

## **CHAPTER 50-02-02.1 ADMINISTRATIVE LICENSE**

Section

50-02-02.1-01 Administrative License

### **50-02-02.1-01. Administrative license.**

The board may issue a license that is limited to administrative medicine, which is defined as administration or management using the medical knowledge, skill, and judgment of a licensed physician that may affect the health of any member of the public.

An administrative medical license does not permit the licensee to practice clinical medicine which, for purposes of this rule, includes the provision of any patient diagnosis or treatment, the prescribing of any drug, or the delegation of medical authority to, or the supervision of, any health professional. The board shall require an applicant for an administrative medical license to sign an acknowledgment of these limitations prior to the issuance of an administrative medical license.

An applicant for an administrative medical license must meet all the eligibility requirements for a regular medical license, except that the applicant will not be required to demonstrate the maintenance of an active clinical practice prior to applying for an administrative medical license.

The holder of an administrative medical license is subject to the same rules and regulations as those holding a regular medical license, including the regulations governing license renewal, fees, continuing medical education, and discipline.

**History:** Effective January 1, 2018; amended effective April 1, 2024.

**General Authority:** NDCC 43-17-07.1(10)

**Law Implemented:** NDCC 43-17-07.1(8)