

Board of Certified Direct-Entry Midwives Meeting - May 21,

Alaska Division of Corporations, Business and Professional Licensing Videoconference 2025-05-21 12:00 - 14:00 AKDT

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Board Members:

- Holly Steiner, RN, CDM, CPM, Chair
 Bethel Belisle, CDM, CPM
 Darcy Lucey, APRN, CNM
 Lori Lindsay, MD
 Stacia Miller

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8. Adjourn



Board of Certified Direct-Entry Midwives Meeting - May 21, 2025

Alaska Division of Corporations, Business and Professional Licensing Wednesday, May 21, 2025 at 12:00 PM AKDT to 2:00 PM AKDT Videoconference

Meeting Details: https://us02web.zoom.us/meeting/register/ZdTLl37uR66OR2Xuyht_AQ

Agenda

8. Adjourn

1. Call to Order	12:00 PM
A. Roll Call	
Board Members:	
 Holly Steiner, RN, CDM, CPM, Chair Bethel Belisle, CDM, CPM Darcy Lucey, APRN, CNM Lori Lindsay, MD Stacia Miller 	
B. Declarations of Conflicts of Interest	
C. Accept Agenda	
2. Public Comment	12:10 PM
3. Board Administrative Business	
A. Tabled Application - Melissa Little	12:20 PM
4. Industrial Hemp and Intoxicating Hemp Products FAQ for Professional Licensees Presenter: Glenn Saviers	1:05 PM
5. FY2025 Annual Report	1:25 PM
6. Letters of Support	1:30 PM
HB 158/SB 145: Professional Licensing; Temporary Permits	
• SB 124/HB131: Nurse Licensure Compact	
SB 121: Health Insurance Allowable Charges	
7. Next Steps	1:55 PM

2:00 PM

Department of Natural Resources



DIVISION OF AGRICULTURE Alaska Plant Material Center 5310 S. Bodenburg Spur Palmer, AK 99645-7646 Main: 907.745-4469

Industrial Hemp and Intoxicating Hemp Products FAQ for Professional Licensees

What is legal industrial hemp?

To be legal, an industrial hemp product that is intended for human or animal consumption, must be endorsed by the Division of Agriculture. The Division does not endorse any product that contains delta-9-THC or a non-naturally occurring cannabinoid, including a cannabinoid made from an ingredient extracted from industrial hemp and modified beyond its original form. Legal products may only be offered to consumers by retailers that are registered with the Division to participate in the Alaska industrial hemp program.

Products that are not endorsed by the Division include delta-9 THC, delta-8 THC-O, delta-10 THC-O, delta-6 THC-O, THCA, THCV, THCP, HHC, HHCP, or other synthetic or lab-created cannabinoids derived from hemp. These products may not be used or offered to consumers under the industrial hemp program. Products derived from the seeds of the hemp plant may be offered to consumers without an endorsement. These products contain no cannabinoids like CBD or THC and the seeds themselves do not naturally contain tetrahydrocannabinol (THC), the main psychoactive ingredient in cannabis.

Why do health care providers and other professional licensees need to know this information?

Commonly, industrial hemp products like CBD oil are used in professional practices regulated under AS 08, including massage therapy, veterinary medicine, chiropractic, naturopathy, esthetics, human medicine, and nursing. Under 11 AAC 40.900(13), consumption means any method of ingestion of or application to the body. In addition to using these products onsite, they may even currently be sold by licensed professionals. For these transactions to be legal, these products must be endorsed and businesses offering them to consumers must be registered by the Division of Agriculture.

What are the risks of not following these laws?

First, unless these products have been tested and endorsed by the Division of Agriculture, users cannot be certain whether the labeling reflects the actual product inside. Products containing these substances may be labeled using terms like "broad spectrum" or "full spectrum" that do not clearly inform the user or retailer of their contents. Counterfeit, mislabeled, or misleading product information is rampant, and Alaskans have detected intoxicating levels of cannabis in otherwise innocuously labeled products. This poses a significant public health risk to minors, pets, consumers who do not wish to get high, and consumers who do not wish to test positive on drug screens.

Second, using or selling these products illegally poses a significant risk for civil and criminal action, including possible discipline by state licensing boards and boards in other jurisdictions where practitioners may be licensed.

Where can I find more information?

The Division of Agriculture maintains a <u>web site</u> to share information about Alaska's industrial hemp requirements. The <u>Alcohol and Marijuana Control Office</u>, which partners with the Division of Agriculture in enforcement of industrial hemp laws, is also the regulator of recreational cannabis. Please visit these web sites and carefully follow instructions if you wish to use or sell hemp-derived products in your business.

Department of Commerce, Community and Economic Development

Division of Corporations, Business and Professional Licensing

Board of Certified Direct-Entry Midwives

Annual Report

Fiscal Year 2025



Department of Commerce, Community and Economic Development Division of Corporations, Business and Professional Licensing

> P.O. Box 110806 Juneau, Alaska 99811-0806 Email: *License@Alaska.Gov*

This report is required under Alaska Statute 08.01.070(10).

Board of Certified Direct-Entry Midwives FY 2025 Annual Report

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Board of Certified Direct-Entry Midwives FY 2025 Annual Report

Board Membership (as of the Date This Report was Approved)

Date of Final Board Approval: [Click or tap to enter a date.]

Holly Steiner, Certified Direct-Entry Midwife, Chair Bethel Belisle, Certified Direct-Entry Midwife Darcy Lucey, Certified Nurse-Midwife Dr. Lori Lindsay, Physician Stacia Miller, Public Member

Board of Certified Direct-Entry Midwives FY 2025 Annual Report

Accomplishments

The fiscal year (FY) is July 1st through June 30th; this report is for board business accomplished in FY 2025, with proposed actions planned for FY 2026. In FY 2025, the board held six teleconferences in which Bethel Belisle, CDM presided as Chair for three, and Holly Steiner, CDM as Chair for three (Ms Steiner was voted in as chair at the beginning of the January 8, 2025 meeting and acted as chair for the majority of that meeting, and acted as Chair at a meeting that Ms. Belisle was unable to attend).

In these teleconferences, the board discussed and acted on apprenticeship and license applications, regulation projects, goals and objectives for the current and upcoming fiscal year, as well as sought input for various regulatory and licensing issues from the Department of Law. The board members received training on investigative processes from investigator Christina Bond during an executive session meeting.

The Board has two open complaints as of the time of this report. They are both recently opened in Jan/Feb 2025. There was one closed complaint due to incomplete complaint status.

The board's most recent sunset was extended until June 30, 2025, although the recommendation by the auditor had been for June 30, 2027. The most recent audit was completed within the FY2025 and recommends an extension of the Board to June 30, 2031, which is six (6) years.

The physician seat on the board, which had been vacant since March 2023, was filled in FY2025, just prior to the March 19, 2025 meeting. The new member was unable to attend that meeting with short notice, but is planning to attend meetings in FY2026. The public member seat was vacated after the October 30, 2024 meeting and filled April, 2025.

For FY 2024, total revenue was \$7,700 and expenses were \$8,387, leaving an annual surplus of \$75,869.

Board of Certified Direct-Entry Midwives FY 2025 Annual Report

Activities

The Board held six meetings by teleconference during FY2025. They maintained a quorum for all of these meetings. One of these meetings in October was for the purpose of investigative training and was done in executive session with investigator Christina Bond leading the training. The others were open to the public.

The Board received public comment on a number of issues pertaining to licensure of midwives, unlicensed practice, regulations projects and suggested statute recommendations.

The Board drafted and approved a Notice Regarding the Unlicensed Practice of Midwifery.

The Board reviewed revenue, expenses and budget for FY2025.

The Board reviewed and approved several Midwife-Apprentice applications and Direct-Entry Midwife applications. The biannual renewal of licenses occurred within FY2025. Discussion of the fee schedule occurred, but no changes in licensing fees were adopted.

No disciplinary actions were taken by the board in FY2025.

A work group was established and came to the board with recommendations for updating HB 175 and suggestions regarding appropriate sponsors for this bill in the legislature. Once the elections were completed in November, the recommendations that were approved by the Board were given to Representative Allard for introduction in the House. HB 95 was introduced, but contained the language from the prior bill. The Chair is in communication with Representative Allard regarding revision of this language.

The Board reviewed the Sunset Audit Report which recommended Sunset on June 30, 2031 and made recommendations regarding auditing licenses in a timely manner, improved documentation of licensure decisions, and continuing to work to decrease the overall cost of licensure for Certified Direct-Entry Midwives. They also noted some discrepencies between requirements of the NARM CPM certification, which is now required for licensure, and the regulations and statutes of the State of Alaska for CDM licensure. We supported a Sunset Bill being sponsored by Senator Bjorkman that was introduced in March of this year.

A regulations project was opened for regulations pertaining to Peer Review, Reporting Client Deaths, cleaning up some language and removing redundant regulations.

Board of Certified Direct-Entry Midwives FY 2025 Annual Report

Needs

HB 95 has been introduced, but there is a current request out to Representative Allard to pull this bill in order to revise the language to the updated recommendations from the Board. If there is not action on this bill during the current session, we will need to work on contacting legislators during the next year's session to gain support. The Board may need to travel to Juneau during a legislative session to seek support for these statutory changes.

The board has an open regulation project regarding peer review and client death report processes, continuing education requirements, clarification of terms and elimination of dissonant regulations. They will need staff and possibly legal assistance/support as they work to finalize these updated regulations.

The board is tasked with the protection of public safety. As such, the board will continue to monitor investigations and disciplinary actions and advocate for expeditious processing and completion of these cases. They will rely on adequate staffing and support of the investigative staff to facilitate this task.

All seats on the Board are current filled. However, the Board continues to encourage interested individuals to submit applications for future vacancies, as maintaining a full Board is essential to ensuring quorum and conducting business efficiently.

The Board will continue to make regulatory adjustments in order to bring statutes and regulations in line with each other, eliminate dissonance, and ensure public safety. We may need expert testimony and/or community support to ensure these regulations are in line with community/national standards of care.

The Board has a Sunset Bill currently in the legislature, which will need to pass to avoid Sunset of the Board in June of this year.



Department of Commerce, Community, and Economic Development

BOARD OF CERTIFIED DIRECT-ENTRY MIDWIVES

P.O. Box 110806 Juneau, Alaska 99811-0806 Main: 907.465.2550 Fax: 907.465.2974

[Month, Day, Year]

The Honorable Scott Kawasaki Chair, Senate State Affairs Committee Alaska State Capitol, Room 119 Juneau, Alaska 99801

The Honorable Ted Eischeid Chair, House Military and Veterans' Affairs Alaska State Capitol, Room 412 Juneau, Alaska 99801

Dear Senator Kawasaki and Representative Eischeid,

The Board of Certified Direct-Entry Midwives supports SB 145 and HB 158, Universal Temporary Licensure. The board supports the bill because it establishes a single, streamlined temporary license, replacing the various temporary privileges found across Alaska's professional licensing laws. This will make it easier for the applicant to determine what license to apply for. This new license grants a qualified applicant holding a valid out-of-state license the ability to practice in the state for a specified period. Additionally, this bill brings Alaska into compliance with federal professional license portability under the Servicemembers Civil Relief Act (SCRA) by requiring DCCED to issue a professional license to a military servicemember or spouse who holds an out-of-state license and relocates to Alaska under military orders.

We urge the Legislature to pass SB 145 or HB 158.

Sincerely,

Holly Steiner, RN, CDM, CPM Chair, Board of Certified Direct-Entry Midwives



Department of Commerce, Community, and Economic Development

BOARD OF CERTIFIED DIRECT-ENTRY MIDWIVES

P.O. Box 110806 Juneau, Alaska 99811-0806 Main: 907.465.2550 Fax: 907.465.2974

May 21, 2025

The Honorable Jesse Bjorkman Chair, Senate Labor and Commerce Committee Alaska State Capitol, Room 427 Juneau, Alaska 99801

The Honorable Zach Fields Chair, House Labor and Commerce Committee Alaska State Capitol, Room 24 Juneau, Alaska 99801

Dear Senator Bjorkman and Representative Fields,

The Alaska Board of Certified Direct-Entry Midwives supports SB 124 and HB 131, Nurse Licensure Compact (NLC). Certified Direct-Entry Midwives have a long-standing professional relationship with RNs and LPNs and value their expertise and collaboration. NLC addresses the nursing shortage and lack of access to healthcare for Alaskans in the most direct way, without giving up any state sovereignty, public safety measures, or Alaska laws. Alaska needs to do everything it can to fill nursing vacancies to improve access to health care for Alaskans. We support the ability for nurses to join this compact to minimize administrative workload and strengthen Alaska's healthcare workforce.

We urge the Legislature to pass SB 124 or HB 131.

Sincerely,

Holly Steiner, RN, CDM, CPM Chair, Board of Certified Direct-Entry Midwives