provide consulting or research services within Arkansas for not more than thirty (30) days (discontinuous or continuous) per calendar year.
- (b) Consultant is defined as a licensed LPC/LMFT who has practiced as a professional for a minimum of three (3) years in another state and contracts with an Arkansas agency or institution for research, workshops, training, or for providing advice and guidance on professional issues.
- (c) Consultant activities and services must be short-term and contractual and must be sponsored and supervised by a licensed Arkansas LPC or LMFT. The Board must be notified in writing and approval obtained prior to any services being rendered.
- (d) Prospective employees, moving to Arkansas from another state, who are applying for an Arkansas license are not to be considered consultants and are not exempt from licensure.
- (e) Licensed Counselors or Marriage and Family Therapists who consult with other licensed professionals and/or develop relationships with Colleagues, employers and employees must follow the ACA and/or the AAMFT Code of Ethics sections related to professional relationships and consultation.

Section 9.3 OTHER PROFESSIONALS AND AGENCIES

- (a) Neither the National Counselor Examination nor the Association of Marital and Family Therapy Regulatory Board Examination will be waived for licensed Psychologists who apply for a license from the Board.
- (b) Licensed Psychological Examiners (LPEs) who apply for a LAC and/or LAMFT must minimally complete 1000 CCH of direct client contact as outlined in Section 4.1. The maximum of two thousand (2000) CCH of supervised professional experience may be submitted for approval by the Board if the applicant documents supervised experience consistent with his/her Statement of Intent by submitting:
 - 1. Documentation from the Arkansas Board of Examiners in Psychology (ABEP); and
 - 2. Statement from the ABEP or LPE supervisor verifying the ratio of supervision to CCH and that the scope of the practice supervised was not related to assessment, appraisal, or testing as part of their practice.

Section 9.4 LICENSURE FOR ACTIVE DUTY UNIFORMED SERVICE MEMBERS, RETURNING MILITARY VETERANS, AND THEIR SPOUSES

- (a) As used in this subsection:
 - 1. "automatic licensure" means the granting of occupational licensure without an individual's having met occupational licensure requirements provided under Title 17 of the Arkansas Code or by these Rules.
 - 2. "returning military veteran uniformed service veteran" means former member of the United States Armed Forces Uniformed Services who was discharged from active duty under circumstances other than dishonorable.
- (b) The Board shall grant automatic licensure to an individual who holds a substantially equivalent license in another U.S. jurisdiction is the holder in good standing of a license with a similar scope of practice issued by another state, territory, or district of the U.S. and is:
 - 1. An active duty military A uniformed service member stationed in the State of Arkansas;
 - 2. A returning military veteran applying for licensure within one (1) year of his or her discharge from active duty A uniformed service veteran who resides in or establishes residency in the State of Arkansas; or
 - 3. The spouse of: a person under Section 9.4(b) 1 or 2.
 - i. A person under Section 9.4(b) 1 or 2;
 - ii. A uniformed service member who is assigned a tour of duty that excludes
 the uniformed service member's spouse from accompanying the
 uniformed service member and the spouse relocates to this state; or
 - iii. A uniformed service member who is killed or succumbs to his or her injuries or illness in the line of duty if the spouse establishes residency in the state.
- (c) The Board shall grant automatic licensure upon receipt of all of the following:
 - 1. Payment of the initial application and licensure fee;
 - 2. Evidence that the individual holds a substantially equivalent license with a similar scope of practice in another state; and
 - 3. Evidence that the applicant is a qualified applicant under Section 9.4(b).
- (d) The expiration date of a license for a deployed uniform service member or spouse will be

extended for one hundred and eighty (180) days following the date of the uniformed service member's return from deployment.

(e) A full exemption from continuing education requirements will be allowed for a deployed uniform service member or spouse until one hundred and eighty (180) days following the date of the uniformed service member's return from deployment.

X. PROFESSIONAL ETHICS

- (a) Except where in conflict with Arkansas law, the The Board adopts the most current ACA Code of Ethics for all persons holding a LAC or LPC license.
- (b) Except where in conflict with Arkansas law, the The Board adopts the most current AAMFT Code of Ethics for all persons holding a LAMFT or LMFT license.
- (c) The counselor or marriage and family therapist (MFT) shall only refer after careful consideration and consultation and shall not abandon clients who seek assistance. Referrals shall only occur due to lack of personal or professional competence if the counselor or MFT is unable to effectively serve the client. No counselor or MFT licensed by the Board shall be sanctioned by the Board for referring current or potential clients due to lack of personal or professional competence. This referral clause does not absolve the counselor or MFT from adhering to non-discrimination. Licensees are responsible for adhering to the standards within the Arkansas Medical Ethics and Diversity Act (Ark. Code Ann. §17-80-501 et seq).
- (d) Licensees holding multiple licenses must adhere to the codes of ethics of all professional certificates/licenses held and to the more stringent of the codes of ethics where there may be any appearance of conflict between codes.

XI.CLIENT COMMUNICATIONS AND MEDICAL RECORDS

The client of persons licensed by this Board has a privilege to refuse to disclose and to prevent any other person from disclosing his/her medical records or confidential communications made for the purpose of diagnosis or treatment of his/her physical, mental or emotional condition, including alcohol or drug addiction, among himself/herself, the licensee, and persons who are participating in the diagnosis or treatment under the direction of the licensee, including members of the client's family. See Rules 501, 502 and 503, Arkansas Rules of Evidence. The licensee is presumed to have authority to claim the privilege on behalf of the patient. The privilege is subject to the exceptions listed in Rule 503(d). The following communications are not protected by the privilege:

(a) Communications relevant to an issue in proceedings to hospitalize the client are not privileged.

- (b) Communications made in the course of a court ordered examination of the client are not privileged unless the court orders otherwise.
- (c) Medical records or communications relevant to an issue of the physical, mental, or emotional condition of the patient in any proceeding in which he or she relies upon the condition as an element of his or her claim or defense, or, after the patient's death, in any proceeding in which any party relies upon the condition as an element of his or her claim or defense.
- (d) The licensee may be required to furnish medical records, and communications in the context of formal discovery procedures.

XII. HE PRACTICE OF TELEMEDICINE

Section 12.1 DEFINTIONS

- (a) "Distant site" means the location of the healthcare professional delivering services through telemedicine at the time the services are provided. Ark. Code Ann. §17-80-402(1).
- (b) "Originating site" means a site at which a patient is located at the time healthcare services are provided to him or her by means of telemedicine, including the home of a patient. Ark. Code Ann. §17-80-402(23).
- (c) "Remote patient monitoring" means the use of synchronous or asynchronous electronic information and communication technology to collect personal health information and medical data from a patient at an originating site that is transmitted to a healthcare professional at a distant site for use in the treatment and management of medical conditions that require frequent monitoring. Ark. Code Ann. §17-80-402(5).
- (d) "Store-and-forward technology" means the asynchronous transmission of a patient's medical information from a healthcare professional at an originating site to a healthcare professional at a distant site. Ark. Code Ann. § 17-80-402(6).
- (e) "Telemedicine" means the use of electronic information and communication technology to deliver healthcare services, including without limitation the assessment, diagnosis, consultation, treatment, education, care management, and self-management of a patient. Telemedicine includes store-and-forward technology and remote patient monitoring. Ark. Code Ann. § 17-80-402(7).

Section 12.2 ESTABLISHING A LICENSED COUNSELOR OR MARRIAGE FAMILY THERAPIST/CLIENT RELATIONSHIP

A licensed counselor or marriage and family therapists/client relationship must be established in accordance with Ark. Code Ann. §§ 17-80-402 & 403 and Section 12.3 & 12.4

before the delivery of services via telemedicine. A client's completing a psychosocial history online and forwarding it to a licensed counselor or marriage and family therapist is not sufficient to establish the relationship, nor does it qualify as store-and-forward technology. A licensed counselor or marriage and family therapist exhibits gross negligence if he or she provides and/or recommends any form of treatment via telemedicine without first establishing a proper licensed counselor or marriage and family therapist/client relationship.

Section 12.3 MINIMUM REQUIREMENTS FOR LICENSED COUNSELOR OR MARRIAGE AND FAMILY THERAPIST/CLIENT RELATIONSHIP

For purposes of this regulation, a proper licensed counselor or marriage and family therapist/client relationship, at a minimum requires that:

- (a) The licensed counselor or marriage and family therapists performs an "in person" psychosocial assessment of the client adequate to establish a diagnosis and develop a treatment plan, OR
- (b) The licensed counselor or marriage and family therapist performs a face to face psychosocial assessment using real time audio and visual telemedicine technology that provides information at least equal to such information as would have been obtained by an in-person psychosocial assessment, OR
- (c) The licensed counselor or marriage and family therapist knows the client and the client's general psychosocial issues through a previously established professional relationship; AND
- (d) Appropriate follow-up be provided or arranged, when necessary.

Section 12.4 WHEN A LICENSED COUNSELOR OR MARRIAGE AND FAMILY THERAPIST/CLIENT RELATIONSHIP IS DEEMED TO EXIST

For the purposes of this regulation, a proper licensed counselor or marriage and family therapist/client relationship is deemed to exist in the following situations:

- (a) When treatment is provided in consultation with, or upon referral by, another provider or treatment team who has an ongoing relationship with the client, and who has agreed to supervise the client's treatment, including follow up care.
- (b) On-call or cross-coverage situations arranged by the client's treating provider or treatment team.

Section 12.5 EXCEPTIONS

Recognizing a licensed counselor or marriage and family therapist's duty to adhere to the applicable standard of care and to comply with mandatory reporting laws, the following situations are excluded from the requirement of this regulation by Ark. Code Ann. § 17-80-

403(a)(2):

- (a) Emergency situations where the life or health of the client is in danger or imminent danger.
- (b) Simply providing information of a generic nature not meant to be specific to an individual client.

Section 12.6 PROFESSIONAL RELATIONSHIP EXCEPTIONS

Under Ark. Code Ann. § 17-80-403(c), "Professional relationship" does not include a relationship between a licensed counselor or marriage and family therapist and a client established only by the following:

- (a) An internet questionnaire;
- (b) An email message;
- (c) Patient-generated medical history;
- (d) Audio-only communication, including without limitation interactive audio;
- (e) Text messaging;
- (f) A facsimile machine; or
- (g) Any combination thereof.

Section 12.7 REQUIREMENTS FOR SERVICES PROVIDED VIA TELEMEDICINE

The following requirements apply to all services provided by licensed counselors or marriage and family therapists using telemedicine.

- (a) The practice of counseling via telemedicine shall be held to the same standards of care as traditional in-person encounters.
- (b) The licensed counselor or marriage and family therapist must obtain a detailed explanation of the client's complaint from the client or the client's treating provider or treatment team.
- (c) If a decision is made to provide treatment, the licensed counselor or marriage and family therapist must agree to accept responsibility for the care of the client.
- (d) If follow-up care is indicated, the licensed counselor or marriage and family therapist must agree to provide or arrange for such follow-up care.

- (e) The licensed counselor or marriage and family therapist must keep a documented treatment record, including, but not limited to psychosocial history.
- (f) At the client's request, the licensed counselor or marriage and family therapist must make available to the client an electronic or hardcopy version of the client's treatment record documenting the encounter. Additionally, unless the client declines to consent, the licensed counselor or marriage and family therapist must forward a copy of the record of the encounter to the client's regular treating provider or treatment team if that provider or treatment team is not the same licensed counselor or marriage and family therapist delivering the service via telemedicine.
- (g) Services must be delivered in a transparent manner, including providing access to information identifying the licensed counselor or marriage and family therapist's licensure and other relevant certifications, as well as client financial responsibilities, in advance of the encounter.
- (h) If the client, at the recommendation of the licensed counselor or marriage and family therapist, needs to be seen in person, the licensed counselor or marriage and family therapist must arrange to see the client in person or direct the client to their regular treating provider or treatment team or other appropriate provider if the client does not have a treating provider or treatment team. Such recommendation shall be documented in the client's treatment record.
- (i) Licensed counselors or marriage and family therapists who deliver services through telemedicine must establish protocols for referrals for emergency services.
- (j) <u>Licensed counselors or marriage and family therapists may use telemedicine to provide</u> group therapy. Telemedicine shall not be used for group therapy provided to a child who is eighteen (18) years of age or younger.

Section 12.8 SCOPE OF PRACTICE

Licensed counselors or marriage and family therapists may practice counseling via telemedicine within the definitions found in Section 1.9(b)&(h).

Section 12.9 CONFIDENTIALITY

Licensed counselors or marriage and family therapists who use technology to facilitate supervision, consultation, or other confidential meetings shall use appropriate precautions to protect the confidentiality of those communications. Precautions to protect confidentiality depend on the type of technology being used, and may include using passwords, firewalls, encryption, and antivirus software; using electronic service providers that rely on standards of security for data that are transmitted and stored; and ensuring a private setting when using their electronic devices.

XIII. FEES

Section 13.1 LICENSE APPLICATION FEES

Application Fee Initial LAC/LPC/LAMFT/LMFT License	\$ 100
Application for Board Approved Supervisor Status Fee	\$ 50
Application Extension Fee	\$ 50
New License Fee LAC to LPC or LAMFT to LMFT	\$ 50
The Roard shall waive the initial application fee if the applicant:	

- 1. <u>Is receiving assistance through the Arkansas Medicaid Program, the Supplemental Nutrition Assistance Program, the Special Supplemental Nutrition Program for Women, Infants, and Children, the Temporary Assistance for Needy Families Program, or the Lifeline Assistance Program;</u>
- 2. Was approved for unemployment within the last twelve (12) months; or
- 3. Has an income that does not exceed two hundred percent (200%) of the federal poverty income guidelines.

Section 13.2 LICENSE FEES

Associates (LAC/LAMFT)	\$200
Professionals (LPC or LMFT)	\$250
Dual license LAC/LAMFT	\$350
Dual license LPC/LMFT	\$400

First license fee for all licenses is prorated based on the biennial license fee, according to the number of months licensed, one time only, beginning June 1 of the fiscal year of license issue.

Section 13.3 LICENSE RENEWAL FEES

Biennial license renewal-Associates (LAC/LAMFT)	\$200
Biennial license renewal-Professionals (LPC or LMFT)	\$250
Biennial Dual license renewal fee: LAC/LAMFT	\$350
Biennial Dual license renewal fee: LPC/LMFT	\$400
Late renewal fee	\$100 per n

Late renewal fee \$100 per month Biennial Non-practicing status renewal fee \$50

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Section 13.4 LICENSE EXAMINATION FEES

NCE Examination – pay to NBCC NCMHCE Examination – pay to NBCC AMFTRB Examination -pay to AMFTRB Jurisprudence Examination – pay to NBCC

XIV. DECLARATORY ORDERS

Section 14.1 PURPOSE AND USE OF DECLARATORY ORDERS

A declaratory order is a means of resolving a controversy or answering questions or doubts concerning the applicability of statutory provisions, rules, or orders over which the board has authority. A petition for declaratory order may be used only to resolve questions or doubts as to how the statutes, rules, or orders may apply to the petitioner's particular circumstances. A declaratory order is not the appropriate means for determining the conduct of another person or for obtaining a policy statement of general applicability from a board. A petition or declaratory order must describe the potential impact of statutes, rules, or orders upon the petitioner's interests.

Section 14.2 THE PETITION

The process to obtain a declaratory order is begun by filing with the Board a petition that provides the following information:

- (a) The caption shall read: Petition for Declaratory Order before the Arkansas Board of Examiners in Counseling.
- (b) The name, address, telephone number, and facsimile number of the petitioner.
- (c) The name, address, telephone number, and facsimile number of the attorney of the petitioner.
- (d) The statutory provision(s), agency rule(s), or agency order(s) on which the declaratory order is sought.
- (e) A description of how the statutes, rules, or orders may substantially affect the petitioner and the petitioner's particular set of circumstances, and the question or issue on which petitioner seeks a declaratory order.
- (f) The signature of the petitioner or petitioner's attorney.
- (g) The date.
- (h) Request for a hearing, if desired.

Section 14.3 BOARD DISPOSITION

- (a) The board may hold a hearing to consider a petition for declaratory order. If a hearing is held, it shall be conducted in accordance with Ark. Code Ann. §25-15-208 and §25-15-213, and the board's rules for adjudicatory hearings.
- (b) The board may rely on the statements of fact set out in the petition without taking any

position with regard to validity of the facts. Within ninety (90) days of the filing of the petition, the board will render a final order denying the petition or issuing a declaratory order.



Stricken language would be deleted from and underlined language would be added to present law. Act 135 of the Regular Session

1 2	State of Arkansas As Engrossed: $S1/19/21 S1/26/21$ 93rd General Assembly $As Engrossed: Bill$
3	Regular Session, 2021 SENATE BILL 78
4	Regular Session, 2021 SEIVATE BIEE 76
5	By: Senators Hill, D. Wallace, T. Garner, Irvin, J. Hendren, J. English, Flippo
6	By: Representatives Lynch, Cozart, Brown, Evans
7	
8	For An Act To Be Entitled
9	AN ACT TO ESTABLISH THE ARKANSAS OCCUPATIONAL
10	LICENSING OF UNIFORMED SERVICE MEMBERS, VETERANS, AND
11	SPOUSES ACT OF 2021; TO MODIFY THE AUTOMATIC
12	OCCUPATIONAL LICENSURE REQUIREMENTS FOR UNIFORMED
13	SERVICES MEMBERS, RETURNING UNIFORMED SERVICES
14	VETERANS, AND THEIR SPOUSES; TO DECLARE AN EMERGENCY;
15	AND FOR OTHER PURPOSES.
16	
17	
18	Subtitle
19	TO ESTABLISH ARKANSAS OCCUPATIONAL
20	LICENSING OF UNIFORMED SERVICE MEMBERS,
21	VETERANS, AND SPOUSES ACT OF 2021; AND TO
22	DECLARE AN EMERGENCY.
23	
24	
25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
26	
27	SECTION 1. Arkansas Code § 17-1-106 is repealed.
28	17-1-106. Automatic licensure for active duty service members,
29	returning military veterans, and spouses - Definitions.
30	(a) As used in this section:
31	(1) "Automatic licensure" means the granting of occupational
32	licensure without an individual's having met occupational licensure
33	requirements provided under this title or by the rules of the occupational
34	licensing entity;
35	(2) "Occupational licensing entity" means an office, board,
36	commission, department, council, bureau, or other agency of state government

1 having authority to license, certify, register, permit, or otherwise 2 authorize an individual to engage in a particular occupation or profession; 3 (3) "Occupational licensure" means a license, certificate, 4 registration, permit, or other form of authorization required by law or rule 5 that is required for an individual to engage in a particular occupation or 6 profession; and 7 (4) "Returning military veteran" means a former member of the 8 United States Armed Forces who was discharged from active duty under 9 circumstances other than dishonorable. 10 (b)(1) An occupational licensing entity shall grant automatic 11 licensure to engage in an occupation or profession to an individual who is 12 the holder in good standing of a substantially equivalent occupational 13 license issued by another state, territory, or district of the United States 14 and is: 15 (A) An active duty military service member stationed in 16 the State of Arkansas; 17 (B) A returning military veteran applying for licensure 18 within one (1) year of his or her discharge from active duty; or 19 (C) The spouse of a person under subdivisions (b)(1)(A) 20 and (b)(1)(B) of this section. 21 (2) However, an occupational licensing entity shall be required 22 to provide automatic licensure if the proposed rules are not approved as 23 required under subdivision (d)(2) of this section. (c) An occupational licensing entity may submit proposed rules 24 25 recommending an expedited process and procedure for occupational licensure 26 instead of automatic licensure as provided under subsection (b) of this 27 section to the Administrative Rules Subcommittee of the Legislative Council. 28 (d) The Administrative Rules Subcommittee of the Legislative Council 29 shall: 30 (1) Review the proposed rules of an occupational licensing entity as submitted for public comment and at least thirty (30) days before 31 32 the public comment period ends under the Arkansas Administrative Procedure 33 Act, § 25-15-201 et seq.; and 34 (2) Approve the proposed rules submitted under subsection (c) of 35 this section based on: 36 (A) A determination of whether the expedited process and

1	procedure provide the least restrictive means of accomplishing occupational
2	licensure; and
3	(B) Any other criteria the Administrative Rules
4	Subcommittee of the Legislative Council determines necessary to achieve the
5	objectives of this section.
6	(e) The Administrative Rules Subcommittee of the Legislative Council
7	may:
8	(1) Establish a subcommittee to assist in the duties assigned
9	under this section;
10	(2) Assign information filed with the Administrative Rules
11	Subcommittee of the Legislative Council under this section to one (1) or mor
12	subcommittees of the Legislative Council, including without limitation a
13	subcommittee created under subdivision (e)(1) of this section; or
14	(3) Delegate its duties under this section to one (1) or more
15	subcommittees of the Legislative Council, subject to final review and
16	approval of the Administrative Rules Subcommittee of the Legislative Council
17	(f) An occupational licensing entity shall:
18	(1) Submit proposed rules authorized under subsection (c) of
19	this section to the Administrative Rules Subcommittee of the Legislative
20	Council for review and approval before the proposed rules are promulgated
21	under the Arkansas Administrative Procedure Act, § 25-15-201 et seq.; and
22	(2) Provide to the House Committee on Aging, Children and Youth
23	Legislative and Military Affairs an annual report stating the number of
24	automatic licenses and expedited occupational licenses granted under this
25	section to:
26	(A) Active duty military service members stationed in the
27	State of Arkansas;
28	(B) Returning military veterans applying within one (1)
29	year of their discharge from active duty; or
30	(C) The spouse of a person under subdivisions $(f)(2)(A)$
31	and (f)(2)(B) of this section.
32	
33	SECTION 2. Arkansas Code Title 17, Chapter 1, is amended to add an
34	additional chapter to read as follows:
35	Chapter 4 - Arkansas Occupational Licensing of Uniformed Service Members,
36	Veterans, and Spouses Act of 2021

1	
2	17-4-101. Title.
3	This chapter shall be known and may be cited as the "Arkansas
4	Occupational Licensing of Uniformed Service Members, Veterans, and Spouses
5	Act of 2021".
6	
7	17-4-102. Legislative findings and intent.
8	(a) The General Assembly finds that:
9	(1) Arkansas sets the bar as a national leader in addressing
10	employment barriers faced by uniformed service members, uniformed service
11	veterans, and their spouses in attaining occupational licensure;
12	(2) Arkansas is one (1) of only four (4) states to successfully
13	address eight (8) or more of the ten (10) issues affecting uniformed service
14	families identified by the United States Department of Defense;
15	(3) Of the United States Department of Defense's ten (10) issues
16	in fiscal year 2020, four (4) of the issues concern occupational licensure of
17	spouses of uniformed service members;
18	(4) Annually, fourteen and a half percent (14.5%) of spouses of
19	uniformed service members move across state lines as opposed to one and one-
20	tenth percent (1.1%) of civilians;
21	(5) States can continue to improve the attainment of
22	occupational licensure and to eliminate barriers impeding employment of
23	spouses of uniformed service members following a move across state lines;
24	(6) Acts 2019, No. 820, established provisions for the granting
25	of automatic occupational licensure or expedited occupational licensure to
26	active-duty service members, recently separated veterans, and their spouses
27	who hold occupational licensure in good standing in another jurisdiction; and
28	(7) Additional steps need to be taken to clarify, simplify, and
29	elevate the occupational licensure process for uniformed service members,
30	uniformed service veterans, and their spouses.
31	(b) It is the intent of the General Assembly to address occupational
32	licensure barriers that impede the launch and sustainability of civilian
33	occupational careers and employment faced by uniformed service members,
34	uniformed service veterans, and their spouses due to frequent uniformed
35	service assignment by:
36	(1) Providing:

1	(A) Automatic occupational licensure or expedited
2	occupational licensure to current license holders to expedite their entry
3	into the workforce of this state;
4	(B) Temporary or provisional licensure to initial
5	licensure candidates while expediting full licensure;
6	(C) Legislative oversight of rulemaking by occupational
7	licensing entities to ensure removal of occupational licensure barriers faced
8	by uniformed service members, uniformed service veterans, and their spouses;
9	<u>and</u>
10	(D) Guidance to assure effective rulemaking and clear
11	license application instructions to uniformed service members, uniformed
12	service veterans, and their spouses;
13	(2) Recognizing uniformed service education, training,
14	experience, and credentials of uniformed service members and uniformed
15	service veterans applying for initial occupational licensure; and
16	(3) Extending licensure expiration and any continuing education
17	required for occupational licensure renewal when a uniformed service member
18	<u>is deployed.</u>
19	
20	17-4-103. Definitions.
21	As used in this chapter:
22	(1) "Automatic occupational licensure" means the granting of
23	occupational licensure without an individual's having met occupational
24	<u>licensure requirements provided under this title or by the rules of the</u>
25	relevant occupational licensing entity;
26	(2) "Occupational licensing entity" means an office, board,
27	commission, department, council, bureau, or other agency of state government
28	having authority to license, certify, register, permit, or otherwise
29	authorize an individual to engage in a particular occupation or profession,
30	not including occupations or professions within the judicial branch of
31	government or occupations or professions subject to the superintending
32	control of the Supreme Court;
33	(3) "Occupational licensure" means a license, certificate,
34	registration, permit, or other form of authorization required by law or rule
35	that is required for an individual to engage in a particular occupation or
36	profession:

1	(4) "Uniformed service member" means:
2	(A) An active or reserve component member of the United
3	States Air Force, United States Army, United States Coast Guard, United
4	States Marine Corps, United States Navy, United States Space Force, or
5	National Guard;
6	(B) An active component member of the National Oceanic and
7	Atmospheric Administration Commissioned Officer Corps; or
8	(C) An active or reserve component member of the United
9	States Commissioned Corps of the Public Health Service; and
10	(5) "Uniformed service veteran" means a former member of the
11	United States uniformed services discharged under conditions other than
12	dishonorable.
13	
14	17-4-104. Applicability.
15	Unless otherwise stated in this chapter, this chapter applies to:
16	(1) A uniformed service member stationed in the State of
17	Arkansas;
18	(2) A uniformed service veteran who resides in or establishes
19	residency in the State of Arkansas; and
20	(3) The spouse of:
21	(A) A person listed in subdivision (1) or (2) of this
22	section;
23	(B) A uniformed service member who is assigned a tour of
24	duty that excludes the uniformed service member's spouse from accompanying
25	the uniformed service member and the spouse relocates to this state; and
26	(C) A uniformed service member who is killed or succumbs
27	to his or her injuries or illness in the line of duty if the spouse
28	establishes residency in the state.
29	
30	17-4-105. Automatic occupational licensure.
31	An occupational licensing entity shall grant automatic occupational
32	licensure to engage in an occupation or profession to an individual who is:
33	(1) Listed in § 17-4-104; and
34	(2) The holder in good standing of occupational licensure with
35	similar scope of practice issued by another state, territory, or district of
36	the United States.

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2	17-4-106. Expedited occupational licensure.
3	(a)(1) An occupational licensing entity may submit proposed rules
4	recommending an expedited process for the attainment of occupational
5	licensure instead of automatic occupational licensure as provided under § 17-
6	4-105 to the Administrative Rules Subcommittee of the Legislative Council.
7	(2) The proposed rules described in subdivision (a)(1) of this
8	section shall include temporary or provisional occupational licensure
9	provisions with a term of ninety (90) days or more.
10	(3) The occupational licensing entity shall provide automatic
11	occupational licensure if the proposed expedited occupational licensure rules
12	are not approved as required by § 17-4-109.
13	(b)(1) An occupational licensing entity shall expedite the process for
14	initial occupational licensure for an individual who is listed in § 17-4-104.
15	(2) An occupational licensing entity shall provide the applicant
16	under subdivision (b)(1) of this section with a temporary or provisional
17	license upon receipt of required documentation or the successful completion
18	of any examination required by the relevant occupational licensing entity to
19	enable the applicant to secure employment in his or her occupation or
20	<pre>profession.</pre>
21	
22	17-4-107. Acceptance of uniformed service education, training,
23	experience, or service-issued credential.
24	An occupational licensing entity shall accept relevant and applicable
25	uniformed service education, training, or service-issued credential toward
26	occupational licensure qualifications or requirements when considering an
27	application for initial licensure of an individual who is:
28	(1) A uniformed service member; or
29	(2) A uniformed service veteran who makes an application within
30	one (1) year of his or her discharge from uniformed service.
31	
32	17-4-108. Extension of license expiration and continuing education
33	requirements.
34	(a) An occupational licensing entity shall extend the expiration date
35	of an occupational licensure for a deployed uniformed service member or his
36	or her spouse for one hundred eighty (180) days following the date of the

1	uniformed service member's return from deployment.
2	(b)(1) An occupational licensing entity shall allow a full or partial
3	exemption from a continuing education requirement that is required as a
4	component of occupational licensure for an individual who is listed in
5	subsection (a) of this section until one hundred eighty (180) days following
6	the date of the uniformed service member's return from deployment.
7	(2) An occupational licensing entity that allows full or partial
8	exemption from continuing education requirements may require evidence of
9	completion of continuing education before granting a subsequent occupational
10	licensure or authorizing the renewal of an occupational licensure.
11	
12	17-4-109. Legislative oversight of rules.
13	(a) The Administrative Rules Subcommittee of the Legislative Council
14	shall:
15	(1) Review the proposed rules of an occupational licensing
16	entity as submitted for public comment at least thirty (30) days before the
17	<pre>public comment period ends under the Arkansas Administrative Procedure Act, §</pre>
18	25-15-201 et seq.; and
19	(2) Approve the proposed rules submitted under § 17-4-106 based
20	on:
21	(A) A determination of whether the expedited process
22	provides the least restrictive means of attaining occupational licensure; and
23	(B) Any other criteria the Administrative Rules
24	Subcommittee of the Legislative Council determines necessary to achieve the
25	objectives of this section.
26	(b) The Administrative Rules Subcommittee of the Legislative Council
27	may:
28	(1) Establish a further subcommittee to assist in the duties
29	assigned to the Administrative Rules Subcommittee of the Legislative Council
30	under this section;
31	(2) Assign information filed with the Administrative Rules
32	Subcommittee of the Legislative Council under this section to one (1) or more
33	subcommittees of the Legislative Council, including without limitation a
34	subcommittee created under subdivision (b)(1) of this section; or
35	(3) Delegate the duties of the Administrative Rules Subcommittee
36	of the Legislative Council under this section to one (1) or more

1	subcommittees of the Legislative Council, which hall be subject to the final
2	review and approval of the Administrative Rules Subcommittee of the
3	<u>Legislative Council.</u>
4	
5	17-4-110. Responsibilities of occupational licensing entities.
6	An occupational licensing entity shall:
7	(1) Submit proposed rules authorized under § 17-4-106 to the
8	Administrative Rules Subcommittee of the Legislative Council for review and
9	approval before the proposed rules are promulgated under the Arkansas
10	Administrative Procedure Act, § 25-15-201 et seq.;
11	(2) If the proposed rules are not approved as required under §
12	17-4-109, provide automatic occupational licensure to an individual listed in
13	§ 17-4-104;
14	(3) Post prominently on the occupational licensing entity's
15	website a link entitled "Military Member Licensure" that directly leads to
16	information applicable to an individual listed in § 17-4-104; and
17	(4) Provide to the House Committee on Aging, Children and Youth,
18	Legislative and Military Affairs an annual report stating the number of
19	individuals granted automatic occupational licensure and expedited
20	occupational licensure under this chapter.
21	
22	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
23	General Assembly of the State of Arkansas that current laws and
24	administrative rules regarding the issuance of occupational licenses,
25	certificates, and permits are barriers and create a hardship for uniformed
26	service members, uniformed service veterans, and their spouses; that
27	additional expedited processes, automatic licensure, and extended expiration
28	dates of occupational licenses, certificates, and permits is needed to ensure
29	that uniformed service members, uniformed service veterans, and their spouses
30	may practice their chosen occupation or profession in the State of Arkansas;
31	and that this act is immediately necessary to remove barriers and hardships
32	in obtaining occupational licenses, certificates, and permits for uniformed
33	service members, uniformed service veterans, and their spouses. Therefore, an
34	emergency is declared to exist, and this act being immediately necessary for
35	the preservation of the public peace, health, and safety shall become
36	effective on:

1	(1) The date of its approval by the Governor;
2	(2) If the bill is neither approved nor vetoed by the Governor,
3	the expiration of the period of time during which the Governor may veto the
4	<pre>bill; or</pre>
5	(3) If the bill is vetoed by the Governor and the veto is
6	overridden, the date the last house overrides the veto.
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8	
9	/s/Hill
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12	APPROVED: 2/23/21
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Stricken language would be deleted from and underlined language would be added to present law. Act 725 of the Regular Session

1	State of Arkansas	As Engrossed: \$3/10/21	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		SENATE BILL 153
4			
5	By: Senators Gilmore, B. Bal	llinger, Beckham, Bledsoe, B. Davis, Flippo, T. Gar	ner, K. Hammer, Hester,
6	B. Johnson, D. Sullivan, C. T	^P ucker, D. Wallace	
7	By: Representatives Ray, Bed	aty Jr., M. Berry, Boyd, Brooks, Brown, Furman, H	'aak, McCollum,
8	Underwood, Wardlaw		
9			
10		For An Act To Be Entitled	
11	AN ACT TO	CREATE THE WORKFORCE EXPANSION ACT OF	2021;
12	AND FOR O	THER PURPOSES.	
13			
14		~	
15		Subtitle	
16	TO C	CREATE THE WORKFORCE EXPANSION ACT OF	
17	2021	. •	
18			
19			
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:
21			
22		ansas Code Title 4, Chapter 25, Subcha	pter l, is amended
23		section to read as follows:	
24		waiver for certain individuals.	
25		nding any law to the contrary, the ini	
26	_	nsing fees associated with the formati	
27		e waived for applicants who meet the r	<u>equirements in the </u>
28	_	ct of 2021, § 17-4-101 et seq.	
29		e state entities shall:	
30		ish notice of the fee waiver on:	
31	(A)	The website maintained by the approp	<u>riate state</u>
32	entity; and		
33	(B)	Any relevant forms that an applicant	. is required to
34	complete; and		an ahta aretes
35	(2) Prom	ulgate any necessary rules to implemen	t this section.
36			

1	SECTION 2. Arkansas Code Title 1/, is amended to add an additional
2	chapter to read as follows:
3	Chapter 4 - Workforce Expansion Act of 2021
4	
5	17-4-101. Title.
6	This chapter shall be known and may be cited as the "Workforce
7	Expansion Act of 2021".
8	
9	17-4-102. Legislative findings — Purpose.
10	(a) The General Assembly finds that:
11	(1) Entrepreneurs and workers must pay various fees in order to
12	work in a government-regulated profession or occupation or to start a small
13	business in Arkansas;
14	(2) Families trying to break the cycle of government dependency
15	should not have to pay the state to earn a living; and
16	(3) Arkansas should waive initial fees associated with
17	occupational and professional regulations and the formation of a business for
18	low-income individuals.
19	(b) It is the purpose of this chapter to increase access to
20	professional and occupational licenses that would otherwise be cost
21	prohibitive for certain individuals.
22	
23	17-4-103. Definitions.
24	As used in this chapter:
25	(1) "License" means a license, certificate, registration,
26	permit, or other form of authorization required by law or rule that is
27	required for an individual to engage in a particular occupation or
28	profession; and
29	(2)(A) "Licensing entity" means an office, board, commission,
30	department, council, bureau, or other agency of state government having
31	authority to license, certify, register, permit, or otherwise authorize an
32	individual to engage in a particular occupation or profession.
33	(B) "Licensing entity" does not include a political
34	subdivision of the state or any other local or regional governmental entity,
35	including without limitation a city of the first class, a city of the second
36	class, an incorporated town, or a county.

As Engrossed: \$3/10/21 \$B153

1	17-4-104. Fee waiver.
2	(a) Notwithstanding any law to the contrary, a licensing entity shall
3	not require an initial fee for individuals who are seeking to receive a
4	license in this state if the applicant:
5	(1) Is receiving assistance through the Arkansas Medicaid
6	Program, the Supplemental Nutrition Assistance Program, the Special
7	Supplemental Nutrition Program for Women, Infants, and Children, the
8	Temporary Assistance for Needy Families Program, or the Lifeline Assistance
9	Program;
10	(2) Was approved for unemployment within the last twelve (12)
11	months; or
12	(3) Has an income that does not exceed two hundred percent
13	(200%) of the federal poverty income guidelines.
14	(b) The waiver of the initial fee does not include fees for:
15	(1) A criminal background check;
16	(2) An examination or a test; or
17	(3) A medical or drug test.
18	(c) The Department of Human Services and the Division of Workforce
19	Services shall collaborate with a licensing entity concerning verification of
20	eligibility for public benefits for applicants, which may include obtaining a
21	signed consent form from the applicant.
22	
23	17-4-105. Licensing entity duties.
24	A licensing entity shall:
25	(1) Publish notice of the fee waiver on:
26	(A) The website maintained by the licensing entity; and
27	(B) Any relevant forms that an applicant is required to
28	complete; and
29	(2) Promulgate any necessary rules to implement this chapter.
30	
31	SECTION 3. <u>EFFECTIVE DATE.</u>
32	SECTIONS 1 and 2 of this act shall be effective on and after January 1,
33	<u>2022.</u>
34	
35	/s/Gilmore
36	APPROVED: 4/15/21

Stricken language would be deleted from and underlined language would be added to present law. Act 746 of the Regular Session

1	۸ D:11	
2	,	HOUSE DILL 1725
3	•	HOUSE BILL 1735
4 5		
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8		itled
9	9 AN ACT TO AUTHORIZE OCCUPATIONAL OR	PROFESSIONAL
10	O LICENSURE FOR CERTAIN INDIVIDUALS; A	ND FOR OTHER
11		
12	2	
13	3	
14	4 Subtitle	
15	5 TO AUTHORIZE OCCUPATIONAL OR P	ROFESSIONAL
16	6 LICENSURE FOR CERTAIN INDIVIDUA	ALS.
17	7	
18	8	
19	9 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STA	TTE OF ARKANSAS:
20	0	
21	SECTION 1. Arkansas Code Title 17, Chapte	er 1, Subchapter 1, is amended
22	2 to add an additional section to read as follows:	
23	3 <u>17-1-109. Licensing of certain individual</u>	<u>s - Definitions.</u>
24	4 (a) As used in this section:	
25	5 <u>(1) "Occupational or professional l</u>	icense" means a license,
26	6 <u>certificate</u> , <u>registration</u> , <u>permit</u> , <u>or other form</u>	of authorization required by
27	7 law or rule for an individual to engage in a par	ticular occupation or
28	8 <u>profession; and</u>	
29	-	-
30	-	
31		
32		particular occupation or
33		
34		
35		
36	6 <u>fulfills</u> the requirements to practice an occupat	ion or profession in this

1	state and is a person who holds a Federal Form I-766 United States
2	Citizenship and Immigration Services-issued Employment Authorization
3	Document, known popularly as a "work permit".
4	(c) This section is a state law within the meaning of subsection (d)
5	of 8 U.S.C. § 1621, as existing on January 1, 2021.
6	
7	SECTION 2. DO NOT CODIFY. Rules implementing this act.
8	(a) All occupational or professional licensing entities shall
9	promulgate rules necessary to implement this act.
10	(b)(1) When adopting the initial rules to implement this act, the
11	final rule shall be filed with the Secretary of State for adoption under §
12	<u>25-15-204(f):</u>
13	(A) On or before January 1, 2022; or
14	(B) If approval under § 10-3-309 has not occurred by
15	January 1, 2022, as soon as practicable after approval under § 10-3-309.
16	(2) An occupational or professional licensing entity shall file
17	the proposed rule with the Legislative Council under § 10-3-309(c)
18	sufficiently in advance of January 1, 2022, so that the Legislative Council
19	may consider the rule for approval before January 1, 2022.
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22	APPROVED: 4/19/21
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Stricken language would be deleted from and underlined language would be added to present law. Act 748 of the Regular Session

1 2	State of Arkansas 93rd General Assembly A Bill	
3	Regular Session, 2021 HOUSE BILI	1706
4	Regular Session, 2021	21770
5	By: Representative Cozart	
6	By: Senator Hill	
7		
8	For An Act To Be Entitled	
9	AN ACT TO AMEND OCCUPATIONAL CRIMINAL BACKGROUND	
10	CHECKS; AND FOR OTHER PURPOSES.	
11		
12		
13	Subtitle	
14	TO AMEND OCCUPATIONAL CRIMINAL	
15	BACKGROUND CHECKS.	
16		
17		
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
19		
20	SECTION 1. Arkansas Code § 17-3-102(b)(1), concerning licensing	
21	restrictions based on criminal records, is amended to read as follows:	
22	(b)(1) If an individual has been convicted of a crime listed in	
23	subsection (a) or subsection (e) of this section, a licensing entity may	
24	waive disqualification or revocation of a license based on the conviction	ıif
25	a request for a waiver is made by:	
26	(A) An affected applicant for a license; or	
27	(B) The individual holding a license subject to	
28	revocation.	
29		
30	SECTION 2. Arkansas Code § 17-3-102(e), concerning licensing	
31	restrictions based on criminal records, is amended to read as follows:	
32	(e) Due to the serious nature of the offenses, the following shall	
33	result in permanent disqualification for licensure, regardless of the dat	e of
34	conviction or the date on which probation or incarceration ends unless a	
35	waiver is granted under subsection (b) of this section:	
36	(1) Capital murder as prohibited in § 5-10-101:	

1	(2) Murder in the first degree as prohibited in § 5-10-102 and
2	murder in the second degree as prohibited in § 5-10-103;
3	(3) Kidnapping as prohibited in § 5-11-102;
4	(4) Aggravated assault upon a law enforcement officer or an
5	employee of a correctional facility as prohibited in § 5-13-211, if a Class Y
6	felony;
7	(5) Rape as prohibited in § 5-14-103;
8	(6) Sexual extortion as prohibited in § 5-14-113;
9	(7) Sexual assault in the first degree as prohibited in § 5-14-
10	124 and sexual assault in the second degree as prohibited in § 5-14-125;
11	(8) Incest as prohibited in § 5-26-202;
12	(9) Endangering the welfare of an incompetent person in the
13	first degree as prohibited in § 5-27-201;
14	(10) Endangering the welfare of a minor in the first degree as
15	prohibited in § 5-27-205;
16	(11) Adult abuse that constitutes a felony as prohibited in \S 5-
17	28-103; and
18	(12) Arson as prohibited in § 5-38-301.
19	
20	SECTION 3. Arkansas Code § 17-3-102(g), concerning licensing
21	restrictions based on criminal records, is amended to read as follows:
22	(g) The permanent disqualification for an offense listed in subsection
23	(a) or subsection (e) of this section does not apply to an individual who
24	holds a valid license on July 24, 2019.
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27	APPROVED: 4/19/21
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Stricken language would be deleted from and underlined language would be added to present law. Act 767 of the Regular Session

1	State of Arkansas	As Engrossed: \$3/31/21	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		HOUSE BILL 1068
4			
5	By: Representative Pilkingto	n	
6			
7		For An Act To Be Entitled	
8	AN ACT TO	CLARIFY THE TELEMEDICINE ACT; T	O SPECIFY
9	THAT THE	HOME OF A PATIENT MAY BE AN ORIG	GINATING SITE
10	FOR TELEM	EDICINE AND THAT GROUP MEETINGS	MAY BE
11	PERFORMED	VIA TELEMEDICINE; TO CLARIFY RE	CIMBURSEMENT
12	OF TELEME	DICINE SERVICES; AND FOR OTHER P	PURPOSES.
13			
14			
15		Subtitle	
16	TO C	CLARIFY THE TELEMEDICINE ACT; TO	
17	SPEC	CIFY THAT THE HOME OF A PATIENT N	MAY BE
18	AN C	RIGINATING SITE FOR TELEMEDICINE	E AND
19	THAT	GROUP MEETINGS MAY BE PERFORMED	O VIA
20	TELE	MEDICINE; AND TO CLARIFY	
21	REIM	BURSEMENT OF TELEMEDICINE SERVIO	CES.
22			
23			
24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
25	SECTION 1. Ark	ansas Code § 17-80-402(3), conce	erning the definition of
26	"originating site" wi	thin the Telemedicine Act, is am	nended to read as
27	follows:		
28	(3) <u>(A)</u> "	Originating site" means a site a	it which a patient is
29	located at the time h	ealthcare services are provided	to him or her by means
30	of telemedicine.		
31	<u>(B)</u>	"Originating site" includes th	e home of a patient;
32			
33	SECTION 2. Ark	ansas Code § 17-80-404, concerni	ng the appropriate use
34	of telemedicine, is a	mended to add an additional subs	section to read as
35	follows:		
36	(f)(1) A healt	hcare professional may use telem	medicine to perform group

As Engrossed: S3/31/21 HB1068

1	meetings for healthcare services, including group therapy.
2	(2) Telemedicine for group therapy provided to adults who are
3	participants in a program or plan authorized and funded under 42 U.S.C. §
4	1396a, as approved by the United States Secretary of Health and Human
5	Services, may only be permitted if the Centers for Medicare and Medicaid
6	Services allows telemedicine for group therapy provided to adults.
7	(3) Telemedicine shall not be used for group therapy provided to
8	a child who is eighteen (18) years of age or younger.
9	
10	SECTION 3. Arkansas Code § 23-79-1601(4), concerning the definition of
11	"originating site" regarding coverage for services provided through
12	telemedicine, is amended to read as follows:
13	(4) $\underline{(A)}$ "Originating site" means a site at which a patient is
14	located at the time healthcare services are provided to him or her by means
15	of telemedicine.
16	(B) "Originating site" includes the home of a patient;
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19	/s/Pilkington
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22	APPROVED: 4/19/21
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Stricken language would be deleted from and underlined language would be added to present law. Act 829 of the Regular Session

1 2	State of Arkansas Engrossed: H1/25/21 H2/8/21 H2/10/21 S3/9/21 S3/17/21 S4/6/21 S4/12/21 93rd General Assembly $ABill$
3	Regular Session, 2021 HOUSE BILL 1063
4	
5	By: Representatives Dotson, Pilkington
6	By: Senator Hester
7	
8	For An Act To Be Entitled
9	AN ACT TO AMEND THE TELEMEDICINE ACT; TO AUTHORIZE
10	ADDITIONAL REIMBURSEMENT FOR TELEMEDICINE VIA
11	TELEPHONE; TO DECLARE AN EMERGENCY; AND FOR OTHER
12	PURPOSES.
13	
14	
15	Subtitle
16	TO AMEND THE TELEMEDICINE ACT; TO
17	AUTHORIZE ADDITIONAL REIMBURSEMENT FOR
18	TELEMEDICINE VIA TELEPHONE; AND TO
19	DECLARE AN EMERGENCY.
20	
21	
22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
23	
24	SECTION 1. Arkansas Code § 17-80-402(4), concerning the definition of
25	a "professional relationship" as used under the Telemedicine Act, is amended
26	to read as follows:
27	(4) "Professional relationship" means at <u>a</u> minimum a
28	relationship established between a healthcare professional and a patient
29 30	when: (A) The healthcare professional has previously conducted
31	an in-person examination of the patient and is available to provide
32	appropriate follow-up care, when necessary, at medically necessary intervals;
33	(B) The healthcare professional personally knows the
34	patient and the patient's relevant health status through an ongoing personal
35	or professional relationship and is available to provide appropriate follow-
36	up care, when necessary, at medically necessary intervals;

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1	(C) The treatment is provided by a healthcare professional
2	in consultation with, or upon referral by, another healthcare professional
3	who has an ongoing professional relationship with the patient and who has
4	agreed to supervise the patient's treatment, including follow-up care;
5	(D) An on-call or cross-coverage arrangement exists with
6	the patient's regular treating healthcare professional or another healthcare
7	professional who has established a professional relationship with the
8	patient;
9	(E) A relationship exists in other circumstances as
10	defined by rule of the Arkansas State Medical Board for healthcare
11	professionals under its jurisdiction and their patients; or
12	(F) A relationship exists in other circumstances as
13	defined by rule of a licensing or certification board for other healthcare
14	professionals under the jurisdiction of the appropriate board and their
15	patients if the rules are no less restrictive than the rules of the Arkansas
16	State Medical Board; <u>or</u>
17	(G)(i) The healthcare professional who is licensed in
18	Arkansas has access to a patient's personal health record maintained by a
19	healthcare professional and uses any technology deemed appropriate by the
20	healthcare professional, including the telephone, with a patient located in
21	Arkansas to diagnose, treat, and if clinically appropriate, prescribe a
22	noncontrolled drug to the patient.
23	(ii) For purposes of this subchapter, a health
24	record may be created with the use of telemedicine and consists of relevant
25	clinical information required to treat a patient, and is reviewed by the
26	healthcare professional who meets the same standard of care for a
27	telemedicine visit as an in-person visit;
28	
29	SECTION 2. Arkansas Code § 17-80-403(c), concerning the establishment
30	of a professional relationship, is amended to read as follows:
31	(c) "Professional relationship" does not include a relationship
32	between a healthcare professional and a patient established only by the
33	following:
34	(1) An internet questionnaire;
35	(2) An email message;

(2) An email message;

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1
                 (3) Patient-generated medical history;
 2
                 (4) Audio-only communication, including without limitation
 3
     interactive audio;
 4
                 (5) Text messaging;
 5
                 (6)(5) A facsimile machine; or
 6
                 (7)(6) Any combination thereof of means listed in subdivisions
     (c)(1)-(5) of this section.
7
8
 9
10
           SECTION 3. Arkansas Code § 23-79-1601(2)(C), concerning the definition
11
     of "health benefit plan", is amended to read as follows:
12
                       (C) "Health benefit plan" does not include:
                             (i) Disability income plans;
13
14
                             (ii) Credit insurance plans;
15
                             (iii) Insurance coverage issued as a supplement to
16
     liability insurance;
17
                             (iv) Medical payments under automobile or homeowners
18
     insurance plans;
19
                             (v) Health benefit plans provided under Arkansas
20
     Constitution, Article 5, § 32, the Workers' Compensation Law, § 11-9-101 et
21
     seq., or the Public Employee Workers' Compensation Act, § 21-5-601 et seq.;
22
                             (vi) Plans that provide only indemnity for hospital
23
     confinement;
24
                             (vii) Accident-only plans;
25
                             (viii) Specified disease plans; or
26
                             (ix) Long-term-care-only plans; or
27
                             (x) Stand-alone dental or vision benefit plans;
28
29
           SECTION 4. Arkansas Code § 23-79-1601(7), concerning the definition of
30
     "telemedicine", is amended to read as follows:
31
                         "Telemedicine" means the use of electronic information
32
     and communication technology to deliver healthcare services, including
33
     without limitation the assessment, diagnosis, consultation, treatment,
34
     education, care management, and self-management of a patient.
35
                       (B) "Telemedicine" includes store-and-forward technology
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1	and remote patient monitoring.
2	(C) For the purposes of this subchapter, "telemedicine"
3	does not include the use of:
4	(i)(a) Audio-only communication, including without
5	limitation interactive audio unless the audio-only communication is real-
6	time, interactive, and substantially meets the requirements for a healthcare
7	service that would otherwise be covered by the health benefit plan.
8	(b) As with other medical services covered by
9	a health benefit plan, documentation of the engagement between patient and
10	provider via audio-only communication shall be placed in the medical record
11	addressing the problem, content of conversation, medical decision-making, and
12	plan of care after the contact.
13	(c) The documentation described in subdivision
14	(7)(C)(i)(b) of this section is subject to the same audit and review process
15	required by payers and governmental agencies when requesting documentation of
16	other care delivery such as in-office or face-to-face visits;
17	(ii) A facsimile machine;
18	(iii) Text messaging; or
19	(iv) Electronic mail systems Email.
20	
21	SECTION 5. Arkansas Code § 23-79-1602(e), concerning prohibitions on
22	the coverage for telemedicine services, is amended to read as follows:
23	(e) A health benefit plan shall not impose on coverage for healthcare
24	services provided through telemedicine:
25	(1) An annual or lifetime dollar maximum on coverage for
26	services provided through telemedicine other than an annual or lifetime
27	dollar maximum that applies to the aggregate of all items and services
28	covered;
29	(2) A deductible, copayment, coinsurance, benefit limitation, or
30	maximum benefit that is not equally imposed upon all healthcare services
31	covered under the health benefit plan; or
32	(3) A prior authorization requirement for services provided
33	through telemedicine that exceeds the prior authorization requirement for in-
34	person healthcare services under the health benefit plan;
35	(4) A requirement for a covered person to choose any commercial

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1	telemedicine service provider or a restricted network of telemedicine-only		
2	providers rather than the covered person's regular doctor or provider of		
3	<pre>choice; or</pre>		
4	(5) A copayment, coinsurance, or deductible that is not equally		
5	imposed upon commercial telemedicine providers as those imposed on network		
6	providers.		
7			
8	SECTION 6. EMERGENCY CLAUSE. It is found and determined by the		
9	General Assembly of the State of Arkansas that due to the coronavirus 2019		
10	(COVID-19) pandemic, the Governor removed barriers to the use of telemedicine		
11	in an attempt to combat the coronavirus 2019 (COVID-19) pandemic; that these		
12	emergency actions will expire when the emergency proclamation expires, which		
13	could occur quickly; that on February 26, 2021, the Governor announced that		
14	the public health emergency was extended but that the Governor was going to		
15	lift some regulations related to the pandemic; that removing barriers to the		
16	use of telemedicine ensured that the citizens of Arkansas had the services		
17	that they needed, and removing these emergency proclamations regarding		
18	telemedicine would greatly disadvantage and harm the citizens of Arkansas who		
19	are utilizing telemedicine for healthcare services; that this bill maintains		
20	the policy changes allowed under the emergency proclamation, which would		
21	allow the citizens of Arkansas greater access to the use of telemedicine for		
22	healthcare services; and that this act is immediately necessary to ensure		
23	that the citizens of Arkansas have access to healthcare services provided via		
24	telemedicine. Therefore, an emergency is declared to exist, and this act		
25	being immediately necessary for the preservation of the public peace, health,		
26	and safety shall become effective on:		
27	(1) The date of its approval by the Governor;		
28	(2) If the bill is neither approved nor vetoed by the Governor,		
29	the expiration of the period of time during which the Governor may veto the		
30	bill; or		
31	(3) If the bill is vetoed by the Governor and the veto is		
32	overridden, the date the last house overrides the veto.		
33			
34	/s/Pilkington		
35	APPROVED: 4/21/21		

Stricken language would be deleted from and underlined language would be added to present law. Act 968 of the Regular Session

1	State of Arkansas	As Engrossed: \$4/19/21		
2	93rd General Assembly	A Bill		
3	Regular Session, 2021		HOUSE BILL 1439	
4				
5	By: Representative Pilkington	n		
6	By: Senator C. Tucker			
7				
8		For An Act To Be Entitled		
9	AN ACT TO UPDATE THE VOLUNTEER HEALTH CARE ACT; TO			
10	INCLUDE THERAPISTS, ADDICTION SPECIALISTS, AND			
11	COUNSELORS	S IN THE VOLUNTEER HEALTHCARE PR	ROGRAM; TO	
12	INCREASE CONTINUING EDUCATION CREDITS UNDER THE			
13	VOLUNTEER	HEALTH CARE ACT; AND FOR OTHER	PURPOSES.	
14				
15				
16		Subtitle		
17	TO U	PDATE THE VOLUNTEER HEALTH CARE	ACT;	
18	AND TO INCLUDE THERAPISTS, ADDICTION			
19	SPECIALISTS, AND COUNSELORS IN THE			
20	VOLU	NTEER HEALTHCARE PROGRAM.		
21				
22				
23	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF	? ARKANSAS:	
24				
25	SECTION 1. Arka	ansas Code § 20-8-803(5), concer	ening the definition of	
26	"medical professional"	" within the Volunteer Health Ca	are Act, is amended to	
27	read as follows:			
28	(5) "Med:	ical professional" means:		
29	(A)	A physician, osteopathic physi	lcian, or optometric	
30	physician;			
31	(B)	An osteopathic physician's ass	sistant, physician's	
32	assistant, or optomet	ric physician's assistant;		
33	(C)	A chiropractic physician;		
34	(D)	A podiatric physician;		
35	(E)	A nurse licensed under § 17-87	7-101 et seq.;	
36	(F)	A dentist <u>,</u> or dental hygienist	t, or dental assistant;	

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1	(G) A pharmacist;		
2	(H) An optometrist;		
3	(I) A therapist;		
4	(J) An addiction specialist;		
5	(K) A counselor;		
6	(L) A healthcare professional who is licensed, certified,		
7	or registered under Subtitle 3 of Title 17 of the Arkansas Code;		
8	(M) A dietitian or an individual who offers dietary		
9	services; and		
10	$\frac{(J)}{(N)}$ A student enrolled in an accredited program that		
11	prepares the student for licensure in one (1) or more of the healthcare		
12	professions listed in subdivisions $(5)(A)-(H)$ $(5)(A)-(L)$ of this section.		
13			
14	SECTION 2. Arkansas Code § 20-8-805(b), concerning the continuing		
15	education credit within the Volunteer Health Care Act, is amended to read as		
16	follows:		
17	(b) A medical professional shall not obtain more than eight (8)		
18	thirty-two (32) hours of credits as described in subsection (a) of this		
19	section in a licensing period.		
20			
21			
22	/s/Pilkington		
23			
24			
25	APPROVED: 4/27/21		
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