CR 91-168

#### CERTIFICATE

STATE OF WISCONSIN

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EDUCATIONAL APPROVAL BOARD

I, Claudia Berry Miran, Legal Counsel of the Educational Approval Board and deputy custodian of the official records of the board, certify that the Educational Approval Board duly approved and adopted on February 1, 1993, the annexed rules relating to fees which the board charges to applicants for solicitor permits under § 38.51 (8), Stats., and to proprietary schools requesting approval under § 38.51 (10), Stats., and to the amount of bond required of solicitors for proprietary schools.

I further certify that I have compared this copy with the original on file in the offices of this agency, and that the same is a true copy of the original, and of the whole of the original.

IN TESTIMONY WHEREOF, I have signed this document at 310 Price Place, in the city of Madison, this 1st day of February 1993.

Claudia Berry Miran Legal Counsel Educational Approval Board

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#### ORDER OF THE EDUCATIONAL APPROVAL BOARD

### AMENDING AND CREATING RULES

The Wisconsin Educational Approval Board adopts an order to repeal § EAB 5.11 1 2 (1) (intro.); to renumber § EAB 5.11 (1) (a) through (c), (3) through (5), and (8) through (10); to renumber and amend § EAB 5.11 (1) (d) and (2); to amend §§ EAB 3 4 5.02 (3), 5.065 (3) (intro) and (a), 5.065 (4) (intro.), 5.065 (5) (intro.), 5.11 (title), 5.11 (2) [as renumbered] (title), (intro.) and (a), 5.11 (3) [as renumbered] (title), 5 6 (a), (c), (d), (e) (intro.), (e) (2), and (g), 5.11 (4) [as renumbered], 5.11 (6), and (7), 5.11 (12) [as renumbered], and 10.02 (title) and (1) through (3); and to create 7 chapter EAB 1 (intro.) and §§ EAB 1.02 (title), 1.24 (title), 1.26 (title), 1.33 (title), 8 9 1.395, 1.485, 5.065 (3m), 5.11 (3) (i), 5.11 (5), 5.11 (8) through (10), and 10.02 (6), relating to fees which the board charges to applicants for solicitor permits under 10 § 38.51 (8), Stats., and to proprietary schools requesting approval under § 38.51 11 (10), Stats., and to the amount of bond required of solicitors for proprietary 12 13 schools.

Analysis by the Educational Approval Board

Statutory Authority: §§ 38.51 (3), (8) (b) and (10) (c), as amended by §§ 1131, 1131e and 1131g, 1991 Wisconsin Act 39, and 227.11 (2), Stats.

Statutes Interpreted: § 38.51 (8) (b) and (10) (b) and (c), Stats.

This order revises the school application fees contained in § EAB 5.11, Wis. Adm. Code, which interprets § 38.51 (10) (b) and (c), Stats., and creates new fees for filing a late renewal application or making a late payment of a fee for renewal of approval, amending an application, requesting approval of a revised program, and requesting approval of a change in school name or program title. It also revises the solicitor permit application fees contained in § EAB 10.02, Wis. Adm. Code,

which interprets § 38.51 (8) (b), Stats., and creates new fees for amending an application for a solicitor's permit. Finally, it increases the amount of bond required before the board may issue a solicitor's permit to an applicant.

Under the provisions of § 38.51 (10) (c), Stats., fees paid by proprietary (forprofit postsecondary) schools must cover all costs for examination and approval The fee schedule in permanent rule prior to this (licensing) of such schools. order consisted of a number of fixed fees and one variable fee based on a school's adjusted gross annual school revenue; that variable fee is the second payment of the annual fee for renewal of school approval. The board last increased application fees with a permanent rule in December 1988; at that time, the total of the second payments of the annual fee for renewal of school approval constituted 46.4% of the overall budget for examining and approving proprietary schools. Because of declining applications for approval of new schools and programs and the continuation of the statutory \$50 limit on the fee for handling an application for a solicitor's permit, fixed fees generated less revenue than expected toward the agency budget for examining and approving proprietary schools, and the portion of the budget raised through the second payment of the renewal application climbed to 69.7% in 1990-91.

The amendments to § EAB 5.11 increase the following application fees:

Type of Application	<u>Old Fee</u>	<u>New Fee</u>
Initial School Approval	\$540	\$700
First Payment, Renewal		
Active School	\$300	\$500
Inactive School	\$50	\$100
New Program		
Non-Degree	\$405	\$600
Associate Degree	\$675	\$1,200

Other Degree	\$1,620	\$2,100
Teaching Location	\$135	\$200
Change of Ownership or Control	\$270	\$400

The revised fees represent increases ranging from 30% to 100% over the fees listed in the rules of the board before the recent emergency rule took effect. If the agency takes no action to change the fee schedule in the permanent rules, the agency projected that fees at the level stated in the rules prior to this order would generate only \$30,850 of proposed 1992-93 licensing costs, leaving the second payment of the renewal fee to generate \$156,773, or 83.6%, of the costs incurred in examining and approving schools under § 38.51 (10), Stats., during the 1992-93 fiscal year. The increases in the fees will generate an additional \$14,000 in revenues.

The order creates the following new fees under § EAB 5.11:

#### Type of Application

Fee

Late Renewal Application or Payment

\$50 plus 1.5% of any payment due, for each month or part of month the application or payment is past due

## **Revised** Programs \$200 Non-Degree \$300 Associate Degree Other Degree \$700 Change in School Name or Program Title \$50 Amending an Incomplete Application Initial School Approval \$70 \$25 Renewal of Approval New Non-Degree Program \$60

New Associate Degree Program	\$120
New Other Degree Program	\$210
Revised Non-Degree Program	\$20
Revised Associate Degree Program	\$30
Revised Other Degree Program	\$70
Teaching Location	\$20
Change of Ownership or Control	\$40
Amending a Noncomplying Application	
Initial School Approval	\$175
Renewal of Approval	\$50
New Non-Degree Program	\$150
New Associate Degree Program	\$300
New Other Degree Program	\$525
Revised Non-Degree Program	\$100
Revised Associate Degree Program	\$150
Revised Other Degree Program	\$175
Teaching Location	\$50
Change of Ownership or Control	\$100

Because the agency has not charged an additional fee in the past for approval of a changed school or program name, review of revised programs, review of amended applications, or follow-up in cases of late renewal applications and payments, the second payment of the renewal application has generated the funds to recover the cost of such activities. The agency projects that assessing fees specifically to recover the costs of these activities will generate approximately \$7,800 in additional revenue for the agency and reduce the amount which the agency must raise from the second payment of the renewal fee.

The order also increases the application fee for new and renewal solicitors' permits, and creates new fees for amending permit applications. Because § 38.51 (8) (b) contained a \$50 limitation on fees for solicitor permit applications, the board had not increased the fee for an original solicitor's permit since December 1, 1980; the fee for a renewal solicitor's permit has been at the previous statutory limit since July 1, 1987. Section 1131, 1991 Wisconsin Act 39, removed from statute the \$50 limitation on solicitor permit application fees, and the board raised the solicitor permit fees by emergency rule. This order revises the permanent rules to raise the fee for original and renewal solicitor's permits to \$200, and to create fees of \$20 for amending an incomplete application for a solicitor's permit. The board projects that the increased fee will provide \$9,000 in additional revenue during 1992-93, and the fees for amending applications for a solicitor's permit will yield \$500 in revenue during the same period.

With the increases in the existing fees and the addition of the new fees, and presuming that the agency receives the projected number of applications, it appears that the second payment of the school renewal fee will need to generate 52.9% of the costs incurred for 1992-93. This represents a decrease from the 69.7% generated under the fee structure in place during the 1990-91 fiscal year.

The revised fees for renewal of school approval will apply to applications for renewal of approvals which expire on or after December 1, 1992. All other increased fees and all new fees will apply to new or amended applications received on or after July 1, 1992.

In addition, the order changes the amount of bond required before the board may issue a solicitor's permit. Section 1131, 1991 Wisconsin Act 39, changed the

required solicitor's bond from \$1,000 to \$2,000, and this order reflects that statutory change.

1	SECTION 1. Chapter EAB 1 (intro.) is created to read:
2	In chapters EAB 1 to 10:
3	SECTION 2. EAB 1.02 (title) is created to read:
4	EAB 1.02 (title) ADJUSTED GROSS ANNUAL SCHOOL REVENUES.
5	SECTION 3. EAB 1.24 (title) is created to read:
6	EAB 1.24 (title) GROSS ANNUAL SCHOOL REVENUES.
7	SECTION 4. EAB 1.26 (title) is created to read:
8	EAB 1.26 (title) <u>INACTIVE.</u>
. 9	SECTION 5. EAB 1.33 (title) is created to read:
10	EAB 1.33 (title) PAST FISCAL YEAR.
11	SECTION 6. EAB 1.395 is created to read:
12	EAB 1.395 <u>REVISED PROGRAM</u> "Revised program" means any approved pro-
13	gram in which the school proposes to increase or decrease the hours or credits by
14	less than 25% from the approved length of the program, change less than 25% of
15	the approved content of the program, or change the content of the program as
16	the result of changes to the occupational licensing requirements of an agency of
17	this state.
18	SECTION 7. EAB 1.485 is created to read:
19	EAB 1.485 <u>SUBSTANTIALLY REVISED PROGRAM.</u> "Substantially revised
20	program" means any approved program in which the school proposes to change the

21 occupational or educational objective, increase or decrease the hours or credits by 22 25% or more from the approved length of the program, or change 25% or more of 23 the approved content of the program.

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SECTION 8. EAB 5.02 (3) is amended to read:

1 (3) RENEWAL OF APPROVAL. (a) Except as provided in par. (b), a school 2 approved to operate or do business in this state shall, after June 30 but no later 3 than September 1 of each year, apply for renewal of approval on forms furnished 4 by which the board furnishes and shall submit with the forms the fee required 5 by which s. EAB 5.11 (4) (3) requires. 6 (b) A school need not apply for renewal of approval for the calendar year 7 in which the school paid in full the fees required by which s. EAB 5.11 (3) (2) 8 requires. 9 SECTION 9. EAB 5.065 (3) (intro.) and (a) are amended to read: 10 (3) A school which seeks approval to offer a new or substantially revised 11 program on a credit basis or-to-convert-an approved program-from-clock hours to 12 eredits shall: 13 (a) Pay the fee specified in s. EAB 5.11 (5) (4); 14 SECTION 10. EAB 5.065 (3m) is created to read: 15 (3m) A school which seeks approval to offer a revised program on a credit 16 basis or to convert an approved program from clock hours or contact hours to 17 credits shall: 18 (a) Pay the fee specified in s. EAB 5.11 (5); 19 (b) Specify on the application for approval whether the school uses quarter 20 or semester credits; 21 (c) Specify on the application for approval whether the school desires to 22 use degree credits or vocational credits; and 23 (d) Meet the requirements of ss. EAB 5.05, 5.06, 5.07 and 5.08. SECTION 11. EAB 5.065 (4) (intro.) is amended to read: 24 25 (4) In addition to meeting the requirements in sub. (3) or (3m) as appropri-26 ate, a school which seeks approval of a resident program or subject measured on 27 a quarter credit basis shall: 28 SECTION 12. EAB 5.065 (5) (intro.) is amended to read:

(5) In addition to meeting the requirements in sub. (3) or (3m) as appropri-1 2 ate, a school which seeks approval of a resident program or subject measured on 3 a semester credit basis shall: 4 SECTION 13. EAB 5.11 (title) is amended to read: 5 EAB 5.11 (title) FEES. SECTION 14. EAB 5.11 (1) (intro.) is repealed. 6 7 SECTION 15. EAB 5.11 (1) (a) through (c) are renumbered EAB 1.02, EAB 8 1.24, and EAB 1.26. 9 SECTION 16. EAB 5.11 (1) (d) is renumbered EAB 1.33 and is amended to 10 read: 11 EAB 1.33 PAST FISCAL YEAR. "Past fiscal year" means a 12-month period 12 ending on a date no earlier than 14 15 months before the date of the submission 13 of the financial information requested on the application for-renewal-of-approval. 14 SECTION 17. EAB 5.11 (2) is renumbered EAB 5.11 (1) and is amended to 15 read: (1) APPLICABILITY. The fees listed in this section shall apply to: 16 17 (a) Any application for renewal of an approval which expires on or after December 1, 1988 1992. 18 19 (b) Any other applications received on or after <del>December 1, 1988</del> July 1, 20 1992. (c) Any late applications or payments for renewal of approval received on 2122 or after July 1, 1992. 23 (d) Any amended application materials received on or after July 1, 1992. SECTION 18. EAB 5.11 (3) is renumbered EAB 5.11 (2).  $\mathbf{24}$ EAB 5.11 (2) (title), (intro.) and (a) as renumbered are 25 SECTION 19.  $\mathbf{26}$ amended to read: 27, (2) FEES FOR INITIAL SCHOOL APPROVAL. A school which is not

approved to operate or do business in this state and which is applying for approval shall pay a fee of \$540 \$700, plus:

- (a) A fee for each course of instruction program which the school wishes to advertise, offer or teach in this state, as provided in sub. (5) (4), and
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SECTION 20. EAB 5.11 (4) and (5) are renumbered EAB 5.11 (3) and (4).

6 SECTION 21. EAB 5.11 (3) (title), (a), (c), (d), (e) (intro.), (e) 2 and (g) as 7 renumbered are amended to read:

8 (3) FEES FOR RENEWAL OF SCHOOL APPROVAL. (a) A--renewal-of The 9 <u>board may renew the</u> approval of a school <del>shall be valid</del> for <u>not more than</u> one 10 calendar year. Except as provided in par. (b), a school applying for renewal of 11 approval shall pay an application fee in payments as provided in pars. (c) and (d).

12 (c) A school requesting active status shall make a first payment, in the 13 amount of \$300 \$500, no later than the September 1 prior to the calendar year 14 for which the school is applying for renewal of approval, and shall make a second 15 payment, in the amount determined as provided in par. (g), no less than 6 months 16 after the first payment was due later than March 1 of the calendar year for 17 which the school is applying for renewal of approval.

(d) A school requesting approved inactive status shall make a first payment 18 19 in the amount of \$50 \$100, no later than the September 1 prior to the calendar 20 year for which the school is applying for renewal of approval, and shall make a 21second payment, in the amount determined as provided in par. (g), no less than 6 22 months after the first payment was due later than March 1 of the calendar year 23 for which the school is applying for renewal of approval. If the school resumes 24 active status during the calendar year for which the school is applying for renewal of approval, the school shall make a third payment. 25 The third payment 26 shall be in the amount of \$50 \$100 for each full calendar month and any portion of a calendar month which is remaining in the calendar year as of the date of 27

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resumption of active status, and shall be due by the date of resumption of active status.

3 (e) The board shall base the second payment on the size of the school--The 4 , and shall measure the size of each school shall be measured by the school's 5 adjusted gross annual school revenues, as reported to the board on the application 6 for renewal of approval which the school last submitted or as estimated-by the 7 board estimates under par. (h). The total of the second payments due from all 8 approved schools, as determined by the board by the <u>no later than</u> December 31 9 prior to the due date for the second payments, shall recover the portion of the 10 costs of examining and approving schools subject to s. 38.51 (10), Stats., which is 11 not recovered by the total of the first payments plus the total of receipts from 12 all other fees in this section and in s. EAB 10.02. The amount to be recovered 13 by the total of the second payments shall be based on the annual budget of the 14 board for the regulation of schools subject to s. 38.51 (10), Stats., adjusted by: 15 2. Subtracting any positive balance in excess of \$5,000 \$50,000 in the 16 board's fee revenue account carried over from the previous fiscal year, to the ex-

tent that the balance still exists and remains usable to the board,

(g) The board shall determine the amount of the second payment for each school by multiplying the adjusted gross annual revenues of the school in thousands of dollars, as reported to the board on the application for renewal of approval which the school last submitted or as estimated-by the board estimates under par. (h), by the rate in dollars per thousand dollars of adjusted gross annual school revenue determined as provided in par. (f). The formula is stated algebraically as follows:

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#### $a = r \times M$

26 where a = the amount of the second payment for a specific school
27 r = the adjusted gross annual revenues of that school in thou28 sands of dollars, as reported to the board on the application

for renewal of approval or as estimated by the board under par. (h)

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= the rate in dollars per thousands of dollars of adjusted gross annual school revenue determined as provided in par. (f)

The board may adjust the amount of each second payment by rounding the payment to the nearest whole dollar.

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SECTION 22. Section EAB 5.11 (3) (i) is created to read:

8 (i) A school which submits an application for renewal of approval or makes 9 the first payment required under par. (c) or (d) after September 1, or which 10 makes the second payment required under par. (c) or (d) after March 1, shall pay, 11 for each month or part of a month the application or payment is late, a fee of 12 \$50 plus 1.5% of any late first or second payment, in addition to the fees 13 specified in par. (c) or (d). During the period from July 1, 1992, through 14 January 1, 1993, the total late fee payable by a school shall not exceed \$400.

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SECTION 23. Section EAB 5.11 (4) as renumbered is amended to read:

16 (4) (title) FEES FOR APPROVAL OF NEW OR SUBSTANTIALLY REVISED
 17 PROGRAMS. (a) When applying for approval of a course of instruction new or
 18 <u>substantially revised program</u>, a school shall pay the following fee:

\$405 \$600, if the course-of-instruction program for which the school
 seeks approval does not lead to a degree.

2. \$675 <u>\$1,200</u>, if the course of instruction program for which the school
seeks approval leads to an associate degree.

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3. \$1,620 \$2,100 if the course of instruction program for which the school seeks approval leads to a degree other than an associate degree.

(b) The <u>board shall reduce the</u> fees specified in par. (a) shall be reduced
by 75% 50% if the program for which the school requests approval meets all of
the following conditions are-met:

1 1. The course-of-instruction program prepares students to meet the 2 occupational licensing requirements of an agency of this state.

3 2. The course of instruction agency to which subd. 1 refers has been
4 reviewed by an agency of this state the program.

5 3. The agency referred to in which subd. 1 refers has notified the board 6 in writing that successful completion of the course of instruction program will 7 meet the educational requirements for initial licensure in the occupation.

SECTION 24. EAB 5.11 (5) is created to read:

9 (5) FEES FOR APPROVAL OF REVISED PROGRAMS. (a) When applying for 10 approval of a revised program, a school shall pay the following fee:

11 1. \$200, if the program for which the school seeks approval does not lead 12 to a degree.

13 2. \$400, if the program for which the school seeks approval leads to an
14 associate degree.

3. \$700, if the program for which the school seeks approval leads to a
degree other than an associate degree.

17 (b) The board shall reduce the fees specified in par. (a) by 50% if the pro-18 gram for which the school requests approval meets all of the following conditions:

19 1. The program prepares students to meet the occupational licensing
 20 requirements of an agency of this state.

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2. The agency to which subd. 1 refers has reviewed the program.

3. The agency to which subd. 1 refers has notified the board in writing
that successful completion of the program will meet the educational requirements
for initial license in the occupation.

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SECTION 25. EAB 5.11 (6) and (7) are amended to read:

26 (6) (title) FEE FOR APPROVAL OF TEACHING LOCATIONS. A school shall 27 pay a fee of \$135 \$200 when applying for approval of a teaching location.

1 (7) (title) CHANGE OF OWNERSHIP OR CONTROL. (a) Approval of a school 2 terminates at the time when the ownership or control of the school changes from 3 that indicated on the most recent application of the school filed with the board 4 <u>under sub. (2) or (3) unless the school files within 10 business days after the</u> 5 <u>change of ownership or control a complete application for approval after a change</u> 6 <u>of ownership or control under par. (c)</u>.

- 7 (b) An approved school shall notify the board of any <u>anticipated</u> change of
  8 ownership or control <u>at least 30 days prior to the change of ownership or con-</u>
  9 <u>trol.</u>
- 10 (c) The prospective owner or owners school shall submit to the board prior 11 to-the effective date of the transfer within ten business days after the change of 12 ownership or control an application reflecting the change of ownership or control-13 The school shall submit with the application and a fee of \$270 \$400, plus:
- A fee, as provided in sub. (5) (4), for each course of -instruction new
   program listed on the application which, -at-the-time-the-school files-the-applica tion, -is-not-approved by-the-board;
- 17 <u>2. A fee, as provided in sub. (5), for each revised program listed on the</u>
  18 <u>application</u>; and
- 19 2. <u>3.</u> A fee, as provided in sub. (6), for each teaching location listed on
  20 the application which, at the time the school files the application, is not approved
  21 by the board as a teaching location of the school.

(d) A <u>If a school may request an interpretation from the board as to the</u> application of this subsection to files an application requesting approval of a contemplated change of ownership or control <u>more than 10 business days after the</u> change of ownership or control takes effect, or if the application and its attached materials indicate that the new owner has not assumed the responsibility for refunds due to students and sponsors as of the date of the change of ownership or control or has not agreed to honor enrollment documents signed by students

prior to the change of ownership or control, the board shall treat such an
 application as an application for initial approval, and the school shall pay the fees
 specified in sub. (2).

4 SECTION 26. EAB 5.11 (8) through (10) are renumbered EAB 5.11 (11) 5 through (13).

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SECTION 27. EAB 5.11 (8) through (10) are created to read:

7 (8) FEE FOR APPROVAL OF A CHANGE IN SCHOOL NAME OR CHANGE
8 OF PROGRAM TITLE. A school shall pay a fee of \$50 when applying for
9 approval of a change in school name or a change of program title.

10 (9) FEE FOR AMENDING AN INCOMPLETE APPLICATION. A school shall 11 pay the fee specified in this subsection each time the school submits any form, 12 materials, documents, or information which the rules of the board require as part 13 of an application but which the school failed to provide with the application as 14 originally submitted:

15 (a) For an application for initial school approval, \$70.

(b) For an application for renewal of school approval, \$25.

17 (c) For an application for approval of a new or substantially revised pro18 gram which does not lead to a degree, \$60.

(d) For an application for approval of a new or substantially revised program which leads to an associate degree, \$120.

(e) For an application for approval of a new or substantially revised program which leads to a degree other than an associate degree, \$210.

(f) For an application for approval of a revised program which does not
lead to a degree, \$20.

(g) For an application for approval of a revised program which leads to an
associate degree, \$30.

(h) For an application for approval of a revised program which leads to a
degree other than an associate degree, \$70.

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(i) For an application for approval of a teaching location, \$20.

(j) For an application for approval after a change of ownership or control,
\$40 plus the fee specified in this subsection for each program for which the
school seeks approval.

5 (10) FEE FOR AMENDING A NONCOMPLYING APPLICATION. A school 6 shall pay the fee specified in this subsection each time the school submits any 7 revised form, materials, documents or information to bring an application into 8 compliance with chapters EAB 4 to 9:

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(a) For an application for initial school approval, \$175.

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(b) For an application for renewal of school approval, \$50.

(c) For an application for approval of a new or substantially revised program which does not lead to a degree, \$150.

13 (d) For an application for approval of a new or substantially revised pro14 gram which leads to an associate degree, \$300.

(e) For an application for approval of a new or substantially revised program which leads to a degree other than an associate degree, \$525.

17 (f) For an application for approval of a revised program which does not
18 lead to a degree, \$100.

(g) For an application for approval of a revised program which leads to an
associate degree, \$150.

(h) For an application for approval of a revised program which leads to a
degree other than an associate degree, \$175.

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(i) For an application for approval of a teaching location, \$50.

(j) For an application for approval after a change of ownership or control,
\$100 plus the fee specified in this paragraph for each program for which the
school seeks approval.

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SECTION 28. EAB 5.11 (12) as renumbered is amended to read:

1 (12) REAPPLICATIONS. A school which reapplies for approval of the 2 school, a course of instruction new or substantially revised program, a revised 3 program, a change in school name, a revised program title, or a teaching location 4 for which the board has denied approval shall again pay the fees specified in this 5 section.

6 SECTION 29. EAB 10.02 (title) and (1) through (3) are amended to read:
7 EAB 10.02 (title) <u>APPLICATION FOR PERMIT.</u> (1) (title) APPLICABILITY.
8 The fees specified in this section shall apply:

9 (a) For To original applications, to applications filed on or after December-1,
10 4980 July 1, 1992;

(b) For To renewal applications, to applications for renewal of permits which
expire on or after July 1, 1987 1992.

13 (c) To any amended application materials received on or after July 1, 1992. 14 (2) ORIGINAL APPLICATION. An individual shall apply for a solicitor's per-15 mit on forms-furnished-by-the-board form EAB 2.01 and shall submit with the 16 forms application a \$50 \$200 fee and a surety bond acceptable to the board for 17 that solicitor in the sum of \$1;000 \$2,000. The school for which the individual 18 requests a permit shall concur in the individual's application.

19 (3) RENEWAL APPLICATIONS. A solicitor shall apply for renewal of a 20 solicitor's permit on forms-furnished by the board form EAB 2.01 and shall submit with the forms application a 560 \$200 and a surety bond acceptable to the board 21in the sum of \$1,000 \$2,000 if the solicitor or school has not already furnished a 22 bond for that solicitor which remains in effect. The school for which the 23 24 individual requested a renewal of a permit shall concur in the individual's applica-25tion.

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SECTION 30. EAB 10.02 (6) is created to read:

27 (6) AMENDED APPLICATIONS. (a) An individual or school shall pay a fee 28 of \$25 each time the individual or school submits any form, materials, documents,

or information which the rules of the board require to accompany an application but which the individual or school failed to provide with the application as originally submitted.

(b) An individual or school shall pay a fee of \$50 each time the individual or school submits any revised form, materials, documents or information to bring an application into compliance with this chapter.

The rules contained in this order shall take effect on the first day of the month following publication in final form in the administrative register, as provided by § 227.22 (2) (intro.), Stats.

Dated: February 1, 1993

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Agency: Educational Approval Board

By:

Claudia Berry Miran Legal Counsel Educational Approval Board

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