

# RESOLUTION OF THE BOARD OF THE BRITISH COLUMBIA COLLEGE OF NURSES AND MIDWIVES PASSED THE 28<sup>th</sup> DAY OF NOVEMBER, 2024

# Nurse Practitioner Objective Structured Clinical Examination (OSCE) Discontinuation (Bylaw Amendments)

**RESOLVED THAT** in accordance with the authority established in section 19(1) of the *Health Professions Act*, and subject to filing with the minister as required under section 19(3) of the *Health Professions Act*, the Board amends the bylaws of the British Columbia College of Nurses and Midwives, by repealing the current bylaws and substituting new bylaws, as described in the schedule attached.

CERTIFIED A TRUE COPY

Cynthia Johansen Registrar and Chief Executive Officer

### Section Amended or Blackline Added Section 1 [Definitions] Definitions To repeal definition of "nurse 1 In these bylaws: practitioner examination committee" . . . "nurse practitioner examination committee" means the nurse practitioner examination committee established in section 25(g) [Committees established]; . . . Section 21 [Quorum at Quorum at board meetings board meetings] 21 (1) Subject to subsections (2) and (3), a majority of the board members constitutes a quorum at a board meeting, as long as not less than one appointed board member is in attendance. To amend subsection (3) as indicated. (2) For the purposes of considering or voting on a proposed special resolution, not less than three guarters of the board members constitutes a quorum at a board meeting, as long as not less than one appointed board member is in attendance. (3) For the purposes of conducting a review under section 133 [Review of NP examination results] or 154-152 [Review of certified practice designation decisions], three board members constitute a quorum at a board meeting, provided that a majority of the board members in attendance are elected board members and not less than onethird of the board members in attendance are appointed board members. Section 25 [Committees Committees established established] 25 The following committees are established: To repeal paragraph (g). (a) the registration committee; (b) the inquiry committee:

#### Schedule of Changes: Proposed Bylaw Amendments – Discontinuance of NP OSCE

Section Amended or Added	- 2 - Blackline
	(c) the discipline committee;
	(d) the quality assurance committee;
	(e) the education program review committee;
	(f) the professional practice and standards committee;
	(g) the nurse practitioner examination committee;
	(hg) the finance and audit committee;
	(ih) the governance committee;
	(ji) the registrar oversight committee.
Section 26 [Committee	Committee composition
composition]	26 (1) Each of the following committees consists of not fewer than 15 members:
To repeal subsection (5).	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;
	(d) the quality assurance committee;
	(e) the professional practice and standards committee.
	(2) For each committee specified in subsection (1),
	(a) not fewer than 10 of the members must be registrants, of whom

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Section Amended or Added	Blackline
	(i) not fewer than two must be registrants in the class of practising LPN registrants or non-practisin LPN registrants,
	(ii) not fewer than two must be registrants in the class of practising RPN registrants or non-practisin RPN registrants,
	(iii) not fewer than two must be registrants in the class of practising RN registrants or non-practising R registrants,
	(iv) not fewer than two must be registrants in the class of practising NP registrants or non-practising N registrants, and
	(v) not fewer than two must be registrants in the class of practising midwife registrants or non-practisin midwife registrants,
	(b) not less than one-half of the members must be registrants in one or more of the classes referred to i paragraph (a), and
	(c) not less than one-third of the members must be public representatives.
	(3) Members of the professional practice and standards committee must be appointed as necessary to ensur that the requirement under section 31(8) [Panels] may be met.
	(4) The education program review committee consists of not fewer than nine members, of whom not less that one-third must be public representatives.
	(5) The nurse practitioner examination committee consists of 10 members, of whom
	(a) seven must be registrants in the class of practising NP registrants or non-practising NP registrants, or whom not less than four must be registrants in the class of practising NP registrants,
	(b) two must be registrants of other colleges under the Act in a class of registrants for which successful completion of an objective structured clinical examination is a registration requirement, who must be confirmed by their respective colleges to be suitable for membership on the committee, and

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	(c) one must be a public representative.
	(65) The finance and audit committee consists of not fewer than three members, of whom
	(a) not less than one must be an appointed board member, and
	(b) not less than one must be an elected board member.
	(76) The governance committee consists of not fewer than three members, of whom not less than one must be an appointed board member.
	(87) The registrar oversight committee consists of three members, of whom
	(a) not less than one must be the board chair or board vice-chair,
	(b) not less than one must be an appointed board member, and
	(c) not less than one must be an elected board member.
Section 27 [Committee appointment and removal]	Committee appointment and removal
	27 (1) All members of a committee must be appointed by the board.
To amend subsection (10) as indicated.	(2) Every member of a committee must be appointed for a term of office specified by the board not exceeding three years.
	(3) A person may be appointed concurrently to more than one committee, if otherwise eligible to be a member of each committee to which the person is appointed.
	(4) A person cannot be a member of the inquiry committee while the person
	(a) is a member of the discipline committee, or
	(b) continues to serve as a member of a panel of the discipline committee to complete work of the panel that began before the person ceased to hold office as a member of the discipline committee.

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Section Amended or Added	Blackline
	(5) A person cannot be a member of the discipline committee while the person
	(a) is a board member or member of the inquiry committee, or
	(b) continues to serve as a member of a panel of the inquiry committee to complete work of the panel that began before the person ceased to hold office as a member of the inquiry committee.
	(6) Subject to subsections (7) and (9), the members and former members of a committee are eligible for reappointment to the committee at any time.
	(7) For each committee, a person who
	(a) completes six consecutive years of serving as a member of the committee, or
	(b) ceases to hold office as a member of the committee under subsection (10)(a) or (b),
	is not eligible to be reappointed to the committee until one year has elapsed since the date of the event referred to in paragraph (a) or (b).
	(8) Time served in office as a member of the committee between the 2020 amalgamation date and January 31, 2021 must be excluded when calculating whether subsection (7)(a) applies in respect of a person.
	(9) A registrant in the class of non-practising midwife registrants is not eligible to be appointed, or reappointed, to a committee specified in section 26 (1) [Committee composition] unless
	(a) the registrant, at any time within the three-year period immediately preceding the date of such appointment or reappointment,
	(i) was registered in
	(A) the class of practising midwife registrants under these bylaws, or
	(B) the general class of registrants under the former CMBC bylaws, or

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	(ii) held registration or licensure in another province of Canada as the equivalent of a practising midwife registrant, or
	(b) the registrant holds registration or licensure in another province of Canada as the equivalent of a practising midwife registrant.
	(10) A person ceases to hold office as a member of a committee if, before the expiry of their term of office as a member of the committee, the person
	(a) resigns from office as a member of the committee under subsection (11),
	(b) is removed from office as a member of the committee under subsection (12),
	(c) dies, <u>or</u>
	(d) in the case of a member of the nurse practitioner examination committee, ceases to be a registrant of the college or another college under the Act as described in section 26(5)(a) or (b) [Committee composition] if appointed under one of those provisions, or ceases to be a public representative if appointed under section 26(5)(c) [Committee composition], or
	(ed) in the case of a member of the registrar oversight committee, ceases to be a board member.
	(11) A person may resign from office as a member of a committee, a member of a panel of the committee, or both, at any time before the expiry of their term or terms of office, as applicable, by delivering a notice in writing to the registrar, and the resignation is effective
	(a) on the effective date specified in the notice, unless withdrawn in writing by the person before that date, or
	(b) if no effective date is specified, on receipt by the registrar of the notice.
	(12) Subject to subsection (13), the board may, by ordinary resolution, remove a person from office as a member of a committee.
	(13) The board may remove a person from office as a member of the discipline committee only if the board is satisfied that, in all the circumstances, such removal would not be unduly prejudicial to the interests of any person

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Section Amended or Added	Blackline
	affected by a hearing under section 38 or 39.1(2)(c) of the Act that has commenced, or that has been completed and for which an order under section 39 of the Act has not yet been made.
	(14) Despite subsections (1) to (12), a person who ceases to hold office as a member of a committee or, as applicable, a member of a panel of the committee, may continue to serve as a member of the committee and, and as applicable, a member of the panel to complete work of the committee or panel that began before the person ceased to hold office as a member of the committee or panel.
Section 29 [Committee meetings]	Committee meetings
To amend subsection (2) as indicated.	<b>29</b> (1) For each of the following committees, a majority of the members of the committee constitutes a quorum at meetings of the committee as long as not less than one-third of the members of the committee in attendance are public representatives:
	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;
	(d) the quality assurance committee.
	(2) For each of the following committees, a majority of the members of the committee constitutes a quorum at meetings of the committee as long as not less than one of the members of the committee in attendance is a public representative:
	(a) the education program review committee;
	(b) the professional practice and standards committee;
	(c) the nurse practitioner examination committee;
	(ec) the finance and audit committee;
	(ed) the governance committee.

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	(3) All members of the registrar oversight committee constitute a quorum at meetings of the committee.
	(4) Subject to section 69-68 [Confidentiality of QA activities and records],
	(a) sections 16 [How board may meet], 20(1) [Minutes of board meetings] and 22 [Voting at board meetings] apply to each committee as if the committee were the board, with any necessary changes, and
	(b) the chair of a committee may exclude any person who is not a member of the committee from any meeting of the committee if the person's attendance at the meeting is disruptive or if the chair of the committee is satisfied that one or more of the matters set out in section 19(2)(a) to (n) [Openness of board meetings] will be discussed.
	(5) If necessary to conduct urgent business or business for which a meeting of the committee would be held in private under subsection (4)(b), a resolution approved by a majority of the members of the committee in writing, including without limitation by mail, facsimile or e-mail, is valid and binding and of the same effect as if it were an ordinary resolution.
	(6) For greater certainty, this section does not apply in respect of a pre-hearing conference under section <u>208-206</u> [ <i>Pre-hearing conferences</i> ], a hearing under section 38 or 39.1(2)(c) of the Act, or any confidential deliberations in relation to such a pre-hearing conference or hearing.
Section 31 [Panels]	Panels
To amend subsections (1), (5) and (11) as indicated.	<b>31</b> (1) This section and sections 32 [Panel chairs] and 33 [Panel meetings] apply to the following committees only, as applicable:
	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;
	(d) the quality assurance committee;
	(e) the education program review committee;

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## Schedule of Changes: Proposed BCCNM Bylaw Amendments – Discontinuance of NP OSCE

Section Amended or Added	Blackline
	(f) the professional practice and standards committee; $_{\underline{*}}$
	(g) the nurse practitioner examination committee.
	(2) Subject to any relevant policies of general application established by the board and any applicable policies and procedures established by the committee under section 34(1) [Powers and duties – all committees and panels], the chair of a committee may
	(a) establish panels of the committee and may disestablish such panels, and
	(b) issue terms of reference for each panel of the committee and may amend or rescind such terms of reference.
	(3) Each panel of a committee must consist of not fewer than three members, all of whom must be appointed by the chair of the committee from among the members of the committee.
	(4) For each of the following committees, not less than one-third of the members of a panel of the committee mus be public representatives:
	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;
	(d) the quality assurance committee.
	(5) For each of the following committees, not less than one of the members of a panel of the committee must be a public representative:
	(a) the education program review committee;
	(b) the professional practice and standards committee; $\pm$
	(c) the nurse practitioner examination committee.

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Section Amended or Added	Blackline
	(6) A member of a committee may be appointed concurrently to more than one panel of the committee, if otherwise eligible to be a member of each panel of the committee to which the member of the committee is appointed.
	(7) Despite subsection (2), the chair of the professional practice and standards committee must
	(a) establish and maintain, under subsection (2)(a), a panel of that committee to be known as the Indigenous midwifery panel, and
	(b) issue and maintain, under subsection (2)(b), terms of reference for the Indigenous midwifery panel as necessary to authorize and enable that panel to exercise any power or perform any duty of that committee
	(i) under section 34(1) or (2) [Powers and duties – all committees and panels] in relation to the powers and duties referred to in subparagraph (ii), or
	(ii) section 38(1)(d) [Powers and duties – professional practice and standards committee].
	(8) Not fewer than three members of the Indigenous midwifery panel must be Indigenous persons.
	(9) If a panel of one of the following committees is to consider an issue or make a decision in the course of exercising or performing a power or duty of the committee under the Act in respect of a particular registrant, no less than one of the members of the panel must be a registrant in a class that is in the same registrant group as a class in which the particular registrant is registered:
	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;
	(d) the quality assurance committee.
	(10) If a panel of the professional practice and standards committee is to consider a matter that requires the profession-specific expertise of a registrant in a class in a particular registrant group, not less than one of the members of the panel must be a registrant in a class in the particular registrant group.

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Section Amended or Added	Blackline
	(11) In subsections (9) and (10), " <b>registrant group</b> " means, as the case may be, the group of classes established in
	(a) section 90-89 [Classes of LPN registrants],
	(b) section 99-98 [Classes of RPN registrants],
	(c) section 109-108 [Classes of RN registrants and LGN registrants],
	(d) section <u>124-123</u> [Classes of NP registrants], or
	(e) section <u>134_132</u> [Classes of midwife registrants];
Section 33 [Panel meetings]	Panel meetings
To amend subsection (3) as indicated.	<b>33</b> (1) If a panel of a committee consists of three members, all members of the panel constitute a quorum at meetings of the panel.
multaleu.	(2) If a panel of one of the following committees consists of more than three members, a majority of the members of the panel constitutes a quorum at meetings of the panel as long as not less than one-third of the members of the panel in attendance are public representatives:
	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;
	(d) the quality assurance committee.
	(3) If a panel of one of the following committees consists of more than three members, a majority of the members of the panel constitutes a quorum at meetings of the panel as long as not less than one of the members of the panel in attendance is a public representative:
	(a) the education program review committee;

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	(b) the professional practice and standards committee; $\pm$
	(c) the nurse practitioner examination committee.
Section 39 [Powers and duties – nurse practitioner examination committee] Entire section to be repealed.	<b>Powers and duties – nurse practitioner examination committee</b> <b>39</b> The nurse practitioner examination committee must oversee the development of the objective structured clinical examination and score the objective structured clinical examination required by the registration committee for registration in the practising NP registrant class.
Section 92 [Reinstatement of practising LPN registration] To amend subsection (4) as indicated.	<ul> <li>Reinstatement of practising LPN registration</li> <li>92-91 (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of practising LPN registrants are established in subsections (2) to (9) and section 95-94 [Canadian labour mobility for practising LPNs].</li> <li>(2) An applicant must be a registrant or former registrant who was <ul> <li>(a) a registrant in the class of practising LPN registrants under these bylaws at any time on or after the 2020 amalgamation date,</li> <li>(b) a registrant in the class of practising LPN registrants under the former BCCNP bylaws at any time on or after the 2018 amalgamation date, or</li> <li>(c) a registrant in the full registration or licensed practical nurse registration class of registrants under the former CLPNBC bylaws at any time before the 2018 amalgamation date.</li> </ul> </li> <li>(3) An applicant who is a registrant must be in good standing.</li> <li>(4) An applicant <ul> <li>(a) must deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section 459-157 [QA requirements for reinstatement of practising registration], and</li> </ul> </li> </ul>

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Schedule of Changes: Proposed BCCNM Bylaw Amendments – Discontinuance of NP OSCE

Section Amended or Added	Blackline
	(b) must
	(i) undergo any assessment of knowledge, skills or abilities that the registration committee consider necessary for the applicant to be considered for reinstatement as a practising LPN registrant,
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be reinstated as a practising LP registrant, and
	(iii) deliver, or cause to be delivered, to the college any other information required by and acceptable to the registration committee showing, to the satisfaction of the registration committee, that the applicant has maintained knowledge, skills and abilities that are substantially equivalent to the standards of academic or technical achievement and the competencies or other qualifications established for applicants for registration in the class of practising LPN registrants under section $91(2)(a) 91(3)(a)$ (c) and (c)(iii) [Practising LPN registration].
	(5) An applicant under subsection (4) must satisfy the practice hours requirement under section <u>93–92</u> [LP practice hours requirement], unless the applicant meets the requirements, if any, of subsection (4)(b).
	(6) Section 7978(2)(a) to (g) and (p) to (s) and (4) [General conditions and requirements] applies to an application under subsection (4), if the completed application is delivered to the registrar not later than 60 days after ceasing to be a registrant in the class.
	(7) Section 7978(2)(a) to (g), (i) to (k) and (p) to (s) and (4) [General conditions and requirements] applies to a applicant under subsection (4), if the completed application is delivered to the registrar more than 60 days after ceasing to be a registrant in the class.
	(8) Despite subsections (4) to (7), an applicant who is registered in the class of provisional LPN registrants, an who was granted such registration under section 9493(2) or (3) [Provisional LPN registration], may be granted reinstatement of registration in the class of practising LPN registrants if the applicant
	(a) is not subject to any incomplete audit under section <u>156154</u> (1) [Verification of QA activities], assessment under section <u>161-159</u> [Assessment of professional performance] or personal practice review under section <u>162-160</u> [Personal practice review], and

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Section Amended or Added	Blackline
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has successfully completed any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(9) Section 7978(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (8).
Section 94 [Provisional LPN registration]	Provisional LPN registration
To amend subsections (1) and (2) as indicated.	94-93 (1) An applicant under section 91(2) 91(3)-90(3) [Practising LPN registration] may be granted registration in the class of provisional LPN registrants if the applicant
	(a) delivers, or causes to be delivered, to the college
	(i) original transcripts, or other evidence satisfactory to the registration committee, reflecting the applicant's degrees, diplomas or certificates, and evidence satisfactory to the registration committee that the applicant is the person named therein, and
	(ii) evidence satisfactory to the registration committee that the applicant's knowledge, skills and abilities are such that the applicant is competent to practise as if the applicant were a practising LPN registrant, subject to any limits or conditions that may be imposed under section 20(4.3)(c) of the Act, and
	(b) meets all the conditions and requirements under section 91(3) 91(5) [Practising LPN registration].
	(2) An applicant under section $\frac{92(3)}{92(4)}$ $\frac{92(4)}{91(4)}$ [Reinstatement of practising LPN registration] may be granted registration in the class of provisional LPN registrants if the applicant
	(a) meets all applicable conditions and requirements in section <u>92–91</u> [Reinstatement of practising LPN registration] except the requirement that the applicant
	(i) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section <u>159-157</u> [QA requirements for reinstatement of practising registration],
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities and provide any

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Schedule of Changes: Proposed BCCNM Bylaw Amendments – Discontinuance of NP OSCE

Section Amended or Added	Blackline
	other evidence satisfactory to the registration committee showing maintenance of knowledge, skills and abilities as described in that section, or
	(iii) satisfy the practice hours requirement under section <u>93-92</u> [LPN practice hours requirement], if the applicant is in the process of completing a practical nursing practice experience approved under section <u>9392</u> (d) [LPN practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising LPN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(3) Subject to subsection (4), an applicant under Division 7 [Renewal] for annual renewal of registration in the class of practising LPN registrants may be granted registration in the class of provisional LPN registrants if the applicant
	(a) meets all applicable conditions and requirements under section <u>146-144</u> [Annual renewal conditions and requirements] except the requirement that the applicant
	(i) complete an audit under section <u>456154</u> (1) [Verification of QA activities], if the applicant has been selected for an audit under that section,
	(ii) comply with the requirements for an assessment of the applicant's professional performance under section <u>161_159</u> [Assessment of professional performance], if the applicant has been selected for an assessment under that section, or
	(iii) satisfy the practice hours requirement under section 93-92 [LPN practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising LPN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(4) An applicant described in subsection (3) may be granted provisional registration under that subsection only for the purpose of allowing the applicant to complete

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Section Amended or Added	- 16 - Blackline
	(a) any incomplete audit under section <u>456154(1)</u> [Verification of QA activities] or assessment under section <u>461-159</u> [Assessment of professional performance], and
	(b) any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(5) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of provisional LPN registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of provisional LPN registrants under these bylaws,
	(b) a requirement imposed by the registration committee under section 20(4.3)(b) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act, and
	(c) a limit or condition imposed by the registration committee under section 20(4.3)(c) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act.
Section 101	Reinstatement of practising RPN registration
[Reinstatement of practising RPN registration]	<b>101–100</b> (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of practising RPN registrants are established in subsections (2) to (9) and section <u>104–103</u> [Canadian labour mobility for practising RPNs].
To amend subsection (4) as indicated.	(2) An applicant must be a registrant or former registrant who was
	(a) a registrant in the class of practising RPN registrants under these bylaws at any time on or after the 2020 amalgamation date,
	(b) a registrant in the class of practising RPN registrants under the former BCCNP bylaws at any time on or after the 2018 amalgamation date, or
	(c) a registrant in the practising registration class of registrants under the former CRPNBC bylaws at any time before the 2018 amalgamation date.
	(3) An applicant who is a registrant must be in good standing.

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Section Amended or Added	Blackline
	(4) An applicant
	(a) must deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section <u>159-157</u> [QA requirements for reinstatement of practising registration], and
	(b) must
	(i) undergo any assessment of knowledge, skills or abilities that the registration committee consider necessary for the applicant to be considered for reinstatement as a practising RPN registrant,
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading or knowledge, skills or abilities that th registration committee considers necessary for the applicant to be reinstated as a practising RP registrant, and
	(iii) deliver, or cause to be delivered, to the college any other information required by and acceptable to the registration committee showing, to the satisfaction of the registration committee, that the applicant has maintained knowledge, skills and abilities that are substantially equivalent to the standards of academic or technical achievement and the competencies or other qualifications established for applicants for registration in the class of practising RPN registrants under section $99(3)(a) + 100(2)(a) + 100(3)(a) + 10$
	(5) An applicant under subsection (4) must satisfy the practice hours requirement under section <u>102–101 [RP practice hours requirement]</u> , unless the applicant meets the requirements, if any, of subsection (4)(b).
	(6) Section 7978(2) (a) to (g) and (p) to (s) and (4) [General conditions and requirements] applies to an applicar under subsection (4), if the completed application is delivered to the registrar not later than 60 days after ceasin to be a registrant in the class.
	(7) Section <u>7978(2)(a)</u> to (g), (i) to (k) and (p) to (s) and (4) [General conditions and requirements] applies to a applicant under subsection (4), if the completed application is delivered to the registrar more than 60 days after ceasing to be a registrant in the class.

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Section Amended or Added	Blackline
	(8) Despite subsections (4) to (7), an applicant who is registered in the class of provisional RPN registrants, and who was granted such registration under section <u>403102</u> (2) or (3) [ <i>Provisional RPN registration</i> ], may be granted reinstatement of registration in the class of practising RPN registrants if the applicant
	(a) is not subject to any incomplete audit under section <u>156154(1)</u> [Verification of QA activities], assessment under section <u>161_159</u> [Assessment of professional performance] or personal practice review under section <u>162-160</u> [Personal practice review], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has successfully completed any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(9) Section 7978(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (8).
Section 103 [Provisional	Provisional RPN registration
<b>RPN registration]</b> To amend subsections (1),	103-102 (1) An applicant under section 100(2) 100(3) 99(3) [Practising RPN registration] may be granted registration in the class of provisional RPN registrants if the applicant
(2) and (4) as indicated.	(a) delivers, or causes to be delivered, to the college
	(i) an original transcript, or other evidence satisfactory to the registration committee, reflecting the applicant's degree, diploma or certificate, and evidence satisfactory to the registration committee that the applicant is the person named therein, and
	(ii) evidence satisfactory to the registration committee that the applicant's knowledge, skills and abilities are such that the applicant is competent to practise as if the applicant were a practising RPN registrant, subject to any limits or conditions that may be imposed under section 20(4.3)(c) of the Act, and
	(b) meets all the conditions and requirements under section <u>100(3) <u>100(5)</u> 99(5) [Practising RPN registration].</u>
	(2) An applicant under section <u>101(3) <u>101(4)</u>100(4) [Reinstatement of practising RPN registration] may be granted registration in the class of provisional RPN registrants if the applicant</u>

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Section Amended or Added	Blackline
	(a) meets all applicable conditions and requirements in section <u>101_101</u> [Reinstatement of practising RP registration] except the requirement that the applicant
	(i) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirement under section <u>159-157</u> [QA requirements for reinstatement of practising registration],
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities and provide an other evidence satisfactory to the registration committee showing maintenance of knowledge, skills an abilities as described in that section, or
	(iii) satisfy the practice hours requirement under section <u>102–101</u> [RPN practice hours requirement], the applicant is in the process of completing a psychiatric nursing practice experience approved under section <u>102101</u> (a)(iv) [RPN practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising RPN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(3) Subject to subsection (4), an applicant under Division 7 [Renewal] for annual renewal of registration in the class of practising RPN registrants may be granted registration in the class of provisional RPN registrants if the applicant
	(a) meets all applicable conditions and requirements under section <u>146-144</u> [Annual renewal conditions are requirements] except the requirement that the applicant
	(i) complete an audit under section <u>456154(1)</u> [Verification of QA activities], if the applicant has been selected for an audit under that section,
	(ii) comply with the requirements for an assessment of the applicant's professional performance under section <u>161–159</u> [Assessment of professional performance], if the applicant has been selected for a assessment under that section, or
	(iii) satisfy the practice hours requirement under section 102-101 [RPN practice hours requirement], an

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Section Amended or Added	Blackline
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising RPN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(4) An applicant described in subsection (3) may be granted provisional registration under that subsection only for the purpose of allowing the applicant to complete
	(a) any incomplete audit under section <u>156154</u> (1) [Verification of QA activities] or assessment under section <u>162 <u>161</u>159 [Assessment of professional performance]</u> , and
	(b) any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(5) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of provisional RPN registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of provisional RPN registrants under these bylaws,
	(b) a requirement imposed by the registration committee under section 20(4.3)(b) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act, and
	(c) a limit or condition imposed by the registration committee under section 20(4.3)(c) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act.
Section 111	Reinstatement of practising RN registration
[Reinstatement of practising RN registration]	<u>111_110 (1)</u> For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of practising RN registrants are established in subsections (2) to (9) and section <u>114-113</u>
To amend subsection (4) as indicated.	[Canadian labour mobility for practising RNs].
	(2) An applicant must be a registrant or former registrant who was
	(a) a registrant in the class of practising RN registrants under these bylaws at any time on or after the 2020 amalgamation date,

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Section Amended or Added	Blackline
	(b) a registrant in the class of practising RN registrants under the former BCCNP bylaws at any time on c after the 2018 amalgamation date, or
	(c) a registrant in the registered nurse registration class of registrants under the former CRNBC bylaws a any time before the 2018 amalgamation date.
	(3) An applicant who is a registrant must be in good standing.
	(4) An applicant
	(a) must deliver, or cause to be delivered, to the college evidence satisfactory to the registration committe that the applicant meets all applicable continuing competence and quality assurance requirements under section <u>159-157</u> [QA requirements for reinstatement of practising registration], and
	(b) must
	(i) undergo any assessment of knowledge, skills or abilities that the registration committee consider necessary for the applicant to be considered for reinstatement as a practising RN registrant,
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities that th registration committee considers necessary for the applicant to be reinstated as a practising RI registrant, and
	(iii) deliver, or cause to be delivered, to the college any other information required by and acceptable to the registration committee showing, to the satisfaction of the registration committee, that the applicant has maintained knowledge, skills and abilities that are substantially equivalent to the standards of academic or technical achievement and the competencies or other qualifications established for applicants for registration in the class of practising RN registrants under section $\frac{110(2)(a)}{109(3)(a)}$ and (c)(iii) [ <i>Practising RN registration</i> ].
	(5) An applicant under subsection (4) must satisfy the practice hours requirement under section <u>112–111</u> [ <i>R</i> practice hours requirement], unless the applicant meets the requirements, if any, of subsection (4)(b).

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Schedule of Changes: Proposed BCCNM Bylaw Amendments – Discontinuance of NP OSCE

Section Amended or Added	Blackline
	(6) Section 7978(2) (a) to (g) and (p) to (s) and (4) [General conditions and requirements] applies to an applicar under subsection (4), if the completed application is delivered to the registrar not later than 60 days after ceasin to be a registrant in the class.
	(7) Section 7978(2) (a) to (g), (i) to (k) and (p) to (s) and (4) [General conditions and requirements] applies to a applicant under subsection (4), if the completed application is delivered to the registrar more than 60 days after ceasing to be a registrant in the class.
	(8) Despite subsections (4) to (7), an applicant who is registered in the class of provisional RN registrants, an who was granted such registration under section <u>443112</u> (2) or (3) <i>[Provisional RN registration]</i> , may be granter reinstatement of registration in the class of practising RN registrants if the applicant
	(a) is not subject to any incomplete audit under section <u>456154(1)</u> [Verification of QA activities], assessment under section <u>461–159</u> [Assessment of professional performance] or personal practice review under section <u>462–16</u> [Personal practice review], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that th applicant has successfully completed any examinations or upgrading of knowledge, skills or abilities require under section 20(4.3)(b) of the Act.
	(9) Section 7978(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (8).
Section 113 [Provisional RN registration]	Provisional RN registration         113-112 (1) An applicant under section 110(2) 110(3) [Practising RN registration] may be grante registration in the class of provisional RN registrants if the applicant
To amend subsections (1) and (2) as indicated.	(a) delivers, or causes to be delivered, to the college
	(i) original transcripts, or other evidence satisfactory to the registration committee, reflecting th applicant's degrees, diplomas or certificates, and evidence satisfactory to the registration committe that the applicant is the person named therein, and

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Section Amended or Added	Blackline
	(ii) evidence satisfactory to the registration committee that the applicant's knowledge, skills and abilities are such that the applicant is competent to practise as if the applicant were a practising RN registrant subject to any limits or conditions that may be imposed under section 20(4.3)(c) of the Act, and
	(b) meets all the conditions and requirements under section 110(3) 110(5) [Practising RN registration]
	(2) An applicant under section <u>111(3)</u> <u>111(4)</u> [110(4)[Reinstatement of practising RN registration] may be granted registration in the class of provisional RN registrants if the applicant
	(a) meets all applicable conditions and requirements in section <u>111_110</u> [Reinstatement of practising RI registration] except the requirement that the applicant
	(i) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section <u>159-157</u> [QA requirements for reinstatement of practising registration],
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities and provide an other evidence satisfactory to the registration committee showing maintenance of knowledge, skills an abilities as described in that section, or
	(iii) satisfy the practice hours requirement under section <u>112-111</u> [RN practice hours requirement], if th applicant is in the process of completing a nursing practice experience approved under sectio <u>112111</u> (a)(iv) [RN practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising RN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(3) Subject to subsection (4), an applicant under Division 7 [Renewal] for annual renewal of registration in the class of practising RN registrants may be granted registration in the class of provisional RN registrants if the applicant
	(a) meets all applicable conditions and requirements under section <u>146-144</u> [Annual renewal conditions an requirements] except the requirement that the applicant

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Schedule of Changes: Proposed BCCNM Bylaw Amendments – Discontinuance of NP OSCE

Section Amended or Added	Blackline
	(i) complete an audit under section <u>456154(1)</u> [Verification of QA activities], if the applicant has bee selected for an audit under that section,
	(ii) comply with the requirements for an assessment of the applicant's professional performance under section <u>464–159</u> [Assessment of professional performance], if the applicant has been selected for a assessment under that section, or
	(iii) satisfy the practice hours requirement under section <u>112-111 [RN practice hours requirement]</u> , and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising RN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(4) An applicant described in subsection (3) may be granted provisional registration under that subsection only for the purpose of allowing the applicant to complete
	(a) any incomplete audit under section <u>456154</u> (1) [Verification of QA activities] or assessment under section <u>464–159</u> [Assessment of professional performance], and
	(b) any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of th Act.
	(5) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of provisional RI registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of provisional RN registrants under these bylaws,
	(b) a requirement imposed by the registration committee under section 20(4.3)(b) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act, and
	(c) a limit or condition imposed by the registration committee under section 20(4.3)(c) of the Act in respect o the person continues to apply until removed or varied in accordance with the Act.

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Section Amended or	Blackline
Added	
Section 118	Reinstatement of practising LGN registration
[Reinstatement of	
practising LGN registration]	<b><u>118-117</u></b> (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of practising LGN registrants are established in subsections (2) to (9) and section <b><u>117116</u></b> (3) to (5) [ <i>Practising LGN registration</i> ].
To amend subsection (4) as	
indicated.	(2) An applicant must be a registrant or former registrant who was
	(a) a registrant in the class of practising LGN registrants under these bylaws at any time on or after the 202 amalgamation date,
	(b) a registrant in the class of practising LGN registrants under the former BCCNP bylaws at any time on c after the 2018 amalgamation date, or
	(c) a registrant in the licensed graduate nurse registration class of registrants under the former CRNBC bylaws at any time before the 2018 amalgamation date.
	(3) An applicant who is a registrant must be in good standing.
	(4) An applicant
	(a) must deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section <u>159-157</u> [QA requirements for reinstatement of practising registration], and
	(b) must
	(i) undergo any assessment of knowledge, skills or abilities that the registration committee consider necessary for the applicant to be considered for reinstatement as a practising LGN registrant,
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be reinstated as a practising LGI registrant, and
	(iii) deliver, or cause to be delivered, to the college any other information required by and acceptable to the registration committee showing, to the satisfaction of the registration committee, that the applicant

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Schedule of Changes: Proposed BCCNM Bylaw Amendments – Discontinuance of NP OSCE

Section Amended or Added	Blackline
	has maintained knowledge, skills and abilities that are substantially equivalent to the standards of academic or technical achievement and the competencies or other qualifications established for applicants for registration in the practising RN registrant class under section $\frac{110(2)(a)}{110(3)(a)}$ 109(3)(a and (c)(iii) [ <i>Practising RN registration</i> ].
	(5) An applicant under subsection (4) must satisfy the practice hours requirement under section <u>412–111</u> [Ripractice hours requirement], unless the applicant meets the requirements, if any, of subsection (4)(b).
	(6) Section <u>7978(2)(a)</u> to (g) and (p) to (s) and (4) [General conditions and requirements] applies to an application under subsection (4), if the completed application is delivered to the registrar not later than 60 days after ceasing to be a registrant in the class.
	(7) Section <u>7978(2)(a)</u> to (g), (i) to (k) and (p) to (s) and (4) [General conditions and requirements] applies to a applicant under subsection (4), if the completed application is delivered to the registrar more than 60 days after ceasing to be a registrant in the class.
	(8) Despite subsections(4) to (7), an applicant who is registered in the class of provisional LGN registrants, and who was granted such registration under section <u>419118(1)</u> or (2) [Provisional LGN registration], may be granted reinstatement of registration in the class of practising LGN registrants if the applicant
	(a) is not subject to any incomplete audit under section <u>156154(1)</u> [Verification of QA activities], assessmer under section <u>161_159</u> [Assessment of professional performance] or personal practice review under section <u>162-160</u> [Personal practice review], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has successfully completed any examinations or upgrading of knowledge, skills or abilitie required under section 20(4.3)(b) of the Act.
	(9) Section 7978(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (8).
Section 119 [Provisional	Provisional LGN registration
LGN registration]	419-118 (1) An applicant under section 418(3) 118(4) 117(4) [Reinstatement of practising LGN registration] may be granted registration in the class of provisional LGN registrants if the applicant

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Section Amended or Added	Blackline
To amend subsection (1) as indicated.	(a) meets all applicable conditions and requirements in section <u>418–117</u> [Reinstatement of practising LG registration] except the requirement that the applicant
	(i) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirement under section <u>159-157</u> [QA requirements for reinstatement of practising registration],
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee successful completion of any examinations or upgrading of knowledge, skills or abilities and provide ar other evidence satisfactory to the registration committee showing maintenance of knowledge, skills ar abilities as described in that section, or
	(iii) satisfy the practice hours requirement under section <u>112-111</u> [RN practice hours requirement], an
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising LGN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(2) Subject to subsection (3), an applicant under Division 7 [Renewal] for annual renewal of registration in the class of practising LGN registrants may be granted registration in the class of provisional LGN registrants if the applicant
	(a) meets all applicable conditions and requirements under section <u>146-144</u> [Annual renewal conditions ar requirements] except the requirement that the applicant
	(i) complete an audit under section <u>156154</u> (1) [Verification of QA activities], if the applicant has been selected for an audit under that section,
	(ii) comply with the requirements for an assessment of the applicant's professional performance under section <u>161–159</u> [Assessment of professional performance], if the applicant has been selected for a assessment under that section, or
	(iii) satisfy the practice hours requirement under section <u>412-111</u> [RN practice hours requirement], if the applicant is in the process of completing a nursing practice experience approved under section <u>412-111</u> (a)(iv) [RN practice hours requirement], and

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Section Amended or Added	Blackline
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising LGN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(3) An applicant described in subsection (2) may be granted provisional registration under that subsection only for the purpose of allowing the applicant to complete
	(a) any incomplete audit under section <u>456154</u> (1) [Verification of QA activities] or assessment under section <u>461-159</u> [Assessment of professional performance], and
	(b) any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(4) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of provisional LGN registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of provisional LGN registrants under these bylaws,
	(b) a requirement imposed by the registration committee under section 20(4.3)(b) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act, and
	(c) a limit or condition imposed by the registration committee under section 20(4.3)(c) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act.
Section 125 [Practising NP registration]	Practising NP registration
To amend subsections (1) and (3) as indicated.	125-124(1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for registration in the class of practising NP registrants are established in subsections (3) to (7) and section 129128.1 [Canadian labour mobility for practising NPs].
	(2) Despite subsection (1), a person described in section <u>426125(2)</u> [Reinstatement of practising NP registration] is not eligible for registration under this section.
	(3) An applicant must

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Section Amended or Added	Blackline
	(a) be a registrant in the class of practising RN registrants, or deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant is entitled to registration or reinstatemen of registration in the class of practising RN registrants under section <u>110_109</u> [Practising RN registration] o section <u>111_10</u> [Reinstatement of practising RN registration], including all applicable items under section <u>7978</u> (2) to (4) [General conditions and requirements],
	(b) have successfully completed
	(i) a nurse practitioner education program specified in Schedule E, or
	(ii) other education program determined by the registration committee to be equivalent to a nurse practitioner education program specified in Schedule E, an education program, in another province o Canada, that is recognized for the purpose of registration as the equivalent of a practising NP registrant by the body that regulates the health profession corresponding to nursing in the other province.
	(c) have successfully completed the examinations required by the registration committee for the purpose or registration in the class of practising NP registrants, and
	(d) deliver, or cause to be delivered, to the college
	(i) an original transcript, or other evidence satisfactory to the registration committee, reflecting the applicant's degree from a program referred to in paragraph (b), and evidence satisfactory to the registration committee that the applicant is the person named therein,
	(ii) evidence satisfactory to the registration committee that the applicant has successfully completed the examinations described in paragraph (c), and
	(iii) evidence satisfactory to the registration committee that the applicant is competent to practise as a practising NP registrant.
	(4) The registration committee has discretion, in satisfying itself under section 20 of the Act that an applicant under subsection (3) meets the conditions and requirements for registration in the class of practising NP registrants, to consider whether the applicant's knowledge, skills and abilities are substantially equivalent to the standards of academic or technical achievement and the competencies or other qualifications established in subsection (3)(b and (d)(iii), and to grant registration in the class on that basis, if the applicant

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## Schedule of Changes: Proposed BCCNM Bylaw Amendments – Discontinuance of NP OSCE

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Section Amended or Added	Blackline
	(a) meets all the conditions and requirements under subsection (3)(a), and
	(b) delivers, or causes to be delivered, to the college
	(i) original transcripts, or other evidence satisfactory to the registration committee, reflecting the applicant's degrees, diplomas or certificates, and evidence satisfactory to the registration committee that the applicant is the person named therein,
	(ii) evidence satisfactory to the registration committee that the applicant has successfully completed the examinations described in subsection (3)(c), and
	(iii) evidence satisfactory to the registration committee reflecting the applicant's knowledge, skills and abilities.
	(5) Section 7978(2) to (4) [General conditions and requirements] applies to an applicant under subsection (3).
	(6) Despite subsections (3) to (5), an applicant who is registered in the class of provisional NP registrants, and who was granted such registration under section <u>429128</u> (1) [Provisional NP registration], may be granted registration in the class of practising NP registrants if the applicant
	(a) is not subject to any incomplete audit under section <u>156154</u> (1) [Verification of QA activities], assessment under section <u>161-159</u> [Assessment of professional performance] or personal practice review under section <u>162-160</u> [Personal practice review], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the registrant has successfully completed the examinations described in subsection (3)(c) and any other examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(7) Section 7978(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (6).
	(8) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of practising NP registrants under the former BCCNP bylaws, the person is deemed to be a registrant in the class of practising NP registrants under these bylaws.

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Section Amended or Added	Blackline
	(9) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of temporary NP (special event) registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of practising NP registrants under these bylaws, and
	(b) despite Division 7 [ <i>Renewal</i> ], the period of registration granted to the person under those former bylaws is valid from the time it is effective until not later than the expiry date specified at the time such registration was granted under those former bylaws.
	(10) A person who applied, before the 2020 amalgamation date, to be a registrant in the class of practising NP registrants under the former BCCNP bylaws, including a person who applied for reinstatement of such registration, but whose application has not, as of that date, been granted or refused is deemed to have applied to be a registrant in the class of practising NP registrants under these bylaws.
	(11) A person who applied, before the 2020 amalgamation date, to be a registrant in the class of temporary NP (special event)registrants under the former BCCNP bylaws, but whose application has not, as of that date, been granted or refused is deemed to have applied to be a registrant in the class of practising NP registrants under these bylaws.
Section 126	Reinstatement of practising NP registration
[Reinstatement of practising NP registration] To repeal subsection (3) and amend subsections (1), (5)	<u>126-125 (1)</u> For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of practising NP registrants are established in subsections (2) to (9) and section <u>129</u> 128.1 [Canadian labour mobility for practising NPs].
and (9) as indicated.	(2) An applicant must be a registrant or former registrant who was
	(a) a registrant in the class of practising NP registrants under these bylaws at any time on or after the 2020 amalgamation date,
	(b) a registrant in the class of practising NP registrants under the former BCCNP bylaws at any time on or after the 2018 amalgamation date, or
	(c) a registrant in the nurse practitioner registration class of registrants under the former CRNBC bylaws at any time before the 2018 amalgamation date.

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## Schedule of Changes: Proposed BCCNM Bylaw Amendments – Discontinuance of NP OSCE

Section Amended or Added	Blackline
	(3) Despite subsection (2), an applicant must not be a person who
	(a) under section 4.08(4.1) of the former CRNBC bylaws, ceased to hold nurse practitioner registration, or
	(b) under that provision, would have ceased to hold such registration if they had held it immediately before July 24, 2012,
	unless, on or after July 24, 2012, the person
	(c) requalified for nurse practitioner registration under section 4.08(1), (2) or (3) of the former CRNBC bylaws,
	(d) qualified for registration in the class of practising NP registrants under section 273 of the former BCCNP bylaws, or
	(e) qualifies for registration in the class of practising NP registrants under section 125 [Practising NP registration] of these bylaws.
	(43) An applicant who is a registrant must be in good standing.
	(54) An applicant
	(a) must deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section <u>159-157</u> [QA requirements for reinstatement of practising registration], and
	(b) must
	(i) undergo any assessment of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be considered for reinstatement as a practising NP registrant,
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be reinstated as a practising NP registrant, and

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Schedule of Changes: Proposed BCCNM Bylaw Amendments – Discontinuance of NP OSCE

Section Amended or Added	Blackline
	(iii) deliver, or cause to be delivered, to the college any other information required by and acceptable to the registration committee showing, to the satisfaction of the registration committee, that the applican has maintained knowledge, skills and abilities that are substantially equivalent to the standards o academic or technical achievement and the competencies or other qualifications established fo applicants for registration in the class of practising NP registrants under section <u>125(3)(b)</u> 124(3)(b)_and (d)(iii) [ <i>Practising NP registration</i> ].
	(65) An applicant under subsection (5) must satisfy the basic practice hours requirement under section <u>127-126</u> [Basic practice hours requirement] and the nurse practitioner practice hours requirement under section <u>128-127</u> [NP practice hours requirement], unless the applicant meets the requirements, if any, of subsection (5)(b).
	(76) Section 7978(2) (a) to (g) and (p) to (s) and (4) [General conditions and requirements] applies to an applican under subsection (5), if the completed application is delivered to the registrar not later than 60 days after ceasing to be a registrant in the class.
	(87) Section 7978(2) (a) to (g), (i) to (k)and (p) to (s) and (4) [General conditions and requirements] applies to an applicant under subsection (5), if the completed application is delivered to the registrar more than 60 days after ceasing to be a registrant in the class.
	(98) Despite subsections (5) to (8), an applicant who is registered in the class of provisional NP registrants, and who was granted such registration under section <u>429128</u> (2) or (3) <i>[Provisional NP registration]</i> , may be granted reinstatement of registration in the class of practising NP registrants if the applicant
	(a) is not subject to any incomplete audit under section <u>156154</u> (1) [Verification of QA activities], assessmen under section <u>161–159</u> [Assessment of professional performance] or personal practice review under section <u>162–160</u> [Personal practice review], and
	(b) the applicant delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has successfully completed any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act, and.
	(109) Section 7978(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (9).

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Section 128 [NP practice hours requirement]	NP practice hours requirement
To amend as indicated.	<b>128</b> - <u>127</u> To satisfy the nurse practitioner practice hours requirement, an applicant must, in addition to satisfying the basic practice hours requirement under section <u>127</u> - <u>126</u> [ <i>Basic practice hours</i> ], deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of either
	(a) having done at least one of the following within the three-year period immediately preceding the date of application:
	(i) engaged in the practice of nursing as a nurse practitioner for a cumulative total of 900 hours, excluding any hours of nursing practice counted towards satisfaction of the basic practice hours requirement, in accordance with criteria established by the board;
	(ii) engaged in the practice of nursing as a nurse practitioner for a cumulative total of 400 hours, excluding any hours of nursing practice counted towards satisfaction of the basic practice hours requirement, in accordance with criteria established by the board, and provided written evidence in a form acceptable to the registration committee which establishes the applicant's satisfactory performance as a nurse practitioner in such practice to the satisfaction of the registration committee, or
	(b) having done at least one of the following within the time frame required by the registration committee:
	(i) successfully completed
	(A) a nurse practitioner education program specified in Schedule E,
	(B) an education program, in another province of Canada, that is recognized for the purpose of registration as the equivalent of a practising NP registrant, by the body that regulates the health profession corresponding to nursing in the other province, or
	(C) other another education program determined by the registration committee to be equivalent to a nurse practitioner education program specified in Schedule E;
	(ii) successfully completed a nurse practitioner re-entry program specified in Schedule E, or other re- entry program determined by the registration committee to be equivalent to a nurse practitioner re-entry program specified in Schedule E;
	(iii) successfully completed a nurse practitioner practice experience under the guidance and supervision of a preceptor, if the preceptor and design of the nurse practitioner practice experience were approved

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	in advance by the registration committee in accordance with any criteria established by the board for this purpose.
Section 129 [Provisional NP registration]	Provisional NP registration
To amend subsections (1), (2) and (4) as indicated.	<b>129</b> – <u>128</u> (1) An applicant under section <u>125(2)</u> <u>125(3)</u> <u>124(2)</u> [ <i>Practising NP registration</i> ] may be granted registration in the class of provisional NP registrants if the applicant
	(a) meets all the conditions and requirements under section <del>125(2)(a) and (3) <u>125(3)(a) and (5)</u>124(2)(a) and (3) (3) [Practising NP registration],</del>
	(b) has successfully completed
	(i) a nurse practitioner education program specified in Schedule E,
	(ii) an education program, in another province of Canada, that is recognized for the purpose of registration as the equivalent of a practising NP registrant, by the body that regulates the health profession corresponding to nursing in the other province, or
	<u>(iii) other another education program determined by the registration committee to be equivalent to a nurse practitioner education program specified in Schedule E, and</u>
	(c) delivers, or causes to be delivered, to the college
	(i) an original transcript, or other evidence satisfactory to the registration committee, reflecting the applicant's degree, and evidence satisfactory to the registration committee that the applicant is the person named therein, and
	(ii) evidence satisfactory to the registration committee that the applicant's knowledge, skills and abilities are such that the applicant is competent to practise as if the applicant were a practising NP registrant, subject to any limits or conditions that may be imposed under section 20(4.3)(c) of the Act.
	(1.1) Despite subsection (1), an applicant referred to in that subsection may be granted registration in the class of provisional NP registrants if the applicant

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	(a) meets all the conditions and requirements under that subsection except the condition or requirement under subsection (1)(b), and
	(b) meets all the following conditions and requirements, as applicable:
	(i) successful completion of an education program at the master's or doctoral degree level that is accepted, by a regulatory or licensing authority in a jurisdiction in Canada or the United States of America which registers, licences or recognizes the distinct class, category or specialty of neonatal nurse practitioner, as meeting the education requirement for registration, licensure or recognition in such class, category or specialty;
	(ii) has delivered, or caused to be delivered, to the college evidence satisfactory to the registration committee of having engaged in the practice of nursing as a neonatal nurse practitioner for a minimum of 900 hours over the three-year period immediately preceding the date of application under this subsection, if the applicant did not within that period successfully complete the education program described in subparagraph (i);
	(iii) successful completion of either the neonatal nurse practitioner certification examination offered by the National Certification Corporation and leading to the Neonatal Nurse Practitioner - Board Certified (NNP- BC) credential, or the neonatal oral and objective structured clinical examinations offered by the Ordre des Infirmières et Infirmiers du Québec.
	(1.2) On January 1, 2025, subsection (1.1) and this subsection are repealed and the registration of a provisional registrant who is granted registration through meeting the requirements set out in subsection (1.1) is cancelled.
	(2) An applicant under section <u>126(4) <u>126</u>125(5) [Reinstatement of practising NP registration] may be granted registration in the class of provisional NP registrants if the applicant</u>
	(a) meets all applicable conditions and requirements in section <u>126–125</u> [Reinstatement of practising NP registration] except the requirement that the applicant
	(i) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section <u>159-157</u> [QA requirements for reinstatement of practising registration],
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities and provide any

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Section Amended or Added	Blackline
	other evidence satisfactory to the registration committee showing maintenance of knowledge, skills an abilities as described in that section, or
	(iii) satisfy the basic practice hours requirement under section <u>127</u> _ <u>126</u> [Basic practice hour requirement], and the nurse practitioner practice hours requirement under section <u>128-127</u> [NP Practice hours requirement] if the applicant is in the process of completing a nurse practitioner practice experience approved under section <u>128127</u> (b)(iii) [NP practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising NP registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(3) Subject to subsection (4), an applicant under Division 7 [Renewal] for annual renewal of registration in th class of practising NP registrants may be granted registration in the class of provisional NP registrants if th applicant
	(a) meets all applicable conditions and requirements under section <u>146-144</u> [Annual renewal conditions and requirements] except the requirement that the applicant
	(i) complete an audit under section <u>456154(1)</u> [Verification of QA activities], if the applicant has been selected for an audit under that section,
	(ii) comply with the requirements for an assessment of the applicant's professional performance under section <u>161–159</u> [Assessment of professional performance], if the applicant has been selected for a assessment under that section, or
	(iii) satisfy the basic practice hours requirement under section <u>127</u> _ <u>126</u> [Basic practice hour requirement] and the nurse practitioner practice hours requirement under section <u>128</u> _ <u>127</u> [NP practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising NP registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.

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Section Amended or	Blackline
Added	
	(4) An applicant described in subsection (3) may be granted provisional registration under that subsection only for the purpose of allowing the applicant to complete
	(a) any incomplete audit under section <u>456154(1)</u> [Verification of QA activities] or assessment under section <u>462 <u>161</u>159 [Assessment of professional performance]</u> , and
	(b) any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(5) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of provisional NP registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of provisional NP registrants under these bylaws,
	(b) a requirement imposed by the registration committee under section 20(4.3)(b) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act, and
	(c) a limit or condition imposed by the registration committee under section 20(4.3)(c) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act.
Section 129.1 [Canadian	Canadian labour mobility for practising NPs
<i>labour mobility for practising NPs]</i> To add a new section as	<u><b>129128.1</b> (1) Despite section 125-124 [Practising NP registration] and section 126-125 [Reinstatement of practising NP registration], an applicant may be granted registration, including reinstatement of registration, in the class of practising NP registrants if the applicant</u>
indicated.	(a) holds registration or licensure in another province of Canada as the equivalent of a practising NF registrant, which is not subject to any practice limitations, restrictions or conditions that do not apply generally to practising NP registrants in British Columbia, and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee
	(i) of the applicant's registration or licensure in the other province as described in paragraph (a), and that the applicant is the person named therein, and

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Section Amended or Blackline		
Added		
	(ii) that the applicant meets all applicable continuing competence or quality assurance requirements	
	established by the body that regulates the health profession corresponding to nursing in the other	
	province.	
	(2) Section 7978(2) [General conditions and requirements], except paragraph (o), applies to an applicant under	
	subsection (1).	
	(3) Despite subsection (2), section 7978(2)(n) [General conditions and requirements] does not apply to an	
	applicant for reinstatement of registration under subsection (1).	
Section 130 [Non-	Non-practising NP registration	
practising NP registration]		
To amound outpostions (2)	130-129 (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for registration in the	
To amend subsections (3) and (6) as indicated.	class of non-practising NP registrants are established in subsections (3) to (6).	
	(2) Despite subsection (1), a person described in section <u>131130(2)</u> [Reinstatement of non-practising NP	
	registration] is not eligible for registration under this section.	
	(3) An applicant must	
	(a) be a registrant in the class of practising NP registrants,	
	(b) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that	
	the applicant is entitled to registration or reinstatement of registration in the class of practising NP registrants	
	under section $\frac{125-124}{124}$ [Practising NP registration] <sub>±</sub> or section $\frac{126-124}{124}$ [Reinstatement of practising NP	
	registration] or section <u>129</u> 128.1 [Canadian labour mobility for practising NPs], as applicable, or	
	(c) be a registrant in the class of provisional NP registrants who is granted such registration under section	
	129128(2) or (3) [Provisional NP registration].	
	(4) An applicant must deliver to the college an undertaking by the applicant that the applicant, while registered in	
	the class of non-practising NP registrants, will not, in British Columbia,	
	(a) practise the designated health profession of nursing, or provide nursing services, except as authorized	
	through concurrent registration in another class, or	

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Section Amended or Added	Blackline
	(b) use the title "nurse practitioner", "registered nurse practitioner", "nurse" or "registered nurse" or a variation of any of those titles, or the abbreviation "NP", "RN" or "RN-NP", except in conjunction with the term "non-practising" or as authorized through concurrent registration in another class.
	(5) Section 7978(2)(e) and (p) to (s) [General conditions and requirements] applies to an applicant described in subsection (3)(a) or (c).
	(6) For greater certainty, section 7978(2) to (4) applies to an applicant described in subsection (3)(b) to the extent it would apply to an applicant under section 125-124 [Practising NP registration], or section 126-125 [Reinstatement of practising NP registration] or section 129128.1 [Canadian labour mobility for practising NPs], as the case may be.
	(7) For greater certainty, if registration in the class of non-practising NP registrants is granted to an applicant described in subsection (3)(c), any application for reinstatement of the applicant's registration in the class of practising NP registrants is ended for all purposes.
	(8) A person who was, immediately before the 2020 amalgamation date, a registrant in the class of non-practising NP registrants under the former BCCNP bylaws is deemed to be a registrant in the class of non-practising NP registrants under these bylaws.
	(9) A person who applied, before the 2020 amalgamation date, to be a registrant in the class of non-practising NP registrants under the former BCCNP bylaws, including a person who applied for reinstatement of such registration, but whose application has not, as of that date, been granted or refused is deemed to have applied to be a registrant in the class of non-practising NP registrants under these bylaws
Section 131	Reinstatement of non-practising NP registration
[Reinstatement of non- practising NP registration]	<b><u>131–130</u>(1)</b> For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of non-practising NP registrants are established in subsections (2) to (6).
To repeal subsection (3).	(2) An applicant must be a registrant or former registrant who was
	(a) a registrant in the class of non-practising NP registrants under these bylaws at any time on or after the 2020 amalgamation date,

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Section Amended or Added	Blackline
	(b) a registrant in the class of non-practising NP registrants under the former BCCNP bylaws at any time of or after the 2018 amalgamation date, or
	(c) a registrant in the non-practising registration class of registrants and was granted such registration on the basis of qualification for nurse practitioner registration, under the former CRNBC bylaws at any time before the 2018 amalgamation date.
	(3) Despite subsection (2), an applicant must not be
	(a) a person who, under the former CRNBC bylaws,
	(i) was granted nurse practitioner registration on or after September 30, 2011, and before July 24, 2012
	(ii) would have been entitled to grandparented nurse practitioner registration on July 24, 2012, if they had been registered as a nurse practitioner registrant immediately before that date,
	(iii) while holding nurse practitioner registration as described in subparagraph (i), was granted non practising registration on the basis of prior qualification for nurse practitioner registration, and
	(iv) immediately before July 24, 2012,
	(A) held non-practising registration as described in subparagraph (iii), or
	(B) was not a registrant of CRNBC, or
	(b) a person who, under the former CRNBC bylaws,
	(i) held grandparented nurse practitioner registration on or after July 24, 2012,
	(ii) while holding grandparented nurse practitioner registration as described in subparagraph (i), wa granted non-practising registration on the basis of prior qualification for nurse practitioner registration and
	(iii) immediately before the 2018 amalgamation date,

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Section Amended or Added	Blackline
	(A) held non-practising registration as described in subparagraph (ii), or
	(B) was not a registrant of CRNBC,
	unless, after July 24, 2012, the person
	(c) requalified for nurse practitioner registration under section 4.08(1), (2) or (3) of the former CRNBC bylaws
	(d) qualified for registration in the class of practising NP registrants under section 273 of the former BCCNI bylaws, or
	(e) qualifies for registration in the class of practising NP registrants under section 125 [Practising Ni registration] of these bylaws.
	(43) Section 130129(4) [Non-practising NP registration] applies to an applicant.
	(54) Section 7978(2)(e) and (p) to (s) [General conditions and requirements] applies to an applicant who is registrant.
	(65) Section 7978(2)(a), (d) to (f), (i) and (p) to (s) and (4) [General conditions and requirements] applies to an applicant who is a former registrant.
Section 133 [Review of NP examination results]	Review of NP examination results
Entire section to be repealed.	<b>133</b> (1) An applicant for registration in the class of practising NP registrants may apply in writing to the board for a review of a determination by the nurse practitioner examination committee of the applicant's score on an objective structured clinical examination.
	(2) An application for a review under subsection (1) must be delivered to the registrar not later than 30 days after the day on which the applicant received notice of the nurse practitioner examination committee's determination.
	(3) Subject to subsections (4) and (5), on receipt of an application under subsection (1), the board must conduc a review on the record.

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Section Amended or Added	Blackline	
	(4) If an applicant under subsection (1) wishes the board to consider evidence that is not part of applicant must, at the time the application is delivered to the registrar,	the record, the
	(a) specify what evidence the applicant requests the board to consider, and	
	(b) identify any exceptional circumstances that warrant the board's consideration of that evide	ence.
	(5) If, in the opinion of the board, exceptional circumstances exist that warrant its consideration o is not part of the record, the registrar must make arrangements for the board to receive that evic writing or in person, as directed by the board.	
	(6) After a review under this section, the board may	
	(a) confirm the nurse practitioner examination committee's determination of the applicant's examination,	<del>s score on the</del>
	(b) change the applicant's score on the examination, or	
	(c) send the matter back to the nurse practitioner examination committee for reconsideration	with directions.
	(7) The board must notify the applicant and the nurse practitioner examination committee of its subsection (6).	decision under
	(8) The registrar may establish additional procedures consistent with these bylaws for reviews und	ler this section.
Schedule G – Fees		
To repeal Table B: Registration Examination Fees.	• GST will not be added         • Examination fees are non-refundable except as indicated below	
	Nurse Practitioner Objective Structured Clinical Examination (OSCE) (per take or retake; refundable subject to BCCNM policy)	<del>\$2,530.00</del>
	Nurse Practitioner OSCE re-scores	<del>\$250.00</del>

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Section Amended or Added	Blackline

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Section Amended or Added	Clean version of the changes
Section 1 [Definitions]	Definitions
To repeal definition of "nurse practitioner examination committee".	1 In these bylaws: 
Section 21 [Quorum at board meetings]	Quorum at board meetings
To amend subsection (3) as indicated.	<b>21</b> (1) Subject to subsections (2) and (3), a majority of the board members constitutes a quorum at a board meeting, as long as not less than one appointed board member is in attendance.
indicated.	(2) For the purposes of considering or voting on a proposed special resolution, not less than three quarters of the board members constitutes a quorum at a board meeting, as long as not less than one appointed board member is in attendance.
	(3) For the purposes of conducting a review under section 152 [Review of certified practice designation decisions], three board members constitute a quorum at a board meeting, provided that a majority of the board members in attendance are elected board members and not less than one-third of the board members in attendance are appointed board members.
Section 25 [Committees established]	Committees established
To repeal paragraph (g).	25 The following committees are established:
ro repear paragraph (g).	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;
	(d) the quality assurance committee;

## Schedule of Changes: Proposed BCCNM Bylaw Amendments – Discontinuance of NP OSCE

Section Amended or Added	Clean version of the changes
	(e) the education program review committee;
	(f) the professional practice and standards committee;
	(g) the finance and audit committee;
	(h) the governance committee;
	(i) the registrar oversight committee.
Section 26 [Committee composition]	Committee composition
To repeal subsection (5).	<b>26</b> (1) Each of the following committees consists of not fewer than 15 members:
To repeat subsection (3).	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;
	(d) the quality assurance committee;
	(e) the professional practice and standards committee.
	(2) For each committee specified in subsection (1),
	(a) not fewer than 10 of the members must be registrants, of whom
	(i) not fewer than two must be registrants in the class of practising LPN registrants or non-practising LPN registrants,
	(ii) not fewer than two must be registrants in the class of practising RPN registrants or non-practising RPN registrants,

Section Amended or Added	Clean version of the changes
	(iii) not fewer than two must be registrants in the class of practising RN registrants or non-practising RN registrants,
	(iv) not fewer than two must be registrants in the class of practising NP registrants or non-practising NP registrants, and
	(v) not fewer than two must be registrants in the class of practising midwife registrants or non-practising midwife registrants,
	(b) not less than one-half of the members must be registrants in one or more of the classes referred to in paragraph (a), and
	(c) not less than one-third of the members must be public representatives.
	(3) Members of the professional practice and standards committee must be appointed as necessary to ensure that the requirement under section 31(8) [Panels] may be met.
	(4) The education program review committee consists of not fewer than nine members, of whom not less than one-third must be public representatives.
	(5) The finance and audit committee consists of not fewer than three members, of whom
	(a) not less than one must be an appointed board member, and
	(b) not less than one must be an elected board member.
	(6) The governance committee consists of not fewer than three members, of whom not less than one must be an appointed board member.
	(7) The registrar oversight committee consists of three members, of whom
	(a) not less than one must be the board chair or board vice-chair,
	(b) not less than one must be an appointed board member, and

Section Amended or Added	Clean version of the changes
	(c) not less than one must be an elected board member.
Section 27 [Committee appointment and removal] To amend subsection (10) as indicated.	<ul> <li>(c) not less that one must be an elected board member.</li> <li>Committee appointment and removal</li> <li>27 (1) All members of a committee must be appointed by the board.</li> <li>(2) Every member of a committee must be appointed for a term of office specified by the board not exceeding three years.</li> <li>(3) A person may be appointed concurrently to more than one committee, if otherwise eligible to be a member of each committee to which the person is appointed.</li> <li>(4) A person cannot be a member of the inquiry committee while the person <ul> <li>(a) is a member of the discipline committee, or</li> <li>(b) continues to serve as a member of a panel of the discipline committee.</li> </ul> </li> <li>(5) A person cannot be a member of the inquiry committee while the person <ul> <li>(a) is a board member or member of the inquiry committee, or</li> <li>(b) continues to serve as a member of the inquiry committee, or</li> <li>(c) to continue to serve as a member of a panel of the inquiry committee to complete work of the panel that began before the person ceased to hold office as a member of the inquiry committee, or</li> <li>(b) continues to serve as a member of a panel of the inquiry committee to complete work of the panel that began before the person ceased to hold office as a member of the inquiry committee.</li> </ul> </li> <li>(6) Subject to subsections (7) and (9), the members and former members of a committee are eligible for reappointment to the committee at any time.</li> <li>(7) For each committee, a person who <ul> <li>(a) completes six consecutive years of serving as a member of the committee, or</li> </ul> </li> </ul>
	(b) ceases to hold office as a member of the committee under subsection (10)(a) or (b),

Section Amended or Added	Clean version of the changes
	is not eligible to be reappointed to the committee until one year has elapsed since the date of the event referred to in paragraph (a) or (b).
	(8) Time served in office as a member of the committee between the 2020 amalgamation date and January 31, 2021 must be excluded when calculating whether subsection (7)(a) applies in respect of a person.
	(9) A registrant in the class of non-practising midwife registrants is not eligible to be appointed, or reappointed, to a committee specified in section 26 (1) [Committee composition] unless
	(a) the registrant, at any time within the three-year period immediately preceding the date of such appointment or reappointment,
	(i) was registered in
	(A) the class of practising midwife registrants under these bylaws, or
	(B) the general class of registrants under the former CMBC bylaws, or
	(ii) held registration or licensure in another province of Canada as the equivalent of a practising midwife registrant, or
	(b) the registrant holds registration or licensure in another province of Canada as the equivalent of a practising midwife registrant.
	(10) A person ceases to hold office as a member of a committee if, before the expiry of their term of office as a member of the committee, the person
	(a) resigns from office as a member of the committee under subsection (11),
	(b) is removed from office as a member of the committee under subsection (12),
	(c) dies, <u>or</u>
	(d) in the case of a member of the registrar oversight committee, ceases to be a board member.

Section Amended or Added	Clean version of the changes
	(11) A person may resign from office as a member of a committee, a member of a panel of the committee, or both, at any time before the expiry of their term or terms of office, as applicable, by delivering a notice in writing to the registrar, and the resignation is effective
	(a) on the effective date specified in the notice, unless withdrawn in writing by the person before that date, or
	(b) if no effective date is specified, on receipt by the registrar of the notice.
	(12) Subject to subsection (13), the board may, by ordinary resolution, remove a person from office as a member of a committee.
	(13) The board may remove a person from office as a member of the discipline committee only if the board is satisfied that, in all the circumstances, such removal would not be unduly prejudicial to the interests of any person affected by a hearing under section 38 or 39.1(2)(c) of the Act that has commenced, or that has been completed and for which an order under section 39 of the Act has not yet been made.
	(14) Despite subsections (1) to (12), a person who ceases to hold office as a member of a committee or, as applicable, a member of a panel of the committee, may continue to serve as a member of the committee and, and as applicable, a member of the panel to complete work of the committee or panel that began before the person ceased to hold office as a member of the committee or panel.
Section 29 [Committee meetings]	Committee meetings
To amend subsection (2) as indicated.	<b>29</b> (1) For each of the following committees, a majority of the members of the committee constitutes a quorum at meetings of the committee as long as not less than one-third of the members of the committee in attendance are public representatives:
	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;
	(d) the quality assurance committee.

Section Amended or Added	Clean version of the changes
	(2) For each of the following committees, a majority of the members of the committee constitutes a quorum at meetings of the committee as long as not less than one of the members of the committee in attendance is a public representative:
	(a) the education program review committee;
	(b) the professional practice and standards committee;
	(c) the finance and audit committee;
	(d) the governance committee.
	(3) All members of the registrar oversight committee constitute a quorum at meetings of the committee.
	(4) Subject to section 68 [Confidentiality of QA activities and records],
	(a) sections 16 [How board may meet], 20(1) [Minutes of board meetings] and 22 [Voting at board meetings] apply to each committee as if the committee were the board, with any necessary changes, and
	(b) the chair of a committee may exclude any person who is not a member of the committee from any meeting of the committee if the person's attendance at the meeting is disruptive or if the chair of the committee is satisfied that one or more of the matters set out in section 19(2)(a) to (n) [Openness of board meetings] will be discussed.
	(5) If necessary to conduct urgent business or business for which a meeting of the committee would be held in private under subsection (4)(b), a resolution approved by a majority of the members of the committee in writing, including without limitation by mail, facsimile or e-mail, is valid and binding and of the same effect as if it were an ordinary resolution.
	(6) For greater certainty, this section does not apply in respect of a pre-hearing conference under section 206 [ <i>Pre-hearing conferences</i> ], a hearing under section 38 or 39.1(2)(c) of the Act, or any confidential deliberations in relation to such a pre-hearing conference or hearing.
Section 31 [Panels]	Panels

Section Amended or Added	Clean version of the changes
To amend subsections (1), (5) and (11) as indicated.	<b>31</b> (1) This section and sections 32 [Panel chairs] and 33 [Panel meetings] apply to the following committees only, as applicable:
	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;
	(d) the quality assurance committee;
	(e) the education program review committee;
	(f) the professional practice and standards committee; <u>.</u>
	(2) Subject to any relevant policies of general application established by the board and any applicable policies and procedures established by the committee under section 34(1) [Powers and duties – all committees and panels], the chair of a committee may
	(a) establish panels of the committee and may disestablish such panels, and
	(b) issue terms of reference for each panel of the committee and may amend or rescind such terms of reference.
	(3) Each panel of a committee must consist of not fewer than three members, all of whom must be appointed by the chair of the committee from among the members of the committee.
	(4) For each of the following committees, not less than one-third of the members of a panel of the committee must be public representatives:
	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;

Section Amended or Added	Clean version of the changes
	(d) the quality assurance committee.
	(5) For each of the following committees, not less than one of the members of a panel of the committee must be a public representative:
	(a) the education program review committee;
	(b) the professional practice and standards committee; $_{}$
	(6) A member of a committee may be appointed concurrently to more than one panel of the committee, if otherwise eligible to be a member of each panel of the committee to which the member of the committee is appointed.
	(7) Despite subsection (2), the chair of the professional practice and standards committee must
	(a) establish and maintain, under subsection (2)(a), a panel of that committee to be known as the Indigenous midwifery panel, and
	(b) issue and maintain, under subsection (2)(b), terms of reference for the Indigenous midwifery panel as necessary to authorize and enable that panel to exercise any power or perform any duty of that committee
	(i) under section 34(1) or (2) [Powers and duties – all committees and panels] in relation to the powers and duties referred to in subparagraph (ii), or
	(ii) section 38(1)(d) [Powers and duties – professional practice and standards committee].
	(8) Not fewer than three members of the Indigenous midwifery panel must be Indigenous persons.
	(9) If a panel of one of the following committees is to consider an issue or make a decision in the course of exercising or performing a power or duty of the committee under the Act in respect of a particular registrant, not less than one of the members of the panel must be a registrant in a class that is in the same registrant group as a class in which the particular registrant is registered:
	(a) the registration committee;
	(b) the inquiry committee;

Section Amended or Added	Clean version of the changes
	(c) the discipline committee;
	(d) the quality assurance committee.
	(10) If a panel of the professional practice and standards committee is to consider a matter that requires the profession-specific expertise of a registrant in a class in a particular registrant group, not less than one of the members of the panel must be a registrant in a class in the particular registrant group.
	(11) In subsections (9) and (10), " <b>registrant group</b> " means, as the case may be, the group of classes established in
	(a) section 89 [Classes of LPN registrants],
	(b) section 98 [Classes of RPN registrants],
	(c) section 108 [Classes of RN registrants and LGN registrants],
	(d) section 123 [Classes of NP registrants], or
	(e) section 132 [Classes of midwife registrants] <del>;</del> .
Section 33 [Panel	Panel meetings
<i>meetings]</i> To amend subsection (3) as indicated.	<b>33</b> (1) If a panel of a committee consists of three members, all members of the panel constitute a quorum at meetings of the panel.
indicated.	(2) If a panel of one of the following committees consists of more than three members, a majority of the members of the panel constitutes a quorum at meetings of the panel as long as not less than one-third of the members of the panel in attendance are public representatives:
	(a) the registration committee;
	(b) the inquiry committee;
	(c) the discipline committee;

Section Amended or Added	Clean version of the changes
	(d) the quality assurance committee.
	(3) If a panel of one of the following committees consists of more than three members, a majority of the members of the panel constitutes a quorum at meetings of the panel as long as not less than one of the members of the panel in attendance is a public representative:
	(a) the education program review committee;
	(b) the professional practice and standards committee; $_{\underline{*}}$
Section 39 [Powers and duties – nurse practitioner examination committee]	
Entire section to be repealed.	
Section 92 [Reinstatement of practising LPN	Reinstatement of practising LPN registration
registration] To amend subsection (4) as indicated.	<b>91</b> (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of practising LPN registrants are established in subsections (2) to (9) and section 94 <i>[Canadian labour mobility for practising LPNs]</i> .
	(2) An applicant must be a registrant or former registrant who was
	(a) a registrant in the class of practising LPN registrants under these bylaws at any time on or after the 2020 amalgamation date,
	(b) a registrant in the class of practising LPN registrants under the former BCCNP bylaws at any time on or after the 2018 amalgamation date, or
	(c) a registrant in the full registration or licensed practical nurse registration class of registrants under the former CLPNBC bylaws at any time before the 2018 amalgamation date.

Section Amended or Added	Clean version of the changes
	(3) An applicant who is a registrant must be in good standing.
	(4) An applicant
	(a) must deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section 157 [QA requirements for reinstatement of practising registration], and
	(b) must
	(i) undergo any assessment of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be considered for reinstatement as a practising LPN registrant,
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be reinstated as a practising LPN registrant, and
	(iii) deliver, or cause to be delivered, to the college any other information required by and acceptable to the registration committee showing, to the satisfaction of the registration committee, that the applicant has maintained knowledge, skills and abilities that are substantially equivalent to the standards of academic or technical achievement and the competencies or other qualifications established for applicants for registration in the class of practising LPN registrants under section 90 (3) and (c)(iii) [Practising LPN registration].
	(5) An applicant under subsection (4) must satisfy the practice hours requirement under section 92 [LPN practice hours requirement], unless the applicant meets the requirements, if any, of subsection (4)(b).
	(6) Section 78(2)(a) to (g) and (p) to (s) and (4) [General conditions and requirements] applies to an applicant under subsection (4), if the completed application is delivered to the registrar not later than 60 days after ceasing to be a registrant in the class.
	(7) Section 78(2)(a) to (g), (i) to (k) and (p) to (s) and (4) [General conditions and requirements] applies to an applicant under subsection (4), if the completed application is delivered to the registrar more than 60 days after ceasing to be a registrant in the class.

Section Amended or Added	Clean version of the changes
	(8) Despite subsections (4) to (7), an applicant who is registered in the class of provisional LPN registrants, and who was granted such registration under section 93(2) or (3) <i>[Provisional LPN registration]</i> , may be granted reinstatement of registration in the class of practising LPN registrants if the applicant
	(a) is not subject to any incomplete audit under section 154(1) [Verification of QA activities], assessment under section 159 [Assessment of professional performance] or personal practice review under section 160 [Personal practice review], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has successfully completed any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(9) Section 78(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (8).
Section 94 [Provisional LPN registration]	Provisional LPN registration
To amend subsections (1) and (2) as indicated.	<b>93</b> (1) An applicant under section 90(3) [ <i>Practising LPN registration</i> ] may be granted registration in the class of provisional LPN registrants if the applicant
	(a) delivers, or causes to be delivered, to the college
	(i) original transcripts, or other evidence satisfactory to the registration committee, reflecting the applicant's degrees, diplomas or certificates, and evidence satisfactory to the registration committee that the applicant is the person named therein, and
	(ii) evidence satisfactory to the registration committee that the applicant's knowledge, skills and abilities are such that the applicant is competent to practise as if the applicant were a practising LPN registrant, subject to any limits or conditions that may be imposed under section 20(4.3)(c) of the Act, and
	(b) meets all the conditions and requirements under section 90(5)_[Practising LPN registration].
	(2) An applicant under section <u>91(4)</u> [Reinstatement of practising LPN registration] may be granted registration in the class of provisional LPN registrants if the applicant

Section Amended or Added	Clean version of the changes
	(a) meets all applicable conditions and requirements in section 91 [Reinstatement of practising LPN registration] except the requirement that the applicant
	(i) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section 157 [QA requirements for reinstatement of practising registration],
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities and provide any other evidence satisfactory to the registration committee showing maintenance of knowledge, skills and abilities as described in that section, or
	(iii) satisfy the practice hours requirement under section 92 [LPN practice hours requirement], if the applicant is in the process of completing a practical nursing practice experience approved under section 92(d) [LPN practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising LPN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(3) Subject to subsection (4), an applicant under Division 7 [Renewal] for annual renewal of registration in the class of practising LPN registrants may be granted registration in the class of provisional LPN registrants if the applicant
	(a) meets all applicable conditions and requirements under section 144 [Annual renewal conditions and requirements] except the requirement that the applicant
	(i) complete an audit under section 154(1) [Verification of QA activities], if the applicant has been selected for an audit under that section,
	(ii) comply with the requirements for an assessment of the applicant's professional performance under section 159 [Assessment of professional performance], if the applicant has been selected for an assessment under that section, or
	(iii) satisfy the practice hours requirement under section 92 [LPN practice hours requirement], and

Section Amended or Added	Clean version of the changes
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising LPN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(4) An applicant described in subsection (3) may be granted provisional registration under that subsection only for the purpose of allowing the applicant to complete
	(a) any incomplete audit under section 154(1) [Verification of QA activities] or assessment under section 159 [Assessment of professional performance], and
	(b) any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(5) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of provisional LPN registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of provisional LPN registrants under these bylaws,
	(b) a requirement imposed by the registration committee under section 20(4.3)(b) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act, and
	(c) a limit or condition imposed by the registration committee under section 20(4.3)(c) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act.
Section 101	Reinstatement of practising RPN registration
[Reinstatement of practising RPN registration]	<b>100</b> (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of practising RPN registrants are established in subsections (2) to (9) and section 103 [Canadian labour mobility for practising RPNs].
To amend subsection (4) as indicated.	(2) An applicant must be a registrant or former registrant who was
	(a) a registrant in the class of practising RPN registrants under these bylaws at any time on or after the 2020 amalgamation date,

Section Amended or Added	Clean version of the changes
	(b) a registrant in the class of practising RPN registrants under the former BCCNP bylaws at any time on or after the 2018 amalgamation date, or
	(c) a registrant in the practising registration class of registrants under the former CRPNBC bylaws at any time before the 2018 amalgamation date.
	(3) An applicant who is a registrant must be in good standing.
	(4) An applicant
	(a) must deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section 157 [QA requirements for reinstatement of practising registration], and
	(b) must
	(i) undergo any assessment of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be considered for reinstatement as a practising RPN registrant,
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading or knowledge, skills or abilities that the registration committee considers necessary for the applicant to be reinstated as a practising RPN registrant, and
	(iii) deliver, or cause to be delivered, to the college any other information required by and acceptable to the registration committee showing, to the satisfaction of the registration committee, that the applicant has maintained knowledge, skills and abilities that are substantially equivalent to the standards of academic or technical achievement and the competencies or other qualifications established for applicants for registration in the class of practising RPN registrants under section 99(3)(a) and (c)(iii) <i>[Practising RPN registration].</i>
	(5) An applicant under subsection (4) must satisfy the practice hours requirement under section 101 [RPN practice hours requirement], unless the applicant meets the requirements, if any, of subsection (4)(b).

Section Amended or Added	Clean version of the changes
	(6) Section 78(2) (a) to (g) and (p) to (s) and (4) [General conditions and requirements] applies to an applicant under subsection (4), if the completed application is delivered to the registrar not later than 60 days after ceasing to be a registrant in the class.
	(7) Section 78(2)(a) to (g), (i) to (k) and (p) to (s) and (4) [General conditions and requirements] applies to an applicant under subsection (4), if the completed application is delivered to the registrar more than 60 days after ceasing to be a registrant in the class.
	(8) Despite subsections (4) to (7), an applicant who is registered in the class of provisional RPN registrants, and who was granted such registration under section 102(2) or (3) <i>[Provisional RPN registration]</i> , may be granted reinstatement of registration in the class of practising RPN registrants if the applicant
	(a) is not subject to any incomplete audit under section 154(1) [Verification of QA activities], assessment under section 159 [Assessment of professional performance] or personal practice review under section 160 [Personal practice review], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has successfully completed any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(9) Section 78(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (8).
Section 103 [Provisional	Provisional RPN registration
<b>RPN registration]</b> To amend subsections (1), (2) and (4) as indicated.	<b>102</b> (1) An applicant under section 99(3) [ <i>Practising RPN registration</i> ] may be granted registration in the class of provisional RPN registrants if the applicant
	(a) delivers, or causes to be delivered, to the college
	(i) an original transcript, or other evidence satisfactory to the registration committee, reflecting the applicant's degree, diploma or certificate, and evidence satisfactory to the registration committee that the applicant is the person named therein, and

Section Amended or Added	Clean version of the changes
	(ii) evidence satisfactory to the registration committee that the applicant's knowledge, skills and abilities are such that the applicant is competent to practise as if the applicant were a practising RPN registrant, subject to any limits or conditions that may be imposed under section 20(4.3)(c) of the Act, and
	(b) meets all the conditions and requirements under section 99(5) [Practising RPN registration].
	(2) An applicant under section 100(4) [Reinstatement of practising RPN registration] may be granted registration in the class of provisional RPN registrants if the applicant
	(a) meets all applicable conditions and requirements in section 101 [Reinstatement of practising RPN registration] except the requirement that the applicant
	(i) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section 157 [QA requirements for reinstatement of practising registration],
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities and provide any other evidence satisfactory to the registration committee showing maintenance of knowledge, skills and abilities as described in that section, or
	(iii) satisfy the practice hours requirement under section 101 [RPN practice hours requirement], if the applicant is in the process of completing a psychiatric nursing practice experience approved under section 101(a)(iv) [RPN practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising RPN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3) (c) of the Act.
	(3) Subject to subsection (4), an applicant under Division 7 [Renewal] for annual renewal of registration in the class of practising RPN registrants may be granted registration in the class of provisional RPN registrants if the applicant
	(a) meets all applicable conditions and requirements under section 144 [Annual renewal conditions and requirements] except the requirement that the applicant

Section Amended or Added	Clean version of the changes
	(i) complete an audit under section 154(1) [Verification of QA activities], if the applicant has been selected for an audit under that section,
	(ii) comply with the requirements for an assessment of the applicant's professional performance under section 159 [Assessment of professional performance], if the applicant has been selected for an assessment under that section, or
	(iii) satisfy the practice hours requirement under section 101 [RPN practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising RPN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3) (c) of the Act.
	(4) An applicant described in subsection (3) may be granted provisional registration under that subsection only for the purpose of allowing the applicant to complete
	(a) any incomplete audit under section 154(1) [Verification of QA activities] or assessment under section 159 [Assessment of professional performance], and
	(b) any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(5) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of provisional RPN registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of provisional RPN registrants under these bylaws,
	(b) a requirement imposed by the registration committee under section 20(4.3)(b) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act, and
	(c) a limit or condition imposed by the registration committee under section 20(4.3)(c) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act.

Section Amended or Added	Clean version of the changes
Section 111	Reinstatement of practising RN registration
[Reinstatement of practising RN registration] To amend subsection (4) as	<b>110</b> (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of practising RN registrants are established in subsections (2) to (9) and section 113 <i>[Canadian labour mobility for practising RNs].</i>
indicated.	
	(2) An applicant must be a registrant or former registrant who was
	(a) a registrant in the class of practising RN registrants under these bylaws at any time on or after the 2020 amalgamation date,
	(b) a registrant in the class of practising RN registrants under the former BCCNP bylaws at any time on or after the 2018 amalgamation date, or
	(c) a registrant in the registered nurse registration class of registrants under the former CRNBC bylaws at any time before the 2018 amalgamation date.
	(3) An applicant who is a registrant must be in good standing.
	(4) An applicant
	(a) must deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section 157 [QA requirements for reinstatement of practising registration], and
	(b) must
	(i) undergo any assessment of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be considered for reinstatement as a practising RN registrant,
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be reinstated as a practising RN registrant, and
	(iii) deliver, or cause to be delivered, to the college any other information required by and acceptable to the registration committee showing, to the satisfaction of the registration committee, that the applicant

Section Amended or Added	Clean version of the changes
	has maintained knowledge, skills and abilities that are substantially equivalent to the standards of academic or technical achievement and the competencies or other qualifications established for applicants for registration in the class of practising RN registrants under section 109(3)(a) and (c)(iii) [Practising RN registration].
	(5) An applicant under subsection (4) must satisfy the practice hours requirement under section 111 [RN practice hours requirement], unless the applicant meets the requirements, if any, of subsection (4)(b).
	(6) Section 78(2) (a) to (g) and (p) to (s) and (4) [General conditions and requirements] applies to an applicant under subsection (4), if the completed application is delivered to the registrar not later than 60 days after ceasing to be a registrant in the class.
	(7) Section 78(2) (a) to (g), (i) to (k) and (p) to (s) and (4) [General conditions and requirements] applies to an applicant under subsection (4), if the completed application is delivered to the registrar more than 60 days after ceasing to be a registrant in the class.
	(8) Despite subsections (4) to (7), an applicant who is registered in the class of provisional RN registrants, and who was granted such registration under section 112(2) or (3) [Provisional RN registration], may be granted reinstatement of registration in the class of practising RN registrants if the applicant
	(a) is not subject to any incomplete audit under section 154(1) [Verification of QA activities], assessment under section 159 [Assessment of professional performance] or personal practice review under section 160 [Personal practice review], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has successfully completed any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(9) Section 78(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (8).
Section 113 [Provisional RN registration]	Provisional RN registration
To amend subsections (1) and (2) as indicated.	<b>112</b> (1) An applicant under section 109(3) [ <i>Practising RN registration</i> ] may be granted registration in the class of provisional RN registrants if the applicant

Section Amended or Added	Clean version of the changes
	(a) delivers, or causes to be delivered, to the college
	(i) original transcripts, or other evidence satisfactory to the registration committee, reflecting the applicant's degrees, diplomas or certificates, and evidence satisfactory to the registration committee that the applicant is the person named therein, and
	(ii) evidence satisfactory to the registration committee that the applicant's knowledge, skills and abilities are such that the applicant is competent to practise as if the applicant were a practising RN registrant, subject to any limits or conditions that may be imposed under section 20(4.3)(c) of the Act, and
	(b) meets all the conditions and requirements under section 109(5)_[Practising RN registration].
	(2) An applicant under section 110(4) [Reinstatement of practising RN registration] may be granted registration in the class of provisional RN registrants if the applicant
	(a) meets all applicable conditions and requirements in section 110 [Reinstatement of practising RN registration] except the requirement that the applicant
	(i) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section 157 [QA requirements for reinstatement of practising registration],
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities and provide any other evidence satisfactory to the registration committee showing maintenance of knowledge, skills and abilities as described in that section, or
	(iii) satisfy the practice hours requirement under section 111 [RN practice hours requirement], if the applicant is in the process of completing a nursing practice experience approved under section 111(a)(iv) [RN practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising RN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.

Section Amended or Added	Clean version of the changes
	(3) Subject to subsection (4), an applicant under Division 7 [Renewal] for annual renewal of registration in the class of practising RN registrants may be granted registration in the class of provisional RN registrants if the applicant
	(a) meets all applicable conditions and requirements under section 144 [Annual renewal conditions and requirements] except the requirement that the applicant
	(i) complete an audit under section 154(1) [Verification of QA activities], if the applicant has been selected for an audit under that section,
	(ii) comply with the requirements for an assessment of the applicant's professional performance under section 159 [Assessment of professional performance], if the applicant has been selected for an assessment under that section, or
	(iii) satisfy the practice hours requirement under section 111 [RN practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising RN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3)(c) of the Act.
	(4) An applicant described in subsection (3) may be granted provisional registration under that subsection only for the purpose of allowing the applicant to complete
	(a) any incomplete audit under section 154(1) [Verification of QA activities] or assessment under section 159 [Assessment of professional performance], and
	(b) any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3)(b) of the Act.
	(5) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of provisional RN registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of provisional RN registrants under these bylaws,

Section Amended or Added	Clean version of the changes
	(b) a requirement imposed by the registration committee under section 20(4.3)(b) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act, and
	(c) a limit or condition imposed by the registration committee under section 20(4.3)(c) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act.
Section 118 [Reinstatement of	Reinstatement of practising LGN registration
practising LGN registration]	<b>117</b> (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of practising LGN registrants are established in subsections (2) to (9) and section 116(3) to (5) [ <i>Practising LGN registration</i> ].
To amend subsection (4) as indicated.	(2) An applicant must be a registrant or former registrant who was
	(a) a registrant in the class of practising LGN registrants under these bylaws at any time on or after the 2020 amalgamation date,
	(b) a registrant in the class of practising LGN registrants under the former BCCNP bylaws at any time on or after the 2018 amalgamation date, or
	(c) a registrant in the licensed graduate nurse registration class of registrants under the former CRNBC bylaws at any time before the 2018 amalgamation date.
	(3) An applicant who is a registrant must be in good standing.
	(4) An applicant
	(a) must deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section 157 [QA requirements for reinstatement of practising registration], and
	(b) must
	(i) undergo any assessment of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be considered for reinstatement as a practising LGN registrant,

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	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be reinstated as a practising LGN registrant, and
	(iii) deliver, or cause to be delivered, to the college any other information required by and acceptable to the registration committee showing, to the satisfaction of the registration committee, that the applicant has maintained knowledge, skills and abilities that are substantially equivalent to the standards of academic or technical achievement and the competencies or other qualifications established for applicants for registration in the practising RN registrant class under section 109(3)(a) and (c)(iii) [Practising RN registration].
	(5) An applicant under subsection (4) must satisfy the practice hours requirement under section 111 [RN practice hours requirement], unless the applicant meets the requirements, if any, of subsection (4)(b).
	(6) Section 78(2)(a) to (g) and (p) to (s) and (4) [General conditions and requirements] applies to an applicant under subsection (4), if the completed application is delivered to the registrar not later than 60 days after ceasing to be a registrant in the class.
	(7) Section 78(2)(a) to (g), (i) to (k) and (p) to (s) and (4) [General conditions and requirements] applies to an applicant under subsection (4), if the completed application is delivered to the registrar more than 60 days after ceasing to be a registrant in the class.
	(8) Despite subsections (4) to (7), an applicant who is registered in the class of provisional LGN registrants, and who was granted such registration under section 118(1) or (2) [Provisional LGN registration], may be granted reinstatement of registration in the class of practising LGN registrants if the applicant
	(a) is not subject to any incomplete audit under section 154(1) [Verification of QA activities], assessment under section 159 [Assessment of professional performance] or personal practice review under section 160 [Personal practice review], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has successfully completed any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3) (b) of the Act.

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	(9) Section 78(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (8).
Section 119 [Provisional LGN registration]	Provisional LGN registration
To amend subsection (1) as indicated.	<b>118</b> (1) An applicant under section 117 [ <i>Reinstatement of practising LGN registration</i> ] may be granted registration in the class of provisional LGN registrants if the applicant
	(a) meets all applicable conditions and requirements in section 117 [Reinstatement of practising LGN registration] except the requirement that the applicant
	(i) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section 157 [QA requirements for reinstatement of practising registration],
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities and provide any other evidence satisfactory to the registration committee showing maintenance of knowledge, skills and abilities as described in that section, or
	(iii) satisfy the practice hours requirement under section 111 [RN practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising LGN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3) (c) of the Act.
	(2) Subject to subsection (3), an applicant under Division 7 [Renewal] for annual renewal of registration in the class of practising LGN registrants may be granted registration in the class of provisional LGN registrants if the applicant
	(a) meets all applicable conditions and requirements under section 144 [Annual renewal conditions and requirements] except the requirement that the applicant
	(i) complete an audit under section 154(1) [Verification of QA activities], if the applicant has been selected for an audit under that section,

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	(ii) comply with the requirements for an assessment of the applicant's professional performance under section 159 [Assessment of professional performance], if the applicant has been selected for an assessment under that section, or
	(iii) satisfy the practice hours requirement under section 111 [RN practice hours requirement], if the applicant is in the process of completing a nursing practice experience approved under section 111(a)(iv) [RN practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising LGN registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3) (c) of the Act.
	(3) An applicant described in subsection (2) may be granted provisional registration under that subsection only for the purpose of allowing the applicant to complete
	(a) any incomplete audit under section 154(1) [Verification of QA activities] or assessment under section 159 [Assessment of professional performance], and
	(b) any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3) (b) of the Act.
	(4) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of provisional LGN registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of provisional LGN registrants under these bylaws,
	(b) a requirement imposed by the registration committee under section 20(4.3) (b) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act, and
	(c) a limit or condition imposed by the registration committee under section 20(4.3) (c) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act.
Section 125 [Practising NF registration]	P Practising NP registration

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To amend subsections (1) and (3) as indicated.	<b>124</b> (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for registration in the class of practising NP registrants are established in subsections (3) to (7) and section 128.1 [Canadian labour mobility for practising NPs].
	(2) Despite subsection (1), a person described in section 125(2) [Reinstatement of practising NP registration] is not eligible for registration under this section.
	(3) An applicant must
	(a) be a registrant in the class of practising RN registrants, or deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant is entitled to registration or reinstatement of registration in the class of practising RN registrants under section 109 [Practising RN registration] or section 110 [Reinstatement of practising RN registration], including all applicable items under section 78(2) to (4) [General conditions and requirements],
	(b) have successfully completed
	(i) a nurse practitioner education program specified in Schedule E, or
	(ii) an education program, in another province of Canada, that is recognized for the purpose of registration as the equivalent of a practising NP registrant, by the body that regulates the health profession corresponding to nursing in the other province,
	(c) have successfully completed the examinations required by the registration committee for the purpose of registration in the class of practising NP registrants, and
	(d) deliver, or cause to be delivered, to the college
	(i) an original transcript, or other evidence satisfactory to the registration committee, reflecting the applicant's degree from a program referred to in paragraph (b), and evidence satisfactory to the registration committee that the applicant is the person named therein,
	(ii) evidence satisfactory to the registration committee that the applicant has successfully completed the examinations described in paragraph (c), and

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	(iii) evidence satisfactory to the registration committee that the applicant is competent to practise as a practising NP registrant.
	(4) The registration committee has discretion, in satisfying itself under section 20 of the Act that an applicant under subsection (3) meets the conditions and requirements for registration in the class of practising NP registrants, to consider whether the applicant's knowledge, skills and abilities are substantially equivalent to the standards of academic or technical achievement and the competencies or other qualifications established in subsection (3)(b) and (d)(iii), and to grant registration in the class on that basis, if the applicant
	(a) meets all the conditions and requirements under subsection (3)(a), and
	(b) delivers, or causes to be delivered, to the college
	(i) original transcripts, or other evidence satisfactory to the registration committee, reflecting the applicant's degrees, diplomas or certificates, and evidence satisfactory to the registration committee that the applicant is the person named therein,
	(ii) evidence satisfactory to the registration committee that the applicant has successfully completed the examinations described in subsection (3)(c), and
	(iii) evidence satisfactory to the registration committee reflecting the applicant's knowledge, skills and abilities.
	(5) Section 78(2) to (4) [General conditions and requirements] applies to an applicant under subsection (3).
	(6) Despite subsections (3) to (5), an applicant who is registered in the class of provisional NP registrants, and who was granted such registration under section 128(1) [Provisional NP registration], may be granted registration in the class of practising NP registrants if the applicant
	(a) is not subject to any incomplete audit under section 154(1) [Verification of QA activities], assessment under section 159 [Assessment of professional performance] or personal practice review under section 160 [Personal practice review], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the registrant has successfully completed the examinations described in subsection (3)(c) and any other examinations or upgrading of knowledge, skills or abilities required under section 20(4.3) (b) of the Act.

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	(7) Section 78(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (6).
	(8) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of practising NP registrants under the former BCCNP bylaws, the person is deemed to be a registrant in the class of practising NP registrants under these bylaws.
	(9) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of temporary NP (special event) registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of practising NP registrants under these bylaws, and
	(b) despite Division 7 [ <i>Renewal</i> ], the period of registration granted to the person under those former bylaws is valid from the time it is effective until not later than the expiry date specified at the time such registration was granted under those former bylaws.
	(10) A person who applied, before the 2020 amalgamation date, to be a registrant in the class of practising NP registrants under the former BCCNP bylaws, including a person who applied for reinstatement of such registration, but whose application has not, as of that date, been granted or refused is deemed to have applied to be a registrant in the class of practising NP registrants under these bylaws.
	(11) A person who applied, before the 2020 amalgamation date, to be a registrant in the class of temporary NP (special event) registrants under the former BCCNP bylaws, but whose application has not, as of that date, been granted or refused is deemed to have applied to be a registrant in the class of practising NP registrants under these bylaws.
Section 126 [Reinstatement of	Reinstatement of practising NP registration
practising NP registration]	<b>125</b> (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of practising NP registrants are established in subsections (2) to (9) and section 128.1
To repeal subsection (3) and amend subsections (1), (5)	[Canadian labour mobility for practising NPs].
and (9) as indicated.	(2) An applicant must be a registrant or former registrant who was
	(a) a registrant in the class of practising NP registrants under these bylaws at any time on or after the 2020 amalgamation date,

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	(b) a registrant in the class of practising NP registrants under the former BCCNP bylaws at any time on or after the 2018 amalgamation date, or
	(c) a registrant in the nurse practitioner registration class of registrants under the former CRNBC bylaws at any time before the 2018 amalgamation date.
	(3) An applicant who is a registrant must be in good standing.
	(4) An applicant
	(a) must deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section 157 [QA requirements for reinstatement of practising registration], and
	(b) must
	(i) undergo any assessment of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be considered for reinstatement as a practising NP registrant,
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities that the registration committee considers necessary for the applicant to be reinstated as a practising NP registrant, and
	(iii) deliver, or cause to be delivered, to the college any other information required by and acceptable to the registration committee showing, to the satisfaction of the registration committee, that the applicant has maintained knowledge, skills and abilities that are substantially equivalent to the standards of academic or technical achievement and the competencies or other qualifications established for applicants for registration in the class of practising NP registrants under section 124(3)(b)_and (d)(iii) [Practising NP registration].
	(5) An applicant under subsection (5) must satisfy the basic practice hours requirement under section 126 [Basic practice hours requirement] and the nurse practitioner practice hours requirement under section 127 [NP practice hours requirement], unless the applicant meets the requirements, if any, of subsection (5)(b).

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	(6) Section 78(2) (a) to (g) and (p) to (s) and (4) [General conditions and requirements] applies to an applicant under subsection (5), if the completed application is delivered to the registrar not later than 60 days after ceasing to be a registrant in the class.
	(7) Section 78(2) (a) to (g), (i) to (k)and (p) to (s) and (4) [General conditions and requirements] applies to an applicant under subsection (5), if the completed application is delivered to the registrar more than 60 days after ceasing to be a registrant in the class.
	(8) Despite subsections (5) to (8), an applicant who is registered in the class of provisional NP registrants, and who was granted such registration under section 128(2) or (3) [Provisional NP registration], may be granted reinstatement of registration in the class of practising NP registrants if the applicant
	(a) is not subject to any incomplete audit under section 154(1) [Verification of QA activities], assessment under section 159 [Assessment of professional performance] or personal practice review under section 160 [Personal practice review], and
	(b) the applicant delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has successfully completed any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3) (b) of the $Act_{7\underline{a}}$
	(9) Section 78(2)(a) to (e) and (p) to (s) [General conditions and requirements] applies to an applicant under subsection (9).

Section 128 [NP practice hours requirement]	NP practice hours requirement
To amend as indicated.	<b>127</b> To satisfy the nurse practitioner practice hours requirement, an applicant must, in addition to satisfying the basic practice hours requirement under section 126 [ <i>Basic practice hours</i> ], deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of either
	(a) having done at least one of the following within the three-year period immediately preceding the date of application:
	(i) engaged in the practice of nursing as a nurse practitioner for a cumulative total of 900 hours, excluding any hours of nursing practice counted towards satisfaction of the basic practice hours requirement, in accordance with criteria established by the board;
	(ii) engaged in the practice of nursing as a nurse practitioner for a cumulative total of 400 hours excluding any hours of nursing practice counted towards satisfaction of the basic practice hours requirement, in accordance with criteria established by the board, and provided written evidence in a form acceptable to the registration committee which establishes the applicant's satisfactory performance as a nurse practitioner in such practice to the satisfaction of the registration committee, or
	(b) having done at least one of the following within the time frame required by the registration committee:
	(i) successfully completed
	(A) a nurse practitioner education program specified in Schedule E,
	(B) an education program, in another province of Canada, that is recognized for the purpose or registration as the equivalent of a practising NP registrant, by the body that regulates the health profession corresponding to nursing in the other province, or
	(C) another education program determined by the registration committee to be equivalent to a nurse practitioner education program specified in Schedule E;
	(ii) successfully completed a nurse practitioner re-entry program specified in Schedule E, or other re- entry program determined by the registration committee to be equivalent to a nurse practitioner re-entr program specified in Schedule E;
	(iii) successfully completed a nurse practitioner practice experience under the guidance and supervision of a preceptor, if the preceptor and design of the nurse practitioner practice experience were approved

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	in advance by the registration committee in accordance with any criteria established by the board for this purpose.
Section 129 [Provisional NP registration]	Provisional NP registration
To amend subsections (1), (2) and (4) as indicated.	<b>128</b> (1) An applicant under section 124(2) [ <i>Practising NP registration</i> ] may be granted registration in the class of provisional NP registrants if the applicant
(_)	(a) meets all the conditions and requirements under section 124(2)(a) and (3) [Practising NP registration],
	(b) has successfully completed
	(i) a nurse practitioner education program specified in Schedule E,
	(ii) an education program, in another province of Canada, that is recognized for the purpose of registration as the equivalent of a practising NP registrant, by the body that regulates the health profession corresponding to nursing in the other province, or
	(iii) another education program determined by the registration committee to be equivalent to a nurse practitioner education program specified in Schedule E, and
	(c) delivers, or causes to be delivered, to the college
	(i) an original transcript, or other evidence satisfactory to the registration committee, reflecting the applicant's degree, and evidence satisfactory to the registration committee that the applicant is the person named therein, and
	(ii) evidence satisfactory to the registration committee that the applicant's knowledge, skills and abilities are such that the applicant is competent to practise as if the applicant were a practising NP registrant, subject to any limits or conditions that may be imposed under section 20(4.3) (c) of the Act.
	(1.1) Despite subsection (1), an applicant referred to in that subsection may be granted registration in the class of provisional NP registrants if the applicant

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	(a) meets all the conditions and requirements under that subsection except the condition or requirement under subsection (1)(b), and
	(b) meets all the following conditions and requirements, as applicable:
	(i) successful completion of an education program at the master's or doctoral degree level that is accepted, by a regulatory or licensing authority in a jurisdiction in Canada or the United States of America which registers, licences or recognizes the distinct class, category or specialty of neonatal nurse practitioner, as meeting the education requirement for registration, licensure or recognition in such class, category or specialty;
	(ii) has delivered, or caused to be delivered, to the college evidence satisfactory to the registration committee of having engaged in the practice of nursing as a neonatal nurse practitioner for a minimum of 900 hours over the three-year period immediately preceding the date of application under this subsection, if the applicant did not within that period successfully complete the education program described in subparagraph (i);
	(iii) successful completion of either the neonatal nurse practitioner certification examination offered by the National Certification Corporation and leading to the Neonatal Nurse Practitioner - Board Certified (NNP- BC) credential, or the neonatal oral and objective structured clinical examinations offered by the Ordre des Infirmières et Infirmiers du Québec.
	(1.2) On January 1, 2025, subsection (1.1) and this subsection are repealed and the registration of a provisional registrant who is granted registration through meeting the requirements set out in subsection (1.1) is cancelled.
	(2) An applicant under section 125(5)_[Reinstatement of practising NP registration] may be granted registration in the class of provisional NP registrants if the applicant
	(a) meets all applicable conditions and requirements in section 125 [Reinstatement of practising NP registration] except the requirement that the applicant
	(i) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant meets all applicable continuing competence and quality assurance requirements under section 157 [QA requirements for reinstatement of practising registration],
	(ii) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee of successful completion of any examinations or upgrading of knowledge, skills or abilities and provide any

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	other evidence satisfactory to the registration committee showing maintenance of knowledge, skills and abilities as described in that section, or
	(iii) satisfy the basic practice hours requirement under section 126 [Basic practice hours requirement], and the nurse practitioner practice hours requirement under section 127 [NP Practice hours requirement] if the applicant is in the process of completing a nurse practitioner practice experience approved under section 127(b)(iii) [NP practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising NP registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3) (c) of the Act.
	(3) Subject to subsection (4), an applicant under Division 7 [Renewal] for annual renewal of registration in the class of practising NP registrants may be granted registration in the class of provisional NP registrants if the applicant
	(a) meets all applicable conditions and requirements under section 144 [Annual renewal conditions and requirements] except the requirement that the applicant
	(i) complete an audit under section 154(1) [Verification of QA activities], if the applicant has been selected for an audit under that section,
	(ii) comply with the requirements for an assessment of the applicant's professional performance under section 159 [Assessment of professional performance], if the applicant has been selected for an assessment under that section, or
	(iii) satisfy the basic practice hours requirement under section 126 [Basic practice hours requirement] and the nurse practitioner practice hours requirement under section 127 [NP practice hours requirement], and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee that the applicant has a combination of knowledge, skills or abilities such that the applicant is competent to practise as if the applicant were a practising NP registrant, subject to any limits or conditions that may be imposed by the registration committee under section 20(4.3) (c) of the Act.

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	(4) An applicant described in subsection (3) may be granted provisional registration under that subsection only for the purpose of allowing the applicant to complete
	(a) any incomplete audit under section 154(1) [Verification of QA activities] or assessment under section 159 [Assessment of professional performance], and
	(b) any examinations or upgrading of knowledge, skills or abilities required under section 20(4.3) (b) of the Act.
	(5) If a person was, immediately before the 2020 amalgamation date, a registrant in the class of provisional NP registrants under the former BCCNP bylaws,
	(a) the person is deemed to be a registrant in the class of provisional NP registrants under these bylaws,
	(b) a requirement imposed by the registration committee under section 20(4.3) (b) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act, and
	(c) a limit or condition imposed by the registration committee under section 20(4.3) (c) of the Act in respect of the person continues to apply until removed or varied in accordance with the Act.
Section 129.1 [Canadian	Canadian labour mobility for practising NPs
<i>labour mobility for practising NPs]</i> To add a new section as indicated.	<b>128.1</b> (1) Despite section 124 [ <i>Practising NP registration</i> ] and section 125 [ <i>Reinstatement of practising NP registration</i> ], an applicant may be granted registration, including reinstatement of registration, in the class of practising NP registrants if the applicant
	(a) holds registration or licensure in another province of Canada as the equivalent of a practising NP registrant, which is not subject to any practice limitations, restrictions or conditions that do not apply generally to practising NP registrants in British Columbia, and
	(b) delivers, or causes to be delivered, to the college evidence satisfactory to the registration committee
	(i) of the applicant's registration or licensure in the other province as described in paragraph (a), and that the applicant is the person named therein, and

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	(ii) that the applicant meets all applicable continuing competence or quality assurance requirements established by the body that regulates the health profession corresponding to nursing in the other province.
	(2) Section 78(2) [General conditions and requirements], except paragraph (o), applies to an applicant under subsection (1).
	(3) Despite subsection (2), section 78(2)(n) [General conditions and requirements] does not apply to an applicant for reinstatement of registration under subsection (1).
Section 130 [Non-	Non-practising NP registration
practising NP registration] To amend subsections (3)	<b>129</b> (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for registration in the class of non-practising NP registrants are established in subsections (3) to (6).
and (6) as indicated.	(2) Despite subsection (1), a person described in section 130(2) [Reinstatement of non-practising NP registration] is not eligible for registration under this section.
	(3) An applicant must
	(a) be a registrant in the class of practising NP registrants,
	(b) deliver, or cause to be delivered, to the college evidence satisfactory to the registration committee that the applicant is entitled to registration or reinstatement of registration in the class of practising NP registration under section 124 [Practising NP registration], section 124 [Reinstatement of practising NP registration] or section 128.1 [Canadian labour mobility for practising NPs], as applicable, or
	(c) be a registrant in the class of provisional NP registrants who is granted such registration under section 128(2) or (3) [ <i>Provisional NP registration</i> ].
	(4) An applicant must deliver to the college an undertaking by the applicant that the applicant, while registered in the class of non-practising NP registrants, will not, in British Columbia,
	(a) practise the designated health profession of nursing, or provide nursing services, except as authorized through concurrent registration in another class, or

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	(b) use the title "nurse practitioner", "registered nurse practitioner", "nurse" or "registered nurse" or a variation of any of those titles, or the abbreviation "NP", "RN" or "RN-NP", except in conjunction with the term "non-practising" or as authorized through concurrent registration in another class.
	(5) Section 78(2)(e) and (p) to (s) [General conditions and requirements] applies to an applicant described in subsection (3)(a) or (c).
	(6) For greater certainty, section 78(2) to (4) applies to an applicant described in subsection (3)(b) to the extent it would apply to an applicant under section 124 [ <i>Practising NP registration</i> ], or section 125 [ <i>Reinstatement of practising NP registration</i> ] or section 128.1 [ <i>Canadian labour mobility for practising NPs</i> ], as the case may be.
	(7) For greater certainty, if registration in the class of non-practising NP registrants is granted to an applicant described in subsection (3)(c), any application for reinstatement of the applicant's registration in the class of practising NP registrants is ended for all purposes.
	(8) A person who was, immediately before the 2020 amalgamation date, a registrant in the class of non-practising NP registrants under the former BCCNP bylaws is deemed to be a registrant in the class of non-practising NP registrants under these bylaws.
	(9) A person who applied, before the 2020 amalgamation date, to be a registrant in the class of non-practising NP registrants under the former BCCNP bylaws, including a person who applied for reinstatement of such registration, but whose application has not, as of that date, been granted or refused is deemed to have applied to be a registrant in the class of non-practising NP registrants under these bylaws
Section 131	Reinstatement of non-practising NP registration
[Reinstatement of non- practising NP registration] To repeal subsection (3).	<b>130</b> (1) For the purpose of section 20(2)(b) of the Act, the conditions and requirements for reinstatement of registration in the class of non-practising NP registrants are established in subsections (2) to (6).
	(2) An applicant must be a registrant or former registrant who was
	(a) a registrant in the class of non-practising NP registrants under these bylaws at any time on or after the 2020 amalgamation date,
	(b) a registrant in the class of non-practising NP registrants under the former BCCNP bylaws at any time on or after the 2018 amalgamation date, or

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	(c) a registrant in the non-practising registration class of registrants and was granted such registration on the basis of qualification for nurse practitioner registration, under the former CRNBC bylaws at any time before the 2018 amalgamation date.
	(3) Section 129(4) [Non-practising NP registration] applies to an applicant.
	(4) Section 78(2)(e) and (p) to (s) [General conditions and requirements] applies to an applicant who is a registrant.
	(5) Section 78(2)(a), (d) to (f), (i) and (p) to (s) and (4) [General conditions and requirements] applies to an applicant who is a former registrant.
Section 133 [Review of NP examination results]	
Entire section to be repealed.	
Schedule G – Fees	
To repeal Table B: Registration Examination Fees.	