

46 (q) “Relicensure” means the granting of a license to a person whose license has lapsed
47 for failure to renew the license within 60 days after the expiration date.
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49 (r) "Renewal" means continuation of a license based on completion of requirements
50 and payment of any fees within the time limits established.

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52 History: 2004 AACCS.
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55 **R 325.22302 Terms defined in the code.**

56 Rule 22302. Terms defined in the code have the same meanings when used in these
57 rules.

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59 History: 2004 AACCS.
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62 **PART 2. EMERGENCY MEDICAL SERVICES PERSONNEL LICENSING**

63 **R 325.22303 Allegations and Investigations**

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65 Rule 22303. (1) If a person or entity believes that a violation of the Public Health
66 Code, or a rule promulgated under this article exists, they may submit an allegation to the
67 department in writing.

68 (2) A licensee or applicant shall notify the Department of any criminal conviction
69 within 7 days after the date of the conviction.

70 (3) In addition, a licensee or applicant shall notify the department within 7 days of
71 any disciplinary or licensing action taken by

- 72 i. Any agency of the State of Michigan
73 ii. A state other than Michigan
74 iii. Any other governmental entity, foreign or domestic.
75 iv. A Medical Control Authority

76 (4) This subsection includes, but is not limited to, a disciplinary action that is stayed
77 pending appeal. Failure of a licensee or applicant to notify the Department under this rule
78 may result in an administrative action under 20958 of the Public Health Code.

79 (5) If the Department determines after reviewing an application or an allegation,
80 that there is reasonable basis to believe that a violation of the Public Health Code, or a rule
81 promulgated under this article exists, the Department shall investigate the alleged
82 violation.

83 (6) After an investigation is completed, the Department will do one or more of the
84 following:

- 85 i. Conduct a compliance conference.
86 ii. Issue a consent order.
87 iii. Issue a cease and desist order;

- 88 iv. Issue an enforcement action under Part 201 or 209 of the Public Health Code or
89 the rules promulgated under these articles;
90 v. Close the investigation with no action.

91 R 325.22304 Enforcement

92 Rule 22304. (1) An individual whose license was suspended, denied, or revoked
93 under this part may apply to the Department for reinstatement of their previous license by
94 using the Department prescribed application and requisite reinstatement fee equal to the
95 licensure fees in section 20950(6) of the code.

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97 (a) The Department may require an applicant complete corrective measures or
98 remedial education as a condition of reinstatement.

99 (b) The Department will not consider an application for reinstatement received
100 before the expiration of the applicable time period as established in the enforcement notice
101 or final order issued by the Department.

102 (c) After an eligible reinstatement application has been reviewed, the Department
103 will do one or more of the following:

- 104 i. Issue the license.
105 ii. Conduct a compliance conference.
106 iii. Issue a conditional license.
107 iv. Issue an application denial in accordance with section 20958(1) of the code.

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R 325.22311 Examination application.

114 Rule 22311. For an applicant to take the appropriate examination, an application for
115 examination shall be completed and submitted to the department or state- designated
116 representative within 2 years of the course completion date.

117 History: 2004 AACCS.
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R 325.22312 Licensure by examination.

121 Rule 22312. An applicant for licensure by examination shall submit a completed
122 application provided by the department, together with the requisite fee. In addition to
123 meeting the requirements of the code and administrative rules, an applicant for licensure
124 by examination shall meet all of the following requirements:
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126 (a) Completion of an appropriate education program at the level applied for, as
127 approved under section 20912 of the code, and the proof of completion sent directly from

128 the education program to the Department.

129 (b) A first-time applicant shall attain a passing score on the appropriate department-
130 prescribed examination.

131 (c) An individual applying to the Department for licensure by having passed the
132 Department-prescribed examinations shall have completed an initial education course
133 within 2 years of application.

134 (d) The fees paid by an applicant who has not completed all requirements for
135 licensure by examination within 2 years of the Department's receiving the application will
136 be forfeited to the department and the application will be void.

137 (e) An individual who is guilty of fraud or deceit in procuring or
138 attempting to procure licensure, including using falsified documents to gain
139 admittance to a Department-prescribed licensure examination, will be denied
140 licensure for at least 3 years.

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141 (f) An individual shall not represent himself or herself as, function as, or perform the
142 duties of, any level of licensed EMS provider until licensed by the Department in
143 accordance with the code and these rules.

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145 History: 2004 AACCS.
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148 **R 325.22313 Licensure at lower levels (Downgrading).**

149 Rule 22313. An EMS licensed provider who applies for a lower level license must
150 submit a new application for the lower level license along with the fee.

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152 History: 2004 AACCS.
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155 **R 325.22314 Licensure by reciprocity.**

156 Rule 22314. An applicant for licensure by reciprocity must submit a completed
157 application provided by the Department together with the requisite fee, and all of the
158 following documentation:

159 (1) Verification of current licensure/certification/registration in any state which
160 granted permission to practice.

161 (2) Successful completion of a Department-prescribed examination which shall be
162 submitted to the Department and which verify passage of examinations or NREMT status,
163 or both.

164 (3) Sanctions or grounds for sanctions by another state that may exist at time of
165 application which shall disqualify the applicant until the other
166 state certifies that those sanctions or grounds for sanctions no longer exist for the
167 applicant.

168 (4) Provide proof of training that is substantially equivalent to the state-prescribed
169 curriculum. If deficiencies are noted, proof of continuing education or training in areas
170 determined deficient by the Department shall be submitted.

171
172 History: 2004 AACCS.

173 **R 325.22315 Licensure by National Registry status only.**

174 Rule 22315. An applicant for licensure who has active NREMT status only and who
175 has not been licensed in any other state shall submit a completed application to the
176 Department, together with the requisite fee, and shall meet both of the following
177 requirements:

- 178 (1) Verification of NREMT status.
- 179 (2) Provide proof of training that is substantially equivalent to the state-prescribed curriculum.
180 If deficiencies are noted, proof of continuing education or training in areas determined
181 deficient by the Department shall be submitted.

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183 History: 2004 AACCS.
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186 **R 325.22316 License renewal.**

187 Rule 22316. Not more than 60 days before the date of license expiration, the
188 Department shall transmit a renewal notice to the licensee. Failure of the licensee to receive
189 notice for renewal shall not relieve the licensee of the responsibility for renewing his or
190 her license.

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192 History: 2004 AACCS.
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194 **PART 3. CONTINUING EDUCATION REQUIREMENTS**

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197 **R 325.22321 License renewal or relicensure for medical first responders;
198 continuing education.**

199 Rule 22321. (1) An applicant for license renewal as a medical first responder who
200 has been licensed for the 3-year period immediately preceding the expiration date of the
201 license or an applicant for relicensure as a medical first responder shall accumulate at
202 least 15 continuing education credit hours that are approved by the Department under these
203 rules during the 3 years preceding an application for renewal or relicensure.

204 (2) An applicant for license renewal or for relicensure under section 20954 of the
205 code, in addition to the requirements of subrule (1) of this rule, shall have an appropriate
206 and current CPR credential as determined by the Department. Continuing education credit
207 for a CPR credential may be part of the medical continuing education category requirement.

208 (3) The categories of approved continuing education activities for medical first
209 responders will be prescribed by the Department.

210 History: 2004 AACCS.
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213 **R 325.22322 License renewal or relicensure for emergency medical**
214 **technicians; continuing education.**

215 Rule 22322. (1) An applicant for license renewal as an emergency medical technician
216 who has been licensed for the 3-year period immediately preceding the expiration date of
217 the license or an applicant for relicensure as an emergency medical technician shall
218 accumulate at least 30 continuing education credit hours that are approved by the
219 Department under these rules during the 3 years preceding an application for renewal or
220 relicensure.

221 (2) An applicant for license renewal or relicensure pursuant to section 20954 of the
222 code, in addition to the requirements of subrule (1) of this rule, shall have an appropriate
223 and current CPR credential as determined by the Department. Continuing education credit
224 for a CPR credential may be part of the medical continuing education category requirement.

225 (3) The categories of approved continuing education activities for emergency
226 medical technicians will be prescribed by the Department.
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228 History: 2004 AACCS.
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231 **R 325.22323 License renewal or relicensure for emergency medical technician**
232 **specialists; continuing education.**

233 Rule 22323. (1) An applicant for license renewal as an emergency medical technician
234 specialist who has been licensed for the 3-year period immediately preceding the expiration
235 date of the license or an applicant for relicensure as an emergency medical technician
236 specialist shall accumulate at least 36 continuing education credit hours that are approved
237 by the Department under these rules during the 3 years preceding an application for renewal
238 or relicensure.

239 (2) An applicant for license renewal or for relicensure under section 20954 of the
240 code, in addition to the requirements of subrule (1) of this rule, shall have an appropriate
241 and current CPR credential as determined by the Department. Continuing education credit
242 for a CPR credential may be part of the medical continuing education category requirement.

243 (3) The categories of approved continuing education activities for emergency
244 medical technician specialists will be prescribed by the Department.

245
246 History: 2004 AACCS.
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249 **R 325.22324 License renewal or relicensure for paramedics; continuing education.**

250 Rule 22324. (1) An applicant for license renewal or relicensure as a paramedic who
251 has been licensed for the 3-year period immediately preceding the expiration date of the
252 license or an applicant for relicensure as a paramedic shall accumulate at least 45
253 continuing education credit hours that are approved by the Department under these rules
254 during the 3 years preceding an application for renewal or relicensure.

255 (2) An applicant for license renewal or for relicensure under section 20954
256 of the code, in addition to the requirements of subrule (1) of this rule,
257 shall have an appropriate and current CPR credential as determined by the department.
258 Continuing education credit for CPR credential may be part of the medical continuing
259 education category requirement.

260 (3) The categories of approved continuing education activities for paramedics
261 will be prescribed by the Department.

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263 History: 2004 AACCS.
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266 **R 325.22325 Certification of compliance; additional documentation.**

267 Rule 22325. (1) Submission of an application for renewal or relicensure shall
268 constitute the applicant's certification of compliance with the requirements of these rules.

269 (2) (2) The Department may require an applicant or licensee to submit
270 documentation to demonstrate compliance with the continuing education requirement.
271 The applicant or licensee shall maintain documentation of his or her compliance with the
272 continuing education requirement for a period of one year after the expiration date of the
273 license. Failure to provide such documentation creates a rebuttable presumption that the
274 licensee has made a false and fraudulent statement in applying for a license to practice
275 emergency medical services. As provided under section 20958 of the code, the
276 Department may take action if the licensee is found in violation of section 20954 of the
277 code.

278 (3) Acceptable documentation of continuing education shall include all of the
279 following:

- 280 (a) Name of licensee participating in program.
281 (b) Name of sponsoring organization and/or instructor-coordinator number.
282 (c) Title of program.
283 (d) Hours of continuing education credit awarded per required category.
284 (e) Date of program.
285 (f) Signature of instructor-coordinator or designee.

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287 History: 2004 AACCS.
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290 **R 325.22326 Continuing education courses and programs; standards for**
291 **approval.**

292 Rule 22326. (1) One continuing education credit hour may be earned for each 50 to
293 60 minutes of instruction at an approved education program that complies with this rule
294 and R 325.22327. 0.5 continuing education credit may be earned for each 25-30 minutes
295 of instructions.

296 (2) Initial education program sponsors shall be approved for up to 3 years for
297 presentation of continuing education programs at the level consistent with education
298 approval upon submission and approval of a continuing education sponsor application.

299 (3) The Department may approve and adopt, by reference, the standards and criteria
300 of a nationally approved continuing education accrediting body.

301 (4) Medical first responders completing an emergency medical technician course, or
302 emergency medical technicians and emergency medical technician specialists completing
303 a paramedic program may be awarded all the required ongoing education credit for the
304 lower licensure level for the current renewal period. An EMT completing a
305 Specialist/AEMT program may be awarded all the required ongoing education credit for
306 the lower licensure level for the current renewal period.

307 (5) Continuing education credit may be awarded for continuing education programs approved
308 by the Michigan boards of medicine, osteopathic medicine, nursing, or pharmacy toward
309 the EMS license if directly related to the emergency medical scope of practice issues,
310 as determined by the Department.

311 (6) Five continuing education credit hours may be awarded for each semester credit
312 earned for academic courses related to EMS that are offered either in an educational
313 program approved by the Michigan boards of medicine, osteopathic medicine, or nursing,
314 or in an approved physician assistant program.

315 (7) Three continuing education credit hours may be awarded for each term credit
316 earned for academic courses related to EMS that are offered either in an educational
317 program approved by the Michigan boards of medicine, osteopathic medicine, or nursing,
318 or in an approved physician assistant program.

319 (8) Credit may be requested for programs offered by out-of-state or military-
320 sponsored EMS agencies before license renewal.

321 (9) The Department or its designee shall publish a list of acceptable state or national
322 programs sponsored by emergency medical organizations or other related organizations
323 that do not meet any of the criteria listed in subrules (2) to (8) of this rule with pre-approved
324 credits indicated in the publication.

325 History: 2004 AACCS.
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329 **R 325.22327 Continuing education program sponsors.**

330 Rule 22327. (1) The Department shall consider requests for approval of continuing
331 education programs by instructor-coordinators, program sponsors, or other parties not
332 covered in R 325.22326 who submit applications on a form provided by the Department.
333 The Department or its designee shall evaluate applications for approval based on, but not
334 limited to, the following criteria:

335 (a) Educational goals or learning objectives.

336 (b) Time schedule and continuing education credits to be awarded.

337 (c) Sample certificate or documentation of attendance to be issued to attendees.

338 (d) Documentation of qualifications of presenters.

- 339 (e) Use of appropriate and adequate facilities for a program.
340 (f) Program content that shall relate to the general subject of emergency medicine.
341 (g) Evaluation tools to be used in a program.
342 (2) All applications for approval to conduct continuing education courses shall be
343 submitted to the Department or its designee on forms provided by the Department at least
344 30 days before implementing the programs.
345 (3) Any individual attending out-of-state or military-sponsored ongoing education
346 programs shall submit a request for approval of the program to the Department or its
347 designee if continuing education credits are to be awarded.
348 (4) Continuing education sponsor approval may be granted for 3 years.
349 (5) Independent study such as continuing education articles in professional journals,
350 ongoing serial productions, or interactive computer programs shall be acceptable, if the
351 program is developed by a professional group such as an educational institution,

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352 corporation, professional association, or other approved provider of continuing
353 education and meets all of the following criteria:

354 (a) Requires a participant to make an active and appropriate response to the
355 educational materials presented.

356 (b) Provides a test or evaluation tool.

357 (c) Provides a record of completion as described in R 325.22325.

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359 History: 2004 AACCS.
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361 **PART 4. INSTRUCTOR-COORDINATORS**

362 **R 325.22331 Licensure by examination; requirements.**

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364 Rule 22331. (1) An applicant for licensure by examination shall submit a completed
365 application and the requisite fee. In addition to meeting the other requirements of the code
366 and the administrative rules, an applicant shall do all of the following:

367 (a) Must be a licensed EMS provider.

368 (b) Demonstrate successful completion of an approved instructor-coordinator
369 educational program.

370 (c) Have completed 3 years of full time, part time, on-call, or volunteer direct patient
371 care with a licensed life support agency.

372 (d) Pass the examination set forth in R 325.22333.

373 (2) The fees paid by an applicant who has not completed all requirements for licensure
374 by examination within 2 years of the Department's receiving the application shall be
375 forfeited to the Department and the application shall be void.

376 (3) An individual who is guilty of fraud or deceit in procuring or attempting to procure
377 licensure, including using falsified documents to gain admittance to a Department-
378 prescribed licensure examination, shall be denied licensure for a period to be determined
379 by the Department.

380 (4) An individual shall not represent himself or herself as, function as, or perform the
381 duties of, a licensed instructor-coordinator until licensed as such by the Department in
382 accordance with the code and these rules.

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384 History: 2004 AACCS.
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389 **R 325.22332 Examination application for instructor-coordinator.**

390 Rule 22332. An application for examination as an instructor-coordinator shall be
391 completed and returned to the Department within 2 calendar years of course completion.
392 A candidate for examination whose application is received more than 2 calendar years after
393 course completion shall successfully complete another instructor-coordinator course
394 before being admitted into a subsequent examination.

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History: 2004 AACCS.

R 325.22333 Instructor-coordinator examination.

Rule 22333. The Department or its designee shall administer an examination to graduates of an instructor-coordinator education course conducted by a Department-approved education program.

History: 2004 AACCS.

R 325.22334 Failure to pass examination; education course required; reexamination.

Rule 22334. An applicant who fails to attain a passing score on the examination in 3 attempts shall successfully complete an approved instructor-coordinator education course before reapplying to the Department for further examination.

History: 2004 AACCS.

R 325.22335 Licensure by reciprocity.

Rule 22335. An applicant for licensure by reciprocity shall submit a completed application and the requisite fee, and submit documentation of all of the following:

(a) Verification of current licensure/certification/registration in any state which granted permission to practice.

(b) Examination scores for a Department-prescribed examination which shall be submitted to the Department and which verify passage of examinations and/or NREMT status.

(c) Provide proof of training that is substantially equivalent to the state-prescribed curriculum and qualifications described in Rule 22321(c). If deficiencies are noted, proof of continuing education or training in areas determined deficient by the Department shall be submitted.

(d) Sanctions or grounds for sanctions by another state will disqualify an applicant from licensure.

History: 2004 AACCS.

R 325.22336 Professional development for instructor-coordinators; requirements.

Rule 22336. (1) All licensed instructor-coordinators shall accrue 30 professional development credits in ongoing education programs specified by the Department as appropriate for licensed instructor-coordinators. The professional development credits shall be accrued during the three-year licensure period.

439 (2) All professional development courses shall be approved by the Department or its
440 designee before implementation if professional development credits are to be awarded.

441 (3) Instructor-coordinators shall earn 30 professional development hours in one of the
442 following ways:

443 (a) Completion of a minimum 30-hour Department-approved instructor-
444 coordinator refresher course.

445 (b) Completion of the required 30 hours in Department-approved professional
446 development programs.

447 (c) Completion of a total of 30 hours in professional development and educational
448 experience with a minimum of 20 hours in Department-approved professional
449 development programs and a minimum of 10 hours in educational experience as defined
450 by the Department.

451 History: 2004 AACSB.

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R 325.22337 Instructor Coordinator license renewal or relicensure.

456 Rule 22337. (1) Instructor Coordinator renewal or relicensure will be done in
457 accordance with R325.22321-R325.22324.

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459 History: 2004 AACSB.

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R 325.22338 Certification of compliance; additional documentation.

463 Rule 22338. Instructor Coordinator renewal or relicensure will be done in accordance with
464 R325.22325.

465 (2) Acceptable documentation of continuing education shall include all of the
466 following:

- 467 (a) Name of the licensee participating in the program.
- 468 (b) Name of sponsoring organization and instructor-coordinator number.
- 469 (c) Title of program.
- 470 (d) Hours of continuing education credit awarded per required category.
- 471 (e) Date of program.
- 472 (f) Signature of instructor-coordinator or designee.

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474 History: 2004 AACCS.
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476 **PART 5. EDUCATION PROGRAM REQUIREMENTS**

477 478 **R 325.22339 Education programs; requirements.**

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480 Rule 22339. An emergency medical responder, emergency medical technician,
481 advanced emergency medical technician, or paramedic education program shall comply
482 with all of the following requirements:
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484 (a) Be under the direction of a physician director, except for emergency
485 medical responder education programs. Programs requiring EMR students to do
486 clinicals, must have physician direction and vaccination requirements.

487 (b) Be coordinated by a licensed instructor coordinator who shall ensure that an
488 instructor coordinator, qualified instructor, or subject matter expert is in attendance at all
489 didactic and psychomotor sessions.

490 (c) Qualified instructors and subject matter experts are subject to review and
491 approval by the Department through the program sponsor approval process.

492 (d) Complete an application prescribed by the Department for educational program
493 sponsor approval to conduct an education course at least 60 days before the start of the
494 course.

495 (e) Successfully complete the on-site program sponsor approval process before
496 implementation.

497 (f) Advise the students before or at the first-class session that the education
498 program and course are approved by the Department.

499 (g) Conduct courses according to the on-site program sponsor approval process.

500 (h) Provide the Department within 30 calendar days of course completion with a
501 roster of students who successfully completed the course, including each student's name
502 and date of birth.

503
504 History: 2004 AACCS.
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506 507 **R 325.22340 Instructor Coordinator education program; requirements.**

508 Rule 22340. (1) An Instructor Coordinator education program shall comply with all
509 of the following requirements:

510 (a) Be coordinated by a licensed Instructor Coordinator who has coordinated at least
511 one initial education program in the last three consecutive years.

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(b) Utilize qualified instructional staff with appropriate expertise.

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515 (c) Include classroom and supervised student teaching or internship experience in
516 the curriculum.

517 (d) Complete an application prescribed by the Department to conduct an education
518 course at least 60 days before the start of the course and be approved by the Department
519 through the on-site program sponsor approval before implementation.

520 (2) Conduct courses according to the on-site program sponsor approval process.

521
522 History: 2004 AACCS.
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525 **R 325.22341 Education program sponsor responsibilities.**

526 Rule 22341. (1) An education program sponsor shall be responsible for the overall
527 quality of the program and courses offered. The program sponsor, the Instructor
528 Coordinator, and the physician director shall be responsible for, but not limited to, all of
529 the following:

530 (a) Establishing admission requirements and conducting entry assessments.

531 (b) Establishing standards for successful course completion.

532 (c) Establishing standards for instructors and approval of all instructors, ensuring that
533 all instructors meet or exceed the standards established in R 325.22344.

534 (d) Ensuring that the medical control authority in the region is informed of the
535 program.

536 (e) Establishing clinical contracts specific to the level of the program and expected
537 activities.

538 (f) Monitoring the activities of the emergency medical services Instructor
539 Coordinator based on standards developed by the program sponsor.

540 (g) Establishing an equal opportunity policy that at a minimum complies with state
541 and federal law.

542 (h) Providing an adequate and appropriate instructional facility including making
543 available equipment that is functional, in good repair, and is of a similar type to that
544 currently on the list of required minimum equipment for life support vehicles.

545 (i) Developing examinations based on approved curricula.

546 (j) Developing a process for students to appeal decisions made by the staff or sponsor
547 relative to their performance in the course. This process shall be made available, in
548 writing, to each student.

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550 History: 2004 AACCS.
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553 **R 325.22342 Instructor Coordinator responsibilities.**

554 Rule 22342. (1) An Instructor Coordinator for all emergency medical educational
555 training courses shall possess a current EMS license that shall be commensurate with the
556 level of the training course being taught. (2) The Instructor Coordinator responsibilities
557 shall include, but not be limited to, all of the following:

558 (a) Complying with Instructor Coordinator performance standards indicated in
559 Instructor Coordinator curriculum.

560 (b) Being responsible for course development, evaluation, and coordination of
561 curricular elements, including those of a clinical nature, and assisting in the selection and
562 evaluation of instructors, with the approval of the program sponsor and physician director.

563 (c) Planning the course content and ensuring that it complies with the Department's
564 requirements.

565 (d) Assisting in the evaluation and selection of students.

566 (e) Evaluating and maintaining records of student performance.

567 (f) Maintaining and assuring the availability of equipment and training aids.

568 (g) Coordinating and maintaining records of clinical experience.

569 (h) Counseling and assisting students, as appropriate.

570 (i) Providing the Department, within 30 calendar days of course completion, with a
571 roster of students who successfully completed the course, including each student's name
572 and date of birth.

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574 History: 2004 AACCS.

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577 **R 325.22343 Education program physician director; responsibilities.**

578 Rule 22343. (1) The education program physician director responsibilities shall
579 include, but are not limited to, all of the following:

580 (a) Conducting a periodic review of the organization and content of a course to ensure
581 that current standards of emergency medical care are being utilized throughout the course.

582 (b) Working with the education sponsor and the Instructor Coordinator in carrying out
583 the responsibilities of course development, evaluation, and coordination of curricular
584 elements, including those of a clinical nature, and selecting and evaluating instructors.

585 (c) Having clinical experience and current expertise in providing emergency care.

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587 History: 2004 AACCS.

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590 **R 325.22344 Education program course instructor; requirements.**

591 Rule 22344. (1) An education program course instructor shall meet, at a minimum,
592 both of the following requirements:

593 (a) Have a working and practical knowledge of the objectives and components of the
594 education course relevant to his or her area of instruction.

595 (b) Be a licensed health professional with relevant and current clinical experience or
596 possess educational expertise that is appropriate to his or her specific topic of instruction.

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598 History: 2004 AACCS.

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R 325.22345 Department evaluation of education programs.

R 22345. (1) The Department may evaluate an emergency medical services program at any time. An evaluation will be completed when any of the following occurs:

- (a) A request for a new program is submitted.
 - (b) The pass rate on the required licensure examination for one calendar year is less than 72%.
 - (c) A complaint is received by the Department.
- (2) Evaluation processes may include any of the following:
- (a) A site visit.
 - (b) A follow-up study of graduates and employers.
 - (c) A review of available statistical information available regarding the program.
- (3) An evaluation that is found to have deficiencies may result in any of the following:
- (a) Program revocation.
 - (b) The creation of a program performance improvement plan with reports to the Department.
 - (c) Program suspension for a period of time determined by the department.

History: 2004 AACCS.

R 325.23101 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23102 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23103 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23104 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23105 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23106 Rescinded.

647 History: 1984 AACCS; 2004 AACCS.

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R 325.23107 Rescinded.

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651 History: 1984 AACCS; 2004 AACCS.

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654 **R 325.23201 Rescinded.**

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656 History: 1984 AACCS; 2004 AACCS.

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659 **R 325.23202 Rescinded.**

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661 History: 1984 AACCS; 2004 AACCS.

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664 **R 325.23203 Rescinded.**

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666 History: 1984 AACCS; 2004 AACCS.

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669 **R 325.23301 Rescinded.**

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671 History: 1984 AACCS; 2004 AACCS.

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674 **R 325.23302 Rescinded.**

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676 History: 1984 AACCS; 2004 AACCS.

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679 **R 325.23303 Rescinded.**

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681 History: 1984 AACCS; 2004 AACCS.

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684 **R 325.23304 Rescinded.**

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686 History: 1984 AACCS; 2004 AACCS.

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689 **R 325.23401 Rescinded.**

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691 History: 1984 AACCS; 2004 AACCS.

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694 **R 325.23402 Rescinded.**

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696 History: 1984 AACCS; 2004 AACCS.

697 **R 325.23403 Rescinded.**
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699 History: 1984 AACCS; 2004 AACCS.
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702 **R 325.23404 Rescinded.**
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704 History: 1984 AACCS; 2004 AACCS.
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707 **R 325.23405 Rescinded.**
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709 History: 1984 AACCS; 2004 AACCS.
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712 **R 325.23406 Rescinded.**
713
714 History: 1984 AACCS; 2004 AACCS.
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717 **R 325.23407 Rescinded.**
718
719 History: 1984 AACCS; 2004 AACCS.
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722 **R 325.23501 Rescinded.**
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724 History: 1984 AACCS; 2004 AACCS.
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727 **R 325.23502 Rescinded.**
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729 History: 1984 AACCS; 2004 AACCS.
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732 **R 325.23503 Rescinded.**
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734 History: 1984 AACCS; 2004 AACCS.
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737 **R 325.23504 Rescinded.**
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739 History: 1984 AACCS; 2004 AACCS.
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742 **R 325.23505 Rescinded.**
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744 History: 1984 AACCS; 2004 AACCS.

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R 325.23506 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23507 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23601 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23602 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23603 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23701 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23702 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23703 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23704 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.23705 Rescinded.

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794 History: 1984 AACCS; 2004 AACCS.
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797 **R 325.23706 Rescinded.**
798
799 History: 1984 AACCS; 2004 AACCS.
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802 **R 325.23707 Rescinded.**
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804 History: 1984 AACCS; 2004 AACCS.
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806 **R 325.23801 Rescinded.**
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808 History: 1984 AACCS; 2004 AACCS.
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811 **R 325.23802 Rescinded.**
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813 History: 1984 AACCS; 2004 AACCS.
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816 **R 325.23803 Rescinded.**
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818 History: 1984 AACCS; 2004 AACCS.
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821 **R 325.23804 Rescinded.**
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823 History: 1984 AACCS; 2004 AACCS.
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826 **R 325.23805 Rescinded.**
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828 History: 1984 AACCS; 2004 AACCS.
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831 **R 325.23806 Rescinded.**
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833 History: 1984 AACCS; 2004 AACCS.
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836 **R 325.23807 Rescinded.**
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838 History: 1984 AACCS; 2004 AACCS.

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R 325.23808 Rescinded.

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History: 1984 AACCS; 2004 AACCS.

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R 325.23901 Rescinded.

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History: 1984 AACCS; 2004 AACCS.

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R 325.23902 Rescinded.

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History: 1984 AACCS; 2004 AACCS.

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R 325.23903 Rescinded.

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History: 1984 AACCS; 2004 AACCS.

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R 325.23904 Rescinded.

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History: 1984 AACCS; 2004 AACCS.

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R 325.23905 Rescinded.

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History: 1984 AACCS; 2004 AACCS.

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R 325.23906 Rescinded.

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History: 1984 AACCS; 2004 AACCS.

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R 325.24001 Rescinded.

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History: 1984 AACCS; 2004 AACCS.

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R 325.24002 Rescinded.

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History: 1984 AACCS; 2004 AACCS.

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R 325.24003 Rescinded.

886 History: 1984 AACCS; 2004 AACCS.

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889 **R 325.24004 Rescinded.**

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891 History: 1984 AACCS; 2004 AACCS.

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894 **R 325.24005 Rescinded.**

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896 History: 1984 AACCS; 2004 AACCS.

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899 **R 325.24006 Rescinded.**

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901 History: 1984 AACCS; 2004 AACCS.

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904 **R 325.24007 Rescinded.**

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906 History: 1984 AACCS; 2004 AACCS.

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909 **R 325.24008 Rescinded.**

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911 History: 1984 AACCS; 2004 AACCS.

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914 **R 325.24009 Rescinded.**

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916 History: 1984 AACCS; 2004 AACCS.

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919 **R 325.24010 Rescinded.**

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921 History: 1984 AACCS; 2004 AACCS.

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924 **R 325.24011 Rescinded.**

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926 History: 1984 AACCS; 2004 AACCS.

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929 **R 325.24012 Rescinded.**

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931 History: 1984 AACCS; 2004 AACCS.

932 **R 325.24013 Rescinded.**
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934 History: 1984 AACCS; 2004 AACCS.
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937 **R 325.24014 Rescinded.**
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939 History: 1984 AACCS; 2004 AACCS.
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942 **R 325.24015 Rescinded.**
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944 History: 1984 AACCS; 2004 AACCS.
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947 **R 325.24016 Rescinded.**
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949 History: 1984 AACCS; 2004 AACCS.
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952 **R 325.24017 Rescinded.**
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954 History: 1984 AACCS; 2004 AACCS.
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957 **R 325.24018 Rescinded.**
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959 History: 1984 AACCS; 2004 AACCS.
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962 **R 325.24020 Rescinded.**
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964 History: 1984 AACCS; 2004 AACCS.
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967 **R 325.24101 Rescinded.**
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969 History: 1984 AACCS; 2004 AACCS.
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972 **R 325.24102 Rescinded.**
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974 History: 1984 AACCS; 2004 AACCS.
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977 **R 325.24103 Rescinded.**
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979 History: 1984 AACCS; 2004 AACCS.

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R 325.24104 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24105 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24106 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24107 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24108 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24109 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24110 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24111 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24112 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24113 Rescinded.

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History: 1984 AACCS; 2004 AACCS.

R 325.24114 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24115 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24116 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24117 Rescinded.

History: 1984 AACCS; 2004 AACCS.

R 325.24118 Rescinded.

History: 1984 AACCS; 2004 AACCS.

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