

### New Hampshire Department of Safety Division of Fire Standards and Training & Emergency Medical Services

Mailing Address:NHFSTEMS • 33 Hazen Drive • Concord, NH 03305Physical Address:98 Smokey Bear Boulevard • Concord, NH 03301Phones:Toll Free:(800) 371-4503Local: (603) 223-4200Fax:(603) 271-1091Email: emslicensing@dos.nh.gov

New Hampshire Bureau of EMS Provider License Application

Type of Application: <b>NEW</b> (Never Lice (Ne	ensed)		CHANGE LAPSED (Expired)	
License Type: EMR EMT	AEMT Paramedic	Apprentice	First Responder Naloxone Provider 🗌	
Section 1: APPLICANT IN	FORMATION			
Full Legal Name:	M.I. L	AST	NH PROVIDER LICENSE #	
Mailing Street / PO Box:				
Address: Town/City:			State: Zip:	
Preferred Phone Number:	Cell 🔲 🛛 W	/ork 🔲 Home 🔲	Date of Birth:	
Personal Email Address:			Gender: <b>M F</b>	
Section 2: NATIONAL REGISTRY CERTIFICATION (Attach legible copies of current certification)				
National Registry Number:		National Reg Expiration Da		
Section 3: AFFILIATION STATUS				
Section 3a: UNIT AFFILIAT	ION(S)			
Unit Name:				
I attest that the applicant, for whom this application is being signed, is affiliated with the licensed NH EMS Unit listed above.				
Head of Unit Signature:			Date:	
Head of Unit Name (printed):		Title	<del>)</del> :	
Section 3b: NON AFFILIATION STATUS				
By checking this box, I attest that I am not affiliated with any licensed EMS unit in the State of New Hampshire and am applying for licensure as non-affiliated.				
Section 4: SIGNATURE				
<ul> <li>By signing below, I certify the following <ul> <li>All information provided on this application is complete, truthful, and correct under the penalties of unsworn falsification pursuant to RSA 641:3.</li> <li>I have not been convicted or found guilty of an offense pursuant to RSA 153-A:13 I, (for additional information refer to Section A2)</li> <li>I agree to comply with RSA 153-A and Saf-C 5900</li> <li>I understand any material falsification of information shall result in license denial, suspension, or revocation, in accordance with Saf-C 5922.03 or Saf-C 5922.05 and may be grounds for a misdemeanor conviction pursuant to RSA 641:3.</li> <li>I have not been subject to limitation, suspension from, or under revocation or probation of the ability to practice in a health care occupation or voluntarily surrendered a health care license in any state or to any agency authorizing the right to work.</li> </ul> </li> </ul>				
			ertifying Statement, please attach to your application tation concerning any charge(s), disciplinary	
Applicant Signature:			Date:	
Parent or Legal Guardian Signa For Apprentice Applicants	:ure:		Date:	

BUREAU USE ONLY

EMS PROVIDER APPLICATION – Page 2					
Section 5: FIRST RESPONDER NALAXONE PROVIDER AFFILIATION TO A NON-EMS UNIT					
<i>I swear or affirm that the candidate named on this application is affiliated with the non-licensed department listed below."</i> Agency Name:					
	Head of Department Signature: (Chief or Authorized Signature)	Date:			
	Head of Department Name (printed):	Title:			
Sect	ion 6: INFORMATION PURPOSES ONLY				
Appli	cant Status with Primary Unit (check one) Full-Time 📃 Part	-Time Call * Volunteer			
* Volunteer means a person or member of a nonprofit fire department or nonprofit emergency medical service unit who provides services on an as-needed basis and who does not receive compensation, other than reimbursement, for expenses actually incurred.					
EXPLANATORY INFORMATION					
Section A1: REQUIREMENTS FOR LICENSURE					
Checklist: The following documentation is included with this application: NOTE: When documentation is submitted with the application it can be processed in a more timely fashion.					
Complete the NH EMS Provider License Application with all information and required signatures**					
For NEW or LAPSED applicants – a completed Criminal History Record Information (CHRI) release form is required (per RSA 153-A:10-a)					
Inclu	de legible photocopies of appropriate certification documenta	ion as follows:			
<ul> <li>a. If a GRANDFATHERED NHEMT – current NH "Certificate of Completion" &amp; current CPR card that meets the standard of the American Heart Association CPR at the Healthcare Provider Level</li> </ul>					
	b. NATIONALLY REGISTERED (NR) – current NR wallet card				
	c. If APPRENTICE - current CPR card (as above), and Apprentice Affili	ation form(s) from Head of Unit.			
d. If FIRST RESPONDER NALAXONE PROVIDER (Narcan only) – current CPR certification that meets the standard of the American Heart Association CPR at the Healthcare Provider level; First Aid certification that follows the OSHA Best Practices Guide: Fundamentals of a Workplace First Aid Training Program; and, proof of completion of the Division of FST&EMS developed opioid antagonist (Narcan) training program, skills verification completed/signed skill sheets.					
	NH Scope of Practice Module Program(s) – associated with applicable licensure level, <b>EMR or higher</b> . (verified by NHBEMS personnel)				
	Protocol Examination verification – EMR and higher (certificate must mat submitted with application).	h the licensure level for that being applied for and be			
Section A2: CERTIFICATION STATEMENT					
<ul> <li>Offenses pursuant to 153-A:13: <ul> <li>I have not been determined to mentally incompetent by a court of competent jurisdiction.</li> </ul> </li> <li>I have not been guilty of any of the following acts or offenses: <ul> <li>I have not been guilty of any of the following acts or offenses:</li> <li>Negligent or incompetent in performing authorized services.</li> </ul> </li> <li>Negligent, unsafe, or illegal operation of an emergency medical service vehicle, or negligent or unsafe use or maintenance of the safety systems of an emergency medical service vehicle.</li> <li>Rendering unauthorized treatment.</li> <li>Unauthorized disclosure of information regarding an individual who has received care or the services rendered to an individual.</li> <li>Fraud in procuring a license.</li> <li>Fraud in representations as to skills or ability.</li> <li>Knowingly making misleading, deceptive, untrue, or fraudulent representations or engaging in unethical conduct including, but not limited to, conduct likely to deceive, defraud, or harm the public or demonstrating a willful or careless disregard for the health or safety of a client/patient or practice harmful or detrimental to the public. (Proof of actual injury need not be established.)</li> <li>Violating a statute of this state, another state, or the United States, without regard to its designation as either a felony or misdemeanor, which relates to the practice of an emergency medical care provider. A certified copy of the record of conviction or plea of guilty is prima facie evidence of a violation.</li> <li>Having a license or registration to practice as an emergency medical care provider revoked or suspended, or having other disciplinary action taken by a licensing or registering authority of another state, territory, country, or the National Registry of Emergency Medical Technicians. A certified copy of the record or order of suspension, revocation, or disciplinary action is prima facie evidence of such action.</li> </ul>					
(k) (l)					

# **New Hampshire Department of Safety**

**Division of Fire Standards and Training** 

& Emergency Medical Services

EMS PROVIDER APPLICATION – Page 3

### Section A3: NOTICE TO ALL APPLICANTS

#### Authority: NH RSA 153-A:11 & RSA 153-A:10-a (Effective January 1, 2017) & Administrative Rules Saf-C 5902, 5903

- 1. All personnel providing patient care as a NH EMS Provider must be currently certified at the appropriate training level, affiliated with a NH-licensed EMS Unit, and licensed with the NH Bureau of EMS as a Provider.
- 2. In addition to submitting the "NH EMS NEW or LAPSED EMS Provider License Application" to the NH Bureau of EMS, all new applicants or lapsed/relicensing provider applicants shall submit a notarized Criminal History Record Information (CHRI) authorization release form. The applicant shall also submit with the release form a complete set of fingerprints or LiveScan receipt, and a check for \$48.25 made payable to "State of NH-CRU".
- 3. Regardless of the number of NH EMS Unit affiliations, only one Provider license is required. Personnel affiliated with more than one NH EMS Unit will indicate on the Provider application form the name of the unit considered to be the "primary" affiliation and then list other affiliations, as appropriate.
- For all levels of Nationally Registered EMS Providers, NH EMS Provider licensure is valid for up to two (2) years. NH licensure for Nationally Registered EMT, AEMT or Paramedic expires on April 30<sup>th</sup>. Licensure for NR EMR expires on October 31<sup>st</sup>.
- 5. Non-nationally registered EMT's (NHEMTs grandfathered in the system) are required to relicense annually by December 31<sup>st</sup>. Any of these individuals whose certification lapses will be required to become Nationally Registered in order to relicense in the NH EMS system.
- 6. Recertification at the appropriate level and re-licensure with the NH Bureau of EMS prior to the expiration date of the license is an individual Provider's responsibility.

Important Note: A Provider without a current EMS Provider's license cannot legally practice patient care until a valid provider license is obtained. Pursuant to RSA 153-A:21 any person implying they are a licensed EMS Provider or provides EMS patient care without a valid license shall be guilty of a misdemeanor for the first offense and a class B felony for subsequent offenses.

7. For purposes of record-keeping, all licensed providers are encouraged to submit legible photocopies of their current Provider Licenses and all EMS certifications to each affiliated EMS Unit.

Mail completed NH EMS NEW or LAPSED EMS Provider License Application \*\* with legible photocopies AND all documents required for CHRI (see #2 above) to:

NHFSTEMS · Attention: EMS Licensing Coordinator · 33 Hazen Drive · Co

Concord, NH 03305

\*\* NO faxes will be accepted.

### **Privacy Act Statement**

#### This privacy act statement is located on the back of the **FD-258 fingerprint card**.

Authority: The FBI's acquisition, preservation, and exchange of fingerprints and associated information is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include Federal statutes, State statutes pursuant to Pub. L. 92-544, Presidential Executive Orders, and federal regulations. Providing your fingerprints and associated information is voluntary; however, failure to do so may affect completion or approval of your application.

Principal Purpose: Certain determinations, such as employment, licensing, and security clearances, may be predicated on fingerprint-based background checks. Your fingerprints and associated information/biometrics may be provided to the employing, investigating, or otherwise responsible agency, and/or the FBI for the purpose of comparing your fingerprints to other fingerprints in the FBI's Next Generation Identification (NGI) system or its successor systems (including civil, criminal, and latent fingerprint repositories) or other available records of the employing, investigating, or otherwise responsible agency. The FBI may retain your fingerprints and associated information/biometrics in NGI after the completion of this application and, while retained, your fingerprints may continue to be compared against other fingerprints submitted to or retained by NGI.

Routine Uses: During the processing of this application and for as long thereafter as your fingerprints and associated information/biometrics are retained in NGI, your information may be disclosed pursuant to your consent, and may be disclosed without your consent as permitted by the Privacy Act of 1974 and all applicable Routine Uses as may be published at any time in the Federal Register, including the Routine Uses for the NGI system and the FBI's Blanket Routine Uses. Routine uses include, but are not limited to, disclosures to: employing, governmental or authorized non-governmental agencies responsible for employment, contracting, licensing, security clearances, and other suitability determinations; local, state, tribal, or federal law enforcement agencies; criminal justice agencies; and agencies responsible for national security or public safety.

As of 03/30/2018

#### See Page 2 for Spanish translation.

#### If you would like to Challenge your criminal record:

Saf-C 5703.12 Procedure for Correcting a CHRI (a) Persons or their attorneys desiring access to their CHRI for the purpose of challenge or correction shall appear at the central repository. (b) A copy shall be provided to a person if after review he/she indicates he/she needs the copy to pursue the challenge. (c) Any person making a challenge shall identify that portion of his/her CHRI which he/she believes to be inaccurate or incorrect, and shall also give a correct version of his/her record with an explanation of the reason that he/she believes his/her version to be correct. (d) The director shall take the following actions within 30 days of receipt of challenge: (1) Review the records and contact the law enforcement agency or court which submitted the record to compare the information to determine whether the challenge is valid; (2) If the challenge is valid, which means there is a discrepancy between the information submitted and the information maintained by the law enforcement agency or court, the record shall be corrected and the person and appropriate CJAs shall be notified; and (3) If the challenge is invalid, the person shall be informed and advised of the right to appeal pursuant to RSA 541. (e) When a record has been corrected, the division shall notify all non-criminal justice agencies, to whom the data has been disseminated in the last year, of the correction.(f) The person shall be entitled to review the information that records the facts, dates, and results of each formal stage of the criminal justice process through which he passes, to ensure that all such steps are completely and accurately recorded.

## Declaración de la Ley de Privacidad

#### Esta declaración de la ley de privacidad se encuentra al dorso del <u>FD-258 tarjeta de</u> <u>huellas digitales</u>.

Autoridad: La adquisición, preservación, e intercambio de huellas digitales e información relevante por el FBI es autorizada en general bajo la 28 U.S.C. 534. Dependiendo de la naturaleza de su solicitud, la autoridad incluye estatutos federales, estatutos estatales de acuerdo con la Pub. L. 92-544, Órdenes Ejecutivas Presidenciales, y reglamentos federales. El proveer sus huellas digitales e información relevante es voluntario; sin embargo, la falta de hacerlo podría afectar la terminación o aprobación de su solicitud.

Propósito Principal: Ciertas determinaciones, tal como empleo, licencias, y autorizaciones de seguridad, podrían depender de las investigaciones de antecedentes basados en huellas digitales. Se les podría proveer sus huellas digitales e información relevante/ biométrica a la agencia empleadora, investigadora, o responsable de alguna manera, y/o al FBI con el propósito de comparar sus huellas digitales con otras huellas digitales encontradas en el sistema Next Generation Identification (NGI) del FBI, o su sistema sucesor (incluyendo los depósitos de huellas digitales latentes, criminales, y civiles) u otros registros disponibles de la agencia empleadora, investigadora, o responsable de alguna manera. El FBI podría retener sus huellas digitales e información relevante/biométrica en el NGI después de terminar esta solicitud y, mientras las mantengan, sus huellas digitales podrían continuar siendo comparadas con otras huellas digitales presentadas a o mantenidas por el NGI.

Usos Rutinarios: Durante el procesamiento de esta solicitud y mientras que sus huellas digitales e información relevante/biométrica permanezcan en el NGI, se podría divulgar su información de acuerdo a su consentimiento, y se podría divulgar sin su consentimiento de acuerdo a lo permitido por la Ley de Privacidad de 1974 y todos los Usos Rutinarios aplicables según puedan ser publicados en el Registro Federal, incluyendo los Usos Rutinarios para el sistema NGI y los Usos Rutinarios Generales del FBI. Los usos rutinarios incluyen, pero no se limitan a divulgación a: agencias empleadoras gubernamentales y no gubernamentales autorizadas responsables por emplear, contratar, licenciar, autorizaciones de seguridad, y otras determinaciones de aptitud; agencias de la ley locales, estatales, tribales, o federales; agencies de justicia penal; y agencias responsables por la seguridad nacional o seguridad pública.

A partir de 30/03/2018