This User Guide contains helpful information about the Alaska Police Standards Council, its forms and their various deadlines, and answers common questions posed to the Council and its staff. Included are current state statutes and relevant regulations.

Version Date: June 1, 2021
The Mission of APSC:
The mission of the Alaska Police Standards Council is to produce and maintain a highly
trained and positively motivated professional, capable of meeting contemporary law
enforcement standards of performance.

Core Services:
- Determine certification eligibility for all police, probation/parole, and correctional
  officers and issue appropriate level of certificate to qualified officers.
- In cases of misconduct by a certified officer, make a determination whether
  certification should be revoked.
- Monitor compliance with current regulations and legislation.
- Develop, monitor, and revise law enforcement training and training requirements.
- Assist academies and departments with funding for training.
- Fund specialized and advanced training for departments.
- Provide smaller agencies across Alaska with assistance in obtaining pre-
  employment polygraph and psychological testing for officers.

Contacting APSC:
Please note that due to ongoing Pandemic restrictions, all staff are working
remotely, and our offices are only staffed intermittently; therefore, the quickest
and most reliable contact method is by e-mail. Feel free to contact APSC through
any of the following contact methods:

Fax 907-465-3263
Officer Contact Information Update form: Link

<table>
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<tr>
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<th>Physical:</th>
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<tbody>
<tr>
<td>P.O. Box 11120*</td>
<td>150 3rd St., Rm 202</td>
</tr>
<tr>
<td>Juneau, AK 99811-1200</td>
<td>Juneau, AK 99801 <em>NO US MAIL</em></td>
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<tr>
<th>Executive Director</th>
<th>Bob Griffiths</th>
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<tbody>
<tr>
<td>Phone:</td>
<td>907-465-5523</td>
</tr>
<tr>
<td>E-mail:</td>
<td><a href="mailto:bob.griffiths@alaska.gov">bob.griffiths@alaska.gov</a></td>
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<tr>
<th>Training Coordinator</th>
<th>Greg Stocker</th>
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<tbody>
<tr>
<td>Phone:</td>
<td>907-269-0007</td>
</tr>
<tr>
<td>E-mail:</td>
<td><a href="mailto:gregory.stocker@alaska.gov">gregory.stocker@alaska.gov</a></td>
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<tr>
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<td>907-465-6296</td>
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<tr>
<td>E-mail:</td>
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<td>E-mail:</td>
<td><a href="mailto:wendy.menze@alaska.gov">wendy.menze@alaska.gov</a></td>
</tr>
</tbody>
</table>
# Table of Contents

The Mission of APSC: .................................................................................................................................... 1  
Core Services: ............................................................................................................................................. 1  
Contacting APSC: ...................................................................................................................................... 1  
Table of Contents .......................................................................................................................................... 2  
Introduction: ................................................................................................................................................. 6  
Council Duties, Members, and Meetings: ..................................................................................................... 6  
Summary of most recent statutory and regulatory changes contained in this publication: ....................... 8  
Summary of required documentation and deadlines: .................................................................................. 9  
  Getting police officers onboard or separated from your agency ............................................................. 9  
  Getting police officers trained and certified ........................................................................................... 10  
  Intermediate and Advanced Police Officer Certifications ...................................................................... 11  
  Getting probation, parole, corrections & municipal corrections officers onboard or separated from your agency ............................................................................................................................................. 11  
  Getting probation, parole, correctional, & municipal correctional officers trained and certified ............. 12  
  Important Considerations in Certification of Municipal Corrections Officers: ..................................... 13  
  Village Police Officers and Tribal Police Officers .................................................................................... 13  
  Dealing with Home School & High School Diplomas ............................................................................. 15  
  Providing College Transcripts .................................................................................................................. 16  
  Records Requests: ....................................................................................................................................... 16  
  Certification Reciprocity and Lateral Hire for out-of-state police officers: ............................................ 17  
  BACKGROUND INVESTIGATIONS & REPORTING DISQUALIFIED APPLICANTS to APSC .................. 18  
    Background Investigations: ..................................................................................................................... 18  
    Reporting Disqualified Applicants to APSC: .......................................................................................... 20  
    Self-Pay Academy Attendees: ................................................................................................................ 21  
  Professional Training and APSC Training Records: ................................................................................ 22  
    Personal Portal: ....................................................................................................................................... 22  
    In-Service Reporting: ............................................................................................................................ 22  
    Workforce Portal: .................................................................................................................................. 22  
  APSC Certification of instructors and Training Courses ........................................................................... 23  
    Maintaining instructor certification ......................................................................................................... 23  
    Certification of other training programs ............................................................................................... 24
FORMS & INSTRUCTIONS ............................................................................................................................ 24
F-1 (Compliance Form) ................................................................................................................................ 24
F-2A&B (Medical) ........................................................................................................................................... 24
F-3 (Personal History Statement) ................................................................................................................... 24
F-4 (Personnel Action) .................................................................................................................................... 25
F-5 (Request for Basic Training) ................................................................................................................... 26
F-6 (Course Completion) ................................................................................................................................... 26
F-7 (Application for Certification) .................................................................................................................. 26
F-9 (Application for Instructor Certificate) ..................................................................................................... 27
F-11 (Psychological Evaluation Form) ......................................................................................................... 27
F-20 (Application for Course Certification) ..................................................................................................... 28
F-23 (Field Training Completion) .................................................................................................................. 28
Training Sponsorship Request Form ............................................................................................................. 28
Records Request- Applicant/Employee Request ............................................................................................ 29
Records Request- Agency Request ................................................................................................................ 29
Public Records Request .................................................................................................................................. 29

Appendix A: ALASKA STATUTES .................................................................................................................. 30
Sec. 18.65.130. Policy. ................................................................................................................................... 30
Sec. 18.65.140. Creation. .................................................................................................................................. 30
Sec. 18.65.150. Composition of council. ....................................................................................................... 30
Sec. 18.65.160. Appointment. ....................................................................................................................... 31
Sec. 18.65.170. Chairman and vice chairman. ............................................................................................... 31
Sec. 18.65.180. Holding another office ....................................................................................................... 31
Sec. 18.65.190. Compensation and expenses .............................................................................................. 31
Sec. 18.65.200. Meetings ............................................................................................................................... 31
Sec. 18.65.210. Reports. [Repealed, Sec. 12 ch 19 SLA 1981] ....................................................................... 31
Sec. 18.65.220. Powers .................................................................................................................................. 31
Sec. 18.65.225. Alaska police training fund. .................................................................................................. 32
Sec. 18.65.230. Training programs; fingerprints ............................................................................................. 33
Sec. 18.65.240. Standards .............................................................................................................................. 33
Sec. 18.65.242. Standards for municipal correctional, correctional, probation, and parole officers. ... 34
Sec. 18.65.245. Denial or revocation of certificate of municipal correctional, correctional, probation, or parole officer. ............................................................. 35
Sec. 18.65.248. Employment of correctional, probation, and parole officers. ........................................ 35
Sec. 18.65.250. Financial assistance. [Repealed, Sec. 24 ch 22 SLA 2001]. .......................................... 35
Sec. 18.65.260. Grants. ...................................................................................................................... 35
Sec. 18.65.270. Applicability of Administrative Procedure Act. ......................................................... 35
Sec. 18.65.280. Exemptions ............................................................................................................... 35
Sec. 18.65.285. Municipal correctional employees. ........................................................................... 36
Sec. 18.65.290. Definitions. .............................................................................................................. 36
Appendix B: APSC Administrative Code: Regulations ................................................................. 38
13 AAC 85.005. Applicability ........................................................................................................... 38
13 AAC 85.010. Basic standards for police officers ......................................................................... 38
13 AAC 85.020. Permanent employment for police officers ............................................................ 41
13 AAC 85.030. Permanent appointment Repealed 8/10/80. ......................................................... 41
13 AAC 85.040. Basic, intermediate, and advanced certificates ....................................................... 41
13 AAC 85.050. Basic police officer academy ................................................................................. 44
13 AAC 85.060. Waiver and reciprocity ............................................................................................ 46
13 AAC 85.070. Law enforcement code of ethics Repealed 8/10/80. ............................................ 47
13 AAC 85.080. Discrimination prohibited Repealed 8/10/80. ....................................................... 47
13 AAC 85.090. Personnel reports .................................................................................................. 47
13 AAC 85.100. Determination of ineligibility and denial of certificates ......................................... 48
13 AAC 85.110. Revocation of certificates ...................................................................................... 49
13 AAC 85.115. Effect on police officers of conviction of misdemeanor crime of domestic violence 51
13 AAC 85.120. Lapse of certificates ............................................................................................... 52
13 AAC 85.150. Definitions Redesignated as 13 AAC 85.900, 8/8/90. ............................................ 52
13 AAC 85.200. Applicability ........................................................................................................... 52
13 AAC 85.210. Basic employment standards for probation, parole, and correctional officers .... 52
13 AAC 85.215. Basic employment standards for municipal correctional officers .......................................... 56
13 AAC 85.220. Permanent employment for probation, parole, correctional, and municipal correctional officers ..................................................................................................................... 59
13 AAC 85.230. Basic certificate for probation, parole, and correctional officers ......................... 60
13 AAC 85.235. Basic certificate for municipal correctional officers ............................................. 61
<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>13 AAC 85.240</td>
<td>Waiver and reciprocity</td>
<td>63</td>
</tr>
<tr>
<td>13 AAC 85.250</td>
<td>Personnel reports for probation, parole, correctional, and municipal correctional officers</td>
<td>63</td>
</tr>
<tr>
<td>13 AAC 85.260</td>
<td>Determination of ineligibility or denial of certificate</td>
<td>64</td>
</tr>
<tr>
<td>13 AAC 85.270</td>
<td>Revocation of certificate</td>
<td>66</td>
</tr>
<tr>
<td>13 AAC 85.275</td>
<td>Effect on probation, parole, correctional, and municipal correctional officers of conviction of misdemeanor crime of domestic violence</td>
<td>68</td>
</tr>
<tr>
<td>13 AAC 85.280</td>
<td>Lapse of certificates</td>
<td>68</td>
</tr>
<tr>
<td>13 AAC 85.900</td>
<td>Definitions</td>
<td>68</td>
</tr>
<tr>
<td>13 AAC 87.010</td>
<td>Certification of basic training programs</td>
<td>70</td>
</tr>
<tr>
<td>13 AAC 87.020</td>
<td>Certification of other training programs</td>
<td>72</td>
</tr>
<tr>
<td>13 AAC 87.030</td>
<td>Financial assistance</td>
<td>73</td>
</tr>
<tr>
<td>13 AAC 87.040</td>
<td>Certification of instructors</td>
<td>73</td>
</tr>
<tr>
<td>13 AAC 87.050</td>
<td>Repealed 4/6/2018</td>
<td>75</td>
</tr>
<tr>
<td>13 AAC 87.060</td>
<td>Basic training program</td>
<td>75</td>
</tr>
<tr>
<td>13 AAC 87.070</td>
<td>Repealed 4/6/2018</td>
<td>78</td>
</tr>
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<td>13 AAC 87.075</td>
<td>Repealed 4/6/2018</td>
<td>78</td>
</tr>
<tr>
<td>13 AAC 87.080</td>
<td>Municipal correctional officer academy requirements</td>
<td>78</td>
</tr>
<tr>
<td>13 AAC 87.085</td>
<td>Repealed 4/6/2018</td>
<td>79</td>
</tr>
<tr>
<td>13 AAC 87.090</td>
<td>Definitions</td>
<td>79</td>
</tr>
<tr>
<td>13 AAC 89.010</td>
<td>Basic standards for village police officers</td>
<td>79</td>
</tr>
<tr>
<td>13 AAC 89.020</td>
<td>Employment for village police officers</td>
<td>80</td>
</tr>
<tr>
<td>13 AAC 89.030</td>
<td>Certification of village police officers</td>
<td>80</td>
</tr>
<tr>
<td>13 AAC 89.040</td>
<td>Village police officer basic training program</td>
<td>81</td>
</tr>
<tr>
<td>13 AAC 89.050</td>
<td>Village public safety officer training program Repealed 10/18/1981</td>
<td>82</td>
</tr>
<tr>
<td>13 AAC 89.060</td>
<td>Extension and reciprocity</td>
<td>82</td>
</tr>
<tr>
<td>13 AAC 89.070</td>
<td>Denial, revocation, and lapse of certificates</td>
<td>82</td>
</tr>
<tr>
<td>13 AAC 89.080</td>
<td>Personnel reports and training records</td>
<td>82</td>
</tr>
<tr>
<td>13 AAC 89.140</td>
<td>Exemption</td>
<td>83</td>
</tr>
<tr>
<td>13 AAC 89.150</td>
<td>Definitions</td>
<td>83</td>
</tr>
</tbody>
</table>

Appendix C: About the National Decertification Index or NDI | 85 |
Introduction:

This user’s guide is designed to help officers and agency leaders understand and comply with Alaska’s minimum employment, training, and certification standards for public safety officers. It should provide useful tools and guidance in helping leaders train their officers through sponsored events and/or sponsored attendance at scheduled training courses or events. It will also assist agencies and their leaders in tracking compliance with Alaska Police Standards statutes and regulations and to anticipate reporting deadlines and training milestones.

Although this document can be printed, it is designed for electronic viewing as a .PDF document and contains an interactive table of contents, electronic bookmarks, and hyperlinks to external resources. As this is a dynamic source of information and changes often, you are encouraged to download the latest version from the Quick Links section of our internet home page: https://dps.alaska.gov/APSC/Home

The user’s guide consists of several reference chapters including Appendix A: ALASKA STATUTES and the Appendix B: APSC Administrative Code: The regulations in this user’s guide incorporate all changes made by the council and legislature through the date of publication.

While this manual is updated frequently, users can verify the most current versions of statutes by using the legislature’s system at http://www.akleg.gov/basis/statutes.asp or the most current LexisNexis Alaska Criminal and Traffic Law Manual. State regulations can be verified using the legislature’s BASIS system at: http://www.akleg.gov/basis/aac.asp Electronic copies of this document, as well as updates, current forms, training calendars and other news can always be found and downloaded from APSC’s website at http://dps.alaska.gov/apsc/.

APSC's authority dates to 1972, when the state legislature first established the Council to regulate police officers. The statutes were amended numerous times over the intervening years to add probation, parole, corrections, and municipal corrections officers to our span of authority. They also removed village public safety officers (VPSOs) from our regulations and moved them to the Department of Public Safety. Village Police Officers (VPOs) remain under the authority of APSC and are distinctly different from VPSOs. APSC does not have authority to regulate Tribal Police Officers.

Council Duties, Members, and Meetings:

The council has thirteen members¹, appointed by the Governor, who serve for four-year terms. Per AS 18.65.150, the composition of the council is:

- four chief administrative officers or chiefs of police of local governments;
- the commissioner of public safety or a designee of the commissioner;

¹ A list of current members can be found at: https://dps.alaska.gov/APSC/Members
• the commissioner of corrections or a designee of the commissioner;
• two persons, each of whom has been certified for five years or more by the council under this chapter, one of whom serves as a police officer and one of whom serves as a probation officer, parole officer, municipal correctional officer, or correctional officer;
• one correctional administrative officer who is employed at the level of a deputy director or higher; and
• four members of the public at large with at least two from the communities of 2,500 population or less.

The council is required to meet publicly twice a year. Generally, the meetings are held in Anchorage, the first week in December, and in April or May in conjunction with other professional meetings or conferences. Two additional teleconference meetings are normally held to assure efficient and timely operations. The meetings follow the same general outline. The council first addresses old and new business, including any potential regulation changes. They then may go into executive session, excluding the public, to discuss subjects that may tend to prejudice the reputation and character of individual(s). Following the executive session, the council will reconvene in general session which is again open to the public. All decisions made by the council are done by majority vote, in the public meeting. Minutes and meeting packets for the council’s recent past meetings are available at http://dps.alaska.gov/APSC/minutes.aspx. You will find notice of our next planned public meeting at https://dps.alaska.gov/APSC/Meetings. Several weeks before the next meeting public packets will be posted in the same location with the agenda and other relevant meeting materials.

If you are interested in serving on the council, please refer to the Boards and Commissions website at http://gov.alaska.gov/services/boards-and-commissions/

For the latest training calendar, APSC forms or additional information please explore the APSC website at http://dps.alaska.gov/apsc/

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2 COVID-19 Pandemic travel restrictions have resulted in all recent APSC meetings being held by statewide teleconference. This is expected to continue well into 2021.
Summary of most recent statutory and regulatory changes contained in this publication:

On May 7, 2020, following appropriate public notice and comment periods, APSC adopted the following changes to regulation. They became effective June 13, 2020

- Added the requirement that all officers keep APSC advised of their current mailing address in writing; [This is easily done by e-mail or through a link on APSC’s webpage]
- Changed the definition of “crime of domestic violence” to that defined in AS 18.66.990; and,
- Updated 40-year-old Village Police Officer regulations. These changes included:
  - US Citizenship now required before hire (as with all other officers);
  - Clarifying that any felony conviction or a conviction for a domestic violence or a sexual offense defined under AS 12.63.100(7) disqualifies an individual from being hired as a Village Police Officer.
  - Adds the illegal use of controlled substances within the past year as a disqualifier (excluding marijuana use).
  - A village cannot hire disqualified individuals even as probationary or temporary officers.
  - Clarifies that an individual who was denied certification or found ineligible for certification is ineligible for hire.
  - Requires a village to determine that an applicant meets minimum qualifications and confirm their eligibility with APSC before hire.
  - Replaces the VPO training requirements with new, more specific requirements consistent with the current VPO academy curriculum and state statutory requirements such as mandatory training in domestic violence, sexual assault, and dealing with disabled individuals.
  - Adding definitions to Village Police Officer regulations to conform to other APSC regulatory definitions and increased the population size of a “Village” from 1000 residents to 2000;

On August 26, 2020, the Council adopted the following emergency regulation changes. The council intends to make these changes permanent:

- Modified the minimum officer standards for police, corrections, probation & parole, municipal corrections, and village police officers to include United States Nationals in addition to United States Citizens. This allows those born in the US Territories of American Samoa and Swains Island to be hired and certified.
Summary of required documentation and deadlines:

Recently, the reputation of police and corrections officers has suffered greatly from news accounts of individual officers abusing members of the public or committing crimes. Cities and public safety agencies have been vilified for hiring individuals with prior criminal convictions, or a history of abusing others. To combat this issue in Alaska, 13 AAC 85.010 (a) requires that a police department determine a candidate meets the minimum qualifications before they are hired; 13 AAC 85.210 applies the same standard of hire to probation, parole, or correctional officers; 13 AAC 85.215 applies it to municipal corrections officers; and, 13 AAC 89.020 sets the same requirement for villages hiring village police officers.

Conducting a thorough background investigation; submitting fingerprint cards; verifying education, prior employment, and references; having the applicant medically examined and mentally evaluated should all be done before they are hired and begin work. Allowing someone who has not yet been thoroughly vetted to don a uniform, wear the badge, and represent a city and agency, creates huge liability for a community and risks contributing to the decline of public trust in the profession.

APSC records should be sought for each applicant and the applicable APSC forms should be used during this process; this assures required information is collected and simplifies the agency’s submission of the hiring packet to APSC once the officer starts work.

Getting police officers onboard or separated from your agency

13 AAC 85.090 provides that a participating police department must report to APSC, within 30 days of:

1. Hiring a police officer,
2. An officer’s separation from the agency. If separation was a result of termination; resignation in lieu of termination; or occurred while an officer was under investigation for any allegation of dishonesty, misconduct, or lack of good moral character; the agency must also report the reason the officer is no longer employed by the agency, and
3. Sustained allegations of conduct that may disqualify the officer under 13 AAC 85.010 (a) or (b) or 13 AAC 85.110 following an administrative investigation or review by the agency.

All of the above actions can be documented on APSC’s Personnel Action Form (the F-4 Form).

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3 Note that 2016 regulatory changes mandate all police officers must have a psychological fitness for duty evaluation for duty before they are hired. Contact APSC if you have any questions or need assistance with complying with this requirement.

4 Temporary extensions for some of these deadlines was granted during the COVID-19 Pandemic and resulting Emergency Declarations; there was no relaxation of requirements, merely reporting deadlines to allow agencies additional time for background investigations and medical evaluations.
13 AAC 85.010 (c) and (d) provide that agencies have 30 days after hiring a police officer to report to APSC that the officer meets the minimum standards for a police officer by submitting required documentation. This is done with the following Forms:

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<tr>
<td>F-1</td>
<td>Compliance Form (a checklist)</td>
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<td>Medical Exam Report</td>
<td><a href="https://dps.alaska.gov/APSC/Agency-Forms">https://dps.alaska.gov/APSC/Agency-Forms</a></td>
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<td>F-3</td>
<td>Personal History Statement</td>
<td><a href="https://dps.alaska.gov/APSC/Agency-Forms">https://dps.alaska.gov/APSC/Agency-Forms</a></td>
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<td>F-11</td>
<td>Psychological Evaluation Form</td>
<td><a href="https://dps.alaska.gov/APSC/Agency-Forms">https://dps.alaska.gov/APSC/Agency-Forms</a></td>
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- High School Diploma or equivalent
- DD Form 214 (if applicable)
- Birth Certificate or Naturalization Documents

If your candidate has a home school diploma, please refer to *Dealing with Home School & High School Diplomas*.

If your candidate has a college degree, APSC will take notice that their college admission required high school graduation and a high school diploma is not required if certified college transcripts are submitted with their F-3 and other required documents; Refer to *Providing College Transcripts* for additional information.

**Getting police officers trained and certified**

13 AAC 85.010 (e) provides that an agency has 6 months to enroll a police officer in a basic training academy; they must have completed an academy, a field training program, and obtain certification within 13 months of being hired. An agency should submit their request for basic training immediately after an officer is hired to ensure they are enrolled and can complete a basic training academy within the regulated time period. The most recent relevant Council forms and training guides are:

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<tr>
<td>F-7</td>
<td>Application for Certification</td>
<td><a href="https://dps.alaska.gov/APSC/Agency-Forms">https://dps.alaska.gov/APSC/Agency-Forms</a></td>
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<tr>
<td>F-23</td>
<td>Field Training Final Report (Police Officers)</td>
<td><a href="https://dps.alaska.gov/APSC/Agency-Forms">https://dps.alaska.gov/APSC/Agency-Forms</a></td>
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<tr>
<td>FTM</td>
<td>Field Training Manual</td>
<td>Contact APSC for the most recent copy</td>
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5 If a form’s link in this user’s guide does not work properly, please go to [https://dps.alaska.gov/APSC/Agency-Forms](https://dps.alaska.gov/APSC/Agency-Forms). For additional details on what each form is and how to complete it, refer to *FORMS & INSTRUCTIONS*.

6 As used here, “enroll” means to have applied to APSC for basic training (F-5 Form) and been accepted and enrolled in the next available academy.
13 AAC 85.020 provides that a police officer may not be employed beyond 13 months by an agency without that officer obtaining certification as a police officer, unless granted an extension of up to 6 months by the Council for specified reasons. Any extension request should be submitted by the chief administrative officer of the agency, on agency letterhead, to APSC. APSC cannot extend this requirement beyond 19 months from date of hire.

Intermediate and Advanced Police Officer Certifications

13 AAC 85.040 describes the various levels of police officer certification and the relative experience, education, and/or training required for each.

Other than for basic officer certification, APSC does not actively track officers’ certification eligibility, as they are unique to everyone’s combined experience, education and training. It is up to each officer and their agency to monitor certification eligibility and apply for more advanced levels when they become eligible. APSC staff members are always available to answer specific questions about eligibility and are happy to preview cases on an individual basis. The F-7, Application for Certification, is the required form to submit for each level of certification.

If an officer is relying upon college education and/or an awarded college degree or certificate program as part of their qualifications for their next level of certification, please refer to Providing College Transcripts.

Getting probation, parole, corrections & municipal corrections officers onboard or separated from your agency

13 AAC 85.250 (a) provides that within 30 days after the date that a probation, parole, correctional, or municipal correctional officer is appointed by a correctional agency, the correctional agency shall notify the council.

13 AAC 85.210 (c) and (d) provide that the Alaska Department of Corrections certify that the officer meets the requirements of 13 AAC 85.210 (a) and (c); by submitting supporting documentation within 90 days of the officer being hired. 7

13 AAC 85.215 (c) and (d) provide that an agency hiring a municipal corrections officer shall notify APSC of the hiring; certify that the officer meets the requirements of 13 AAC 85.215 (a) and (b); and, submit supporting documentation within 30 days of the officer being hired.

The following forms should be used to report the hiring and document the eligibility of probation, parole, corrections & municipal corrections officers:

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7 Temporary extensions for some of these deadlines was granted during the COVID-19 Pandemic and resulting Emergency Declarations; there was no relaxation of requirements, merely reporting deadlines to allow agencies additional time for background investigations and medical evaluations.
Note that a psychological fitness exam is not specifically required by regulation for a municipal corrections officer; however, the agency must certify that the officer is, “mentally and emotionally capable of performing the essential functions of the job of municipal correctional officer and is free from any emotional disorder that may adversely affect the person’s performance as a municipal correctional officer.” APSC recommends that this be determined through a psychological fitness for duty exam and documented with an F-11 form.

If your candidate has a home school diploma, please refer to *Dealing with Home School & High School Diplomas*.

### Getting probation, parole, correctional, & municipal correctional officers trained and certified

13 AAC 85.210 (e) provides that Alaska Department of Corrections must submit, within 12 months of hiring a probation, parole, or corrections officer, documentation that the officer has successfully completed the required field training program.

13 AAC 85.215 (e) provides that an agency must submit, within 6 months of hiring a municipal corrections officer, documentation that the officer has successfully completed the required field training program. The municipal corrections officer must attend the Municipal Corrections Officer Training Academy, sponsored by AK DOC before the end of their 12-month probationary period. The F-5 form can be used to request attendance to this academy.
13 AAC 85.220 provides that a probation, parole, corrections, or municipal corrections officer may not be employed beyond 14 months by an agency without that officer obtaining certification, unless granted an extension of up to 6 months by the Council for specified reasons. Any extension request should be submitted by the chief administrative officer of the agency, on agency letterhead, to APSC. APSC cannot extend this requirement beyond 20 months from date of hire.

**Important Considerations in Certification of Municipal Corrections Officers:**
Alaska Statute AS 18.65.285 provides that APSC certification of Municipal Corrections Officers is optional, and communities may, by local ordinance, require certification for these officers. Some communities have done so, but most in Alaska have not. Obviously, certification is desirable and preferred by APSC because it assures the officers meet state hiring and training standards. We are happy to certify any Municipal Corrections officer who meets state standards, whether or not their community requires it.

There is another very important fact that agencies with Municipal Corrections Officers should consider if they participate in the Public Employees Retirement System (PERS): PERS rules for eligibility in the PERS Peace Officer/Firefighter Plan, REQUIRE the officer to obtain certification from APSC and that their primary duties are those of an officer. Certification is one of the criteria PERS has defined for differentiating between all other employees and officers who have direct contact with suspects and offenders.

Many department administrators are not aware of this PERS rule, and as a result officers expecting to be eligible for a retirement, or relying upon public safety disability provisions of the retirement program have been shocked and disappointed to learn they do not qualify because they never obtained their APSC certification.

If you employ Municipal Corrections Officers, we strongly encourage you to familiarize yourself with PERS rules. Additional information can be obtained from Alaska Division of Retirement and Benefits: [http://doa.alaska.gov/drb/help/contactus.html](http://doa.alaska.gov/drb/help/contactus.html).

**Village Police Officers and Tribal Police Officers**

13 AAC 89.010 (b) provides that only a village\(^8\) can appoint a village police officer (VPO). Before appointing a village police officer, a village must FIRST contact APSC to verify the applicant’s eligibility\(^9\). A village shall notify APSC within 30 days of the date of hire of a VPO, except in those instances where a public record of the appointment would jeopardize the officer or the assignment.

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\(^8\) 13 AAC 89.150 (15) - "Village" means a community off the interconnected Alaska road system, with a population of less than 2,000 persons based on the most recent federal census, which has been incorporated as provided in AS 29.05.

\(^9\) 13 AAC 89.020 (a)(4)
Tribal police officers (TPO) are normally appointed by a village tribal council or unincorporated community and may have tribal public safety responsibilities. TPOs do not qualify as "Police Officers" under Alaska law and do not have the authority of an Alaskan police officer. TPOs are not regulated by the Alaska Police Standards Council. Additionally, tribal justice agencies do not qualify as police departments under current state statutes.\textsuperscript{10}

To comply with the requirements of AS 18.65.220(8), AS 18.65.230(b), AS 18.65.240(d), 13 AAC 89.020, and 13 AAC 89.080, before hiring an officer, the village must:

1. Conduct, or have conducted a basic background investigation to assure the officer meets the standards of 13 AAC 89.010\textsuperscript{11}; this must include contacting APSC to confirm the applicant’s eligibility;
2. Submit two sets of fingerprint cards for the officer to APSC who will utilize the cards for a criminal background check;
3. Have the officer complete the F-2A form and be examined by a medical professional to assure they are physically fit for the duties of the position; and
4. Have the officer and appointing authorities complete and sign the remaining necessary forms and submit them to APSC. (Note that several of these forms require a notarized signature).

If an officer was hired without the above steps completed, all the steps will be required before they can/will be authorized to attend to a basic training academy. Officers who do not meet the above criteria or who submit incomplete documentation will not be authorized to attend APSC certified training or the basic training academy. Additional information about the VPO Academy can be found at: https://yuut.org/public-safety/

The VPO must attend a basic training academy within the first 12 months; however, this may be extended upon request of the chief administrative officer of the department or village. A village cannot employ an uncertified VPO beyond 12 months.

The employing agency must notify the council within 30 days following termination of an officer for any reason.

Forms used for reporting and documenting are:

<table>
<thead>
<tr>
<th>Form</th>
<th>Description</th>
<th>Link</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-1</td>
<td>Compliance Form</td>
<td><a href="https://dps.alaska.gov/APSC/Agency-Forms">https://dps.alaska.gov/APSC/Agency-Forms</a></td>
</tr>
<tr>
<td>F-2A</td>
<td>Health Questionnaire</td>
<td><a href="https://dps.alaska.gov/APSC/Agency-Forms">https://dps.alaska.gov/APSC/Agency-Forms</a></td>
</tr>
</tbody>
</table>

\textsuperscript{10} The single exception to this is Metlakatla, which is the only Native Alaskan Reservation in Alaska. Metlakatla has voluntarily subjected themselves to state law and APSC regulations. Metlakatla officers are certified as Alaskan police officers and are recognized by the Alaska courts.

\textsuperscript{11} APSC will assist with some basic background checks for obvious disqualifications. Villages who are members of the AML/JIA should contact AML/JIA who will conduct a more comprehensive background check at no cost. For other villages, please contact APSC for a list of service providers who can conduct a basic background check for a reasonable fee.
A psychological fitness exam is not required for a VPO.

Dealing with Home School & High School Diplomas

13 AAC 85.010 (a) states; A participating police department may not hire a person as a police officer unless the person meets the following minimum qualifications at the time of hire has a state recognized high school diploma, a diploma from a home school program recognized or certified by a state or by a local school district within a state as having met that state’s graduation requirements, or has passed a General Educational Development (GED) test. 13 AAC 85.210 has the exact same language for probation, parole, and corrections officers. Village police officers and municipal corrections officers do not have to possess a high school diploma.

To validate an applicant’s high school diploma, APSC requires a certified copy of the high school transcripts be sent to APSC from the school. Alternatively, if the hiring agency has already obtained their own certified copies of the transcripts from the school, the agency can copy them and ‘recertify’ them for APSC.

Alaska has long valued and supported the educational option of home schooling. Unfortunately, there is no ‘certification’ for homeschool programs in Alaska and most others states, other than those conducted under the supervision of one of the many school districts. In this case, graduating students often receive a diploma from the school district rather than the home school itself. For those applicants who did graduate from an independent home school, APSC strives to assure their level of education meets minimum high school graduation requirements for their state to assure the officer’s ability to complete a basic academy and excel in their chosen profession.

To have APSC recognize an applicant’s independent home school diploma as meeting this standard, they must have their program of instruction evaluated by a school district or state department of education, as meeting the high school graduation requirements for that state (or Alaska). This is most often accomplished by having the applicant meet with a high school counsellor or principal in their nearest high school and providing them copies of the student records that document courses received and passing performance. APSC considers a letter from an official with the school district, certifying that the documented course of instruction meets, or is equivalent to, state graduation requirements, as adequate evidence the applicant meets APSC’s high school standard.
The review and certification process can take some time and effort on the part of the applicant. It can even take longer if local schools are on summer or holiday break. Applicants with independent home school diplomas should be encouraged to begin this process as soon as they apply to an agency in Alaska. As mentioned previously in this user’s guide, APSC will take notice of high school completion for those homeschooled applicants who have graduated with a college degree, provided the applicant submits certified copies of their college transcripts.

Providing College Transcripts
For APSC to recognize college degrees achieved, college credit to apply toward certification, or to qualify an officer for instructor certification the certified transcripts should be sent directly from the institution to APSC. APSC does verify that the institution is recognized by the US Department of Education (http://ope.ed.gov/accreditation/Search.aspx) to assure the educational documentation is valid. Once transcripts are provided to APSC and are in an officer’s file, they need not be provided again unless additional coursework has been added.

Records Requests:
In most cases, all APSC records regarding officers, as well as certified trainers and training courses are confidential pursuant to 13 AAC 85.010 (d), 13 AAC 85.210 (d), 13 AAC 85.215 (d), 13 AAC 89.080 (d) and a variety of State and Federal laws. Other than as described below, confidential records are released only by court order.

Officers may request copies of documents they’ve submitted to APSC as well as their training records following the directions on our website at https://dps.alaska.gov/APSC/Agency-Forms. Once completed, the form can be faxed, e-mailed, or mailed to APSC.

Agencies wishing to inquire with APSC about an officer’s suitability for hire should submit a request found at https://dps.alaska.gov/APSC/Agency-Forms. Responses to this inquiry will vary depending upon the information in file:

- If an officer’s file contains no adverse information, the requesting agency will be so advised;
- If an officer's file contains adverse information, the requesting agency may be provided with relevant records; they will also be directed to the source agency for that information for specific details;
- If APSC has formally revoked a certificate or determined an officer is ineligible for certification the requesting agency will be so advised and provided with copies of related documents.

Agencies holding a valid release of information form from an applicant may request copies of specific APSC forms previously submitted by the applicant or their former agencies.

Freedom of Information Act (FOIA) or Alaska public records requests result only in the release of documents already publicly available; such as an Accusation or other
documents filed with the Alaska Office of Administrative Hearings, a Council Decision and Order, or other official Council findings that may reside in an officer’s file. FOIA requests should be submitted using the Department of Public Safety’s Public Records Request System at https://dps.alaska.gov/AST/PIO/PublicInformationRequest. For APSC records direct this request to the DPS Commissioner’s Office who will assign it to APSC staff to address.

Certification Reciprocity and Lateral Hire for out-of-state police officers:

It is generally accepted that hiring someone already trained and certified as a police officer is a “Lateral Hire.” Each police agency sets their own criteria and compensation for prior professional training and experience. In Alaska, any currently certified Alaskan officer can be hired by any other Alaskan police agency with no additional APSC mandated training, unless the officer has been out of law enforcement for more than two years. APSC does not need to approve or authorize such a move other than to verify an officer’s certification is in good standing at the time of the move.

Out of state officers considering applying to an Alaska agency as a “Lateral Hire” need to recognize that because every state has differing requirements for certification, APSC never recognizes another state’s certificate or license as reciprocal for Alaska Certification. Instead, Alaska evaluates the training and experience of each officer candidate to determine if it is equivalent to Alaska’s minimum training standards. If the training and experience do meet our standards, APSC can waive the requirement to attend a full basic academy. Because the department gains an experienced officer who does not need extensive training, many agencies increase basic pay for these candidates and actively recruit them.

APSC is often asked to review a candidates’ qualifications and provide a determination letter before hire. We exercise discretion when individually evaluating a reciprocal applicant’s entire training history to determine if APSC’s minimum criteria have been met. For example; an officer with many years of experience and hours of in-service and advanced training is likely eligible for Alaska reciprocity despite their basic academy, several years earlier, having only been 450 hours in length. Additionally, prior police experience is recognized in Alaska toward Intermediate and Advanced officer certification. Interested applicants are urged to contact APSC if they have any questions.

Approved out of state officers need only attend a brief Alaska training academy that focuses on refreshing basic skills, Alaska statutes, and legislatively mandated police training. This academy is generally about two weeks in length and is offered annually in Sitka. Intermittently, some of the larger agencies hold their own academy for their lateral officers. Out of state officers will still be required to complete an agency field

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12 A certified police academy that was at least 650 hours in length and include the topics of instruction listed in 13 AAC 85.050(b)(1-30). In some cases, APSC may accept in-service training and experience in lieu of a portion of the 650 hours of mandated instruction if the training satisfies all of the topical requirements.
13 Per 13 AAC 85.060
training program and one year of probationary employment before being eligible for Alaska certification.

To summarize:

- Out of state certification is not reciprocal in Alaska; but prior training can be;
- To ultimately obtain certification in Alaska, the reciprocal applicant must:
  - Meet the minimum standards for a police officer under Alaska’s statutes and regulation;
  - Successfully complete the Alaska reciprocity academy or an equivalent;
  - Successfully complete an approved field training program with an Alaskan agency;
  - Successfully complete a 12-month, full-time, probationary employment period as an officer with an APSC member agency

BACKGROUND INVESTIGATIONS & REPORTING DISQUALIFIED APPLICANTS to APSC

Background Investigations:
APSC has always required a thorough investigation into the background of applicants for certified positions to assure they meet the minimum requirements for certification and will adhere to professional ethics and community expectations.

At minimum, each agency should:

(a) Obtain proof of age, citizenship status, and education. APSC requires a birth certificate or US Passport and high school transcripts (see Dealing with Home School & High School Diplomas, if appropriate).

(b) Obtain fingerprints on two copies of FBI Applicant Cards and forward both cards to the automated fingerprint identification section of the Department of Public Safety. Importantly, do not neglect to compare the response to these fingerprint submissions with the information supplied by the applicant. If an agency lacks the ability to submit fingerprint cards directly to the State, applicant cards may be submitted to APSC who will see they are processed for the agency. APSC cannot authorize any training or certify any individual who has not had a fingerprint-based background check.

(c) Obtain a complete personal history of the person on a form supplied by the council; This is the NOTARIZED APSC Personal History Statement (F-3)

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14 AS 18.65.230 and 240
(d) Conduct a thorough personal history investigation of the person to determine character traits and habits indicative of moral character and fitness as a police officer; At a minimum, this inquiry should include:

1. Contacting APSC for prior council action, reports of misconduct, or previous disqualification by other agencies;

2. Criminal history, wants, and warrants; APSIN, NCIC, as well as DMV and III inquiries for each state the applicant formerly lived in (keep copies of all print outs in the applicant’s file, and forward copies of any criminal history to APSC). Lacking access to these computer systems, an agency should, at the very least, review Alaska Courtview records for the applicant.

3. Verified job references from at least three previous employers unless the person has had less than three previous jobs;

4. Verified job references from all previous law enforcement or criminal justice system employers in the preceding 10 years. APSC strongly encourages agencies to contact all agencies an applicant may have applied previously to determine why an applicant may not have been selected for hire; and

5. At least two verified personal references.

(e) Obtain a complete medical history report of the person. This report must be given to a licensed physician, advanced practice registered nurse, or physician assistant to use as a basis in conducting a physical examination of the person to determine their physical fitness for the position. These are APSC’s Health Questionnaire (F-2a) and Medical Examination Report (F2b) forms.

(f) For all positions, other than a Village Police Officer or Municipal Corrections officer; require the person undergo an examination by a licensed psychiatrist or psychologist to determine they are mentally fit for the position. APSC recommends, but does not require, that the psychiatrist or psychologist be knowledgeable and experienced in evaluation public safety candidates. If desired, APSC can provide a list of qualified providers for the agency to choose from; most of these providers conduct their testing and evaluations remotely, reducing costs and eliminating the need for travel. The department should receive a comprehensive report from the evaluator detailing the methodology of their examination and results. APSC does not need nor encourage the submission of the comprehensive report; instead, this step is
documented with APSC, by the psychiatrist or psychologist signing the Psychological Evaluation Form (F-11).

(g) Through APSC, the National Decertification Index, and by contacting all other relevant state standards and training organizations, determine whether the applicant:

(1) has been denied certification, has had the person’s basic certification revoked, or has surrendered the person’s basic certificate, in this state or another jurisdiction, and whether the denial, revocation, or surrender has been rescinded by APSC or by the responsible certifying agency of the issuing jurisdiction; or

(2) is under suspension of a basic certification in another jurisdiction, for the period of the suspension, and whether the suspension has been rescinded by the responsible certifying agency of the issuing jurisdiction.

Agencies are encouraged to adopt additional background investigative steps as they deem appropriate, these may include, but are not limited to, truth verification testing, interviews of past neighbors, developing and interviewing third party references and interviewing present and past family members. Our experience is that investing in a quality background investigation is well worth the effort.

All the above steps must be documented; documentation must be retained in agency files and, is subject to APSC inspection.

If any agency needs help or advice in conducting a competent background investigation, they are strongly encouraged to contact APSC for assistance.

**Reporting Disqualified Applicants to APSC:**

In 2017, APSC adopted regulation changes designed to make it clear to officer applicants and self-pay applicants to police academies, that information they supplied on required APSC forms would be used to determine their eligibility, or disqualification from, certification, training and employment as an officer in Alaska. This was done to provide a mechanism for APSC to identify individual applicants who were determined to be temporarily or permanently disqualified for hire or certification based on past criminal conduct, illegal drug use, supplying false or misleading information on applications and forms, lying to background investigators, and/or a demonstrated lack of good moral character. Importantly, the changes also afforded an applicant due process to appeal any decision by APSC that they were found to be ineligible for employment, training, or certification.

APSC regulations encourage agencies to provide APSC with applicant’s APSC forms and a description of their agency findings for those applicants they determined to be disqualified during their hiring process. This was done to reduce the likelihood a disqualified candidate might be hired by another agency following a less than thorough
background investigation and to support a central repository for adjudicated disqualified applicant information, thereby reducing the significant number of repetitive and redundant pre-employment screening and background investigations conducted by multiple agencies. Following due-process, once determined to be disqualified, individuals will be listed as disqualified in APSC files and the National Decertification Index (NDI): See “Appendix C: About the National Decertification Index or NDI”

In this instance, ‘disqualification’ means that their application, supporting documents, subsequent background investigation or admissions, or a physical or psychological evaluation determined that they were clearly disqualified based upon APSC standards; it does not mean the applicant merely did not meet agency requirements or they were not hired because there were more qualified or experienced applicants.

Normally, this would be due to past criminal conduct or convictions, admissions of illegal drug use within the past five years, supplying false or misleading information on applications and forms, lying to background investigators, demonstrated lack of good moral character, or lack of mental fitness for the position due to significant mental disorder, disease, or defect.

APSC Personal History Statement (F-3) forms specifically authorize agencies to report these findings to APSC. All agencies are STRONGLY URGED to report rejected and disqualified applicants (using the Personnel Action form, F-4) and to check with APSC very early in the recruitment process to assure potential applicants have not previously been determined disqualified by APSC.

Self-Pay Academy Attendees:
Applicants not yet employed by a police agency who wish to attend one of Alaska’s basic police academies are required to submit an APSC F-3, F-2A, and F-2B forms and two sets of fingerprint cards directly to APSC or to the academy as part of their admission process. Their application to attend an academy is subject to APSC review to determine if they are qualified and physically fit to attend and to become a certified officer in Alaska. Applicants who are not qualified or will not be by the time they graduate from an academy are not approved for attendance. APSC provides no financial support to individuals who are not already employed full time by an agency. Citizens interested in pursuing academy attendance are urged to work closely with the academy director, well in advance of the academy’s scheduled start date, to assure all required documents are completed and approved by APSC.
Professional Training and APSC Training Records:

APSC tracks training and certification records through an electronic system known as Acadis15. The Acadis database and associated web-based Portal16 allow Alaska Law Enforcement agencies and officers access to those records. The Acadis Portal provides a web-based platform for agencies to publish information to — and collect data from — divisions, teams, and field offices at no cost to the agency or officer. The Portal's key components help agencies maintain convenient access to accurate, comprehensive, and legally defensible training records. The Acadis Portal is the foundation for the distribution of Acadis functionality across the entire state and contains records for all officers. Detailed user guides and training are available for administrative users and officers. Access to the Portal, user guides and training can be requested from Sarah Hieb: sarah.hieb@alaska.gov.

APSC has three Portal ‘modules’:

Personal Portal:
The Acadis Personal Portal allows active individuals to login and review their stored information within Acadis, including their contact information, training history, qualifications, and certifications with expiration dates. In addition, the portal shows certifications that have expired. The Portal provides access to a complete training and certification record for individuals. Since this database is through APSC, the training records contained will span the breadth of an officer’s career and include all LE training records from all agencies they have worked for in Alaska. Training records are entered by administrative staff via the In-Service Reporting module. The Portal provides every officer with easy means of notifying APSC of career changes, updated contact information and training record reconciliation.

In-Service Reporting:
In-Service Reporting allows the direct reporting of in-service training by all agency locations under the umbrella of APSC. This allows timely recording of an agency’s locally delivered training and assures it is reflected in officers’ training records. Acadis Portal view is limited to individual agencies and their employees based on the administrative rights assigned to each user. Training hours for non-agency personnel who attending training sponsored by another agency can also be entered. Training records in Acadis are those entered by an agency’s administrative staff or submitted to APSC via a F-6 (Course completion form). Training records are only as complete as what has been entered, so agencies are encouraged to keep abreast of recording officer’s efforts.

Workforce Portal:
The Acadis Workforce Portal makes it easy for agencies to track certification compliance (issuance and expiration dates and certification requirements), even if agencies are geographically distributed and manage training and compliance through a whole host

15 The Acadis Readiness Suite is a product of Envisage Technologies: https://www.envisagenow.com/
16 Alaska’s Portal can be found here: https://alaska-apsc-portal.acadisonline.com/AcadisViewer/Login.aspx
of stakeholders. Data entry is available to authorized reviewers, which can eliminate paperwork bottlenecks that would otherwise obstruct effective training management. This creates a more complete view of officer training, certification, and agency readiness.

**APSC Certification of instructors and Training Courses**

Per 13 AAC 87.040, instructors are certified in two subcategories. These are: “Law Enforcement” (patrol, investigations, corrections, firearms, etc.) and “General” (management, human relations, administration, etc.). APSC Instructor and Course Certifications are managed by our Training Coordinator, Greg Stocker.

To qualify for a Law Enforcement APSC Instructor Certification, the applicant must have the following:
1. High school diploma or equivalent
2. Three years’ experience in a public safety-related field
3. Verified instructor training in each subject to be taught
4. 40 hours of instructor development training specific to the field of adult learning
5. Recommendation of agency head or academy director

To qualify for a General APSC Instructor Certification, the applicant must have the following:
1. A baccalaureate degree
2. Three years’ experience in the subject to be taught
3. Recommendation

APSC has the authority to waive some or all the above requirements if an applicant is otherwise qualified to be a certified instructor. This request should be submitted in the form of a memo and outline the training and experience in lieu of the requirement(s).

Both tracts require an F-9 (Application for Instructor Certificate) form to be submitted to gregory.stocker@alaska.gov. Please submit verification you meet all the requirements listed above.

APSC recognizes out-of-state instructor certifications provided the requirements are similar to those above. Please contact gregory.stocker@alaska.gov.

Lastly, per 13 AAC 87.040(g), APSC honors licenses or certifications by nationally recognized certifying bodies; instructors need not be certified by the Council to teach the subject for which the instructor is certified or licensed.

**Maintaining instructor certification**

Per 13 AAC 87.040(h-j), an instructor certification – regardless of tract – expires after three years of inactivity. To maintain an instructor certification, the instructor must teach
at least one of the topics in which they are certified every three years and submit
documentation of course completion with an F-6 (Course Completion) form. This form
should be submitted to gregory.stocker@alaska.gov.

If an instructor certification has expired, the instructor must co-teach with another
instructor certified in the topic.

Certification of other training programs
Per 13 AAC 87.020, APSC certifies training programs/courses other than the Basic
Training Academies. To have a program certified, APSC requires an F-20 (Application
for Course Certification) form be submitted to gregory.stocker@alaska.gov. Further, the
course lesson plan must be submitted.

APSC certifies online courses utilizing the same process as above.

FORMS & INSTRUCTIONS
All forms are available from: https://dps.alaska.gov/APSC/Agency-Forms. Officers,
applicants, and agencies are strongly encouraged to always use the latest forms from
this website rather than relying upon older versions downloaded previously.

F-1 (Compliance Form)
This form is essentially a checklist for an agency to certify that all the required pre-hire
steps were taken to assure an officer is qualified for their position. It needs to be
completed and submitted to APSC, along with the accompanying documents and forms,
within 30 days of hire.

F-2A&B (Medical)
The F-2A is a Health Questionnaire to be completed by the applicant and taken with
them to be reviewed and signed by the medical professional conducting their medical
examination. Note that when signing, the language states that the officer is signing
under penalty of perjury that the information is true but does not require their signature
be notarized. A licensed physician, advanced practice registered nurse, or physician
assistant must review and sign the form.

The F-2B is a Medical Examination Report to be completed and signed by a licensed
physician, advanced practice registered nurse or physician assistant. The medical
personnel must check the appropriate box on the last page to confirm the applicant can
physically perform the duties of a police officer and sign the form. These forms are
submitted with the hire packet.

If an officer is coming from another Alaskan agency, even with no break in service, new
F-2A & B forms must be submitted within 30 days of hire.

F-3 (Personal History Statement)
This comprehensive form is completed by the officer, ideally during the initial application
process. Applicants should retain a copy of the form for future reference. A much less comprehensive form is available for Village Police Officer applicants (only). The Personal History Statement is an extremely important document that must be signed, notarized and submitted as part of the hire packet. Unsigned or non-notarized forms will be returned for proper signature, causing unnecessary delays in processing.

This form is relied upon by agencies conducting background investigations and by APSC in determining eligibility for certification. Additional documents required to be submitted with the F-3 are a copy of a birth certificate or passport and DD-214 (if prior military). If naturalized, a Naturalization Certificate is required. An official high school transcript or GED transcript is required (see Dealing with Home School & High School Diplomas). The school should send the transcript directly to APSC. The F-3 form is submitted to APSC with the hire packet, if not before.

Applicants should be encouraged to thoroughly complete this form with as much attention to detail as possible. If they do not recall some of the information requested, they should provide as much detail as they can and mark answers they do not recall with “unknown,” or “UNK.” Errors or omissions from the form are frequent causes for applicants not being hired or officers / applicants potentially being subject to APSC action against their eligibility for hire or certification. Any box checked “yes” must have an explanation, either in the associated space, the final page, or separate attachment. Forms submitted without explanations cause delays and may be returned to be completed.

Careful attention should be taken to any listing of prior criminal justice experience or certification. These should always be followed up by contacting those agencies during a background investigation and a check with the National Decertification Index (NDI)\(^\text{17}\) and/or APSC. If your candidate was a former California peace officer and is no longer actively employed by a California agency, please contact APSC for additional guidance\(^\text{18}\).

If an officer is coming from another Alaskan agency, even with no break in service, a new F-3 form must be submitted within 30 days of hire.

**F-4 (Personnel Action)**

This form must be submitted when ANY personnel action occurs with an officer, including a sustained finding of misconduct that did not arise to the level of termination, but may disqualify them from maintaining their certification\(^\text{19}\). If the action is a separation, there are explanatory ‘boxes’ in the separation section that MUST be completed, explaining the circumstances surrounding the separation. If the officer was

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\(^{17}\) If someone within your agency does not already have access to this free resource and they need access, they can sign up using this link. Note that not all states participate in this program, nor do all states certify officers. For more information, refer to Appendix C: About the National Decertification Index or NDI.

\(^{18}\) California has some unique rules about decertification and reporting misconduct. It is best to discuss these with APSC before conducting a background check for a former California police officer.

\(^{19}\) Please refer to regulations for basic qualifications and revocation of certificates for the appropriate position.
terminated or resigned while under investigation, your agency recommends decertification, or you would not rehire the officer, you MUST provide a detailed explanation. APSC regulations prohibit any agency from formally or informally agreeing to not disclose adverse separation information about an officer20.

The F-4 is to be submitted to APSC by the agency within 30 days of hire, separation or sustained misconduct allegations that may disqualify the officer from certification.

F-5 (Request for Basic Training)
This form is used when an agency is requesting authorization for training at any APSC Certified academy. These include the Department of Public Safety Alaska Law Enforcement Academy (ALET) in Sitka, academies operated by municipal agencies, the annual Recertification/Reciprocity Academy and the Municipal Corrections Officer Academy operated by Alaska Department of Corrections.

Police officers hired in Alaska who already hold out-of-state police certification may only need to attend the APSC-sponsored Recertification/Reciprocity Academy if they have graduated from an academy that meets APSC standards and are approved by the APSC Director. The Director or Training Coordinator should be contacted for a determination before submission of an F-5 form, since each situation is reviewed on an individual basis and it often takes time to research an officer’s prior training academy curriculum. Alaska Department of Corrections requires out of state corrections and probation/parole officers attend a full basic academy.

New police chiefs are not required to attend academy training or obtain APSC Certification if they will be performing administrative duties only21, although they are required by Alaska statutes to receive mandatory domestic violence, sexual assault, and disability awareness training. This training is provided as part of the annual Recertification/Reciprocity Academy in addition to training in Alaska criminal law and state court system. New chiefs are strongly urged to apply for and attend the first available session of this two-week academy. If a chief anticipates that they will be involved with any “street/operational” duties, they should complete an appropriate academy and are encouraged to pursue APSC certification.

F-6 (Course Completion)
This form is completed by an instructor upon completion of a training segment and is submitted to APSC for input into individual officer training records. Download Form

F-7 (Application for Certification)
This form is used to apply for a Basic, Intermediate or Advanced Certificate. If it is determined that college is required for eligibility, official college transcripts22 must be

20 13 AAC 85.090 and 13 AAC 85.250.
21 While AS 18.65.280 exempts Chief Administrative Officers from certification requirements, most municipalities specify certification within one year as a condition of employment.
22 See Providing College Transcripts
submitted unless they are already on file with APSC. The college should send the transcript directly to APSC. A $50 check or money order for each certificate must accompany the F-7 and the agency or department head must sign page 2.

CERTIFICATION REQUIREMENTS: (F-7)

Basic Certificate Documentation Packet:

Officers must apply following one year of continuous, full-time, paid employment with one Alaska agency. The application must file (or have on file with APSC):

- Academy or Recertification Academy graduation certificate,
- F-23 signed by the chief administrative officer of the agency, and
- $50 check payable to APSC

Intermediate & Advanced Police Certification Documentation Packet:

Officers can apply for the next level of certification when they become eligible based on experience, education, and training. Note that to obtain Advanced Police Certification they must first be issued an Intermediate Certificate. The submission must include:

- $50 check payable to APSC and
- Official college transcripts if not already on file with APSC

F-9 (Application for Instructor Certificate)

This form is used to apply for instructor certification. Proof of completion of qualifying training and education must be attached if the qualifying training course did not provide the proof directly to APSC or APSC does not already have these in the instructor’s file. If you have any questions or concerns please review the appropriate regulations in 13 AAC 87.040 or contact APSC’s Training Coordinator.

F-11 (Psychological Evaluation Form)

This form is submitted after the agency hires the applicant, following a pre-hire (conditional-hire) examination of an applicant by the examining psychiatrist or psychologist. It provides simple documentation that the examination found the applicant to be mentally capable of performing the essential functions of the job of police, probation, parole or corrections officer and that they appear free from any emotional disorder that may adversely affect the person’s performance as an officer. APSC recommends this form be completed after the agency reviews a thorough and detailed psychological evaluation report and decides to employ the applicant. Submitting the doctor’s detailed psychological report to APSC, along with the F-11, is not necessary and is discouraged in most cases.

A psychological exam and report are required for all police, corrections, probation, and parole officers; this includes lateral hires from agencies where the officer was previously given a psychological evaluation. The evaluation form is recommended, but not required, for municipal corrections officers or Village Police Officers.

23 For requirements please refer to 13 AAC 85.040, Basic, intermediate, and advanced certificates
F-20 (Application for Course Certification)

This form is used to request that APSC approve the content of the training for a specific course. A course lesson plan must be attached (outlines do not suffice). It is best to work with APSC in advance to assure the necessary documents are submitted along with the form. This form must be submitted along with an F-9. Please note: APSC will recognize training courses or programs already certified by the National Certification Program (NCP) of IADLEST (https://www.iadlest.org/) without subjecting the course to additional evaluation. [Download Form]

F-23 (Field Training Completion)

This form is filled out upon completion of a minimum of 40 hours of field training with the hiring agency. This form is the last page of APSC’s Field Training Manual and is available separately for those agencies that have their own manuals or systems. Do not send the entire Manual to APSC. The F-23 may be submitted to APSC at any time during the first 12 months from the date of hire. It is required before a Basic Certificate can be issued.

Training Sponsorship Request Form

An agency will use this form to request APSC funds to assist with APSC approved/certified training related events. (Do not use this form for academy assistance, use the F-5 instead). APSC funds may be used to reimburse individual department members’ training costs, reimburse an agency for the costs associated with bringing a course and trainers to the department or region, or, purchase materials for training events. The council’s training priorities focus on sponsoring events that impact as many officers as possible, but this does not preclude approval for sponsoring advanced training for an individual officer if funding is available.

Include a breakdown of the funding requested and provide documentation for the training event including how many training hours will be delivered, the instructor’s name, and the names of the officers planning on attending the training. If the course is not already approved or certified by APSC, there may be additional forms needed to assess the course content and instructor qualifications before use of APSC funds can be approved. Officers or agencies will need to make their own travel arrangements (as necessary) and can include reimbursement for air travel and hotel costs in their funding requests.

The agency head needs to sign and print their name on the form. Each request is reviewed and either approved or disapproved by the Director based on current finances and the relative priority of the training requested.

APSC does not provide tuition assistance to officers seeking college tuition support in pursuit of a degree.

24 F-20 (Application for Course Certification)::F-9 (Application for Instructor Certificate):
Records Request- Applicant/Employee Request
This form is submitted to APSC by individuals requesting information from their own APSC file25.

Records Request- Agency Request
This form is submitted to APSC by an agency seeking information on an officer who a department is considering for hire.

Public Records Request
APSC is a government agency and subject to the provisions of the Alaska Public Records Act, AS 40.2526. Many of APSC records are confidential and not subject to release under this act. Public Records may be requested online at: https://dps.alaska.gov/AST/PIO/PublicInformationRequest your request should be directed to the DPS Commissioner’s Office and include a specific reference to APSC records.

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25 Officers who have enrolled in APSC’s online Personal Portal System can download their own certification and training history from https://alaska-apsc-portal.acadisonline.com/ To enroll in this system please contact APSC.
26 http://www.akleg.gov/basis/statutes.asp#40.25
Appendix A: ALASKA STATUTES

Article 02. ALASKA POLICE STANDARDS COUNCIL

Sec. 18.65.130. Policy.
The administration of criminal justice affects the health, safety, and welfare of the people of this state and requires education and training of a professional quality. It is a primary public interest that applicants meet minimum standards for employment as police officers, probation and parole officers, and correctional officers, and that criminal justice education and training be made available to police officers, probation and parole officers, and correctional officers serving in a probationary capacity and police officers, probation and parole officers, and correctional officers already in regular service. It is of secondary public interest to encourage the establishment of preliminary training programs for persons seeking to become police officers, probation and parole officers, and correctional officers. Application of standards for employment and making education and training available for municipal correctional officers is also in the public interest.

Sec. 18.65.140. Creation.
There is created in the Department of Public Safety the Alaska Police Standards Council.

Sec. 18.65.150. Composition of council.
The council consists of the following persons:

(1) four chief administrative officers or chiefs of police of local governments;

(2) the commissioner of public safety or a designee of the commissioner;

(3) the commissioner of corrections or a designee of the commissioner;

(4) two persons, each of whom has been certified for five years or more by the council under this chapter, one of whom serves as a police officer and one of whom serves as a probation officer, parole officer, municipal correctional officer, or correctional officer;

(5) one correctional administrative officer who is employed at the level of a deputy director or higher; and

(6) four members of the public at large with at least two from the communities of 2,500 population or less.
Appendix A: Alaska Statutes - APSC

Sec. 18.65.160. Appointment.
The commissioner of public safety or a designee and the commissioner of corrections or a designee shall serve during each commissioner's continuance in office. Other members of the council shall be appointed by the governor for staggered terms of four years, except that a member may not serve beyond the time the member holds the office that established eligibility for appointment. A vacancy on the council shall be filled for the remainder of a member's unexpired term in the same manner as the original appointment.

Sec. 18.65.170. Chairman and vice chairman.
The council shall select its chairman and vice chairman annually.

Sec. 18.65.180. Holding another office.
Membership on the council does not disqualify a member from holding any other public office or employment.

Sec. 18.65.190. Compensation and expenses.
The members of the council receive no salary, but are entitled to per diem and travel expenses authorized by law for other boards and commissions.

Sec. 18.65.200. Meetings.
The council shall meet at least twice a year. The chairman shall set the time and place of the meeting, either on the chairman's own motion or on written request by any three members of the council.

Sec. 18.65.210. Reports. [Repealed, Sec. 12 ch 19 SLA 1981].
Repealed or Renumbered

Sec. 18.65.220. Powers.
The council has the power to

(1) adopt regulations for the administration of AS 18.65.130 - 18.65.290;

(2) establish minimum standards for employment as a police officer, probation officer, parole officer, municipal correctional officer, and correctional officer in a permanent or probationary position and certify persons to be qualified as police officers, probation officers, parole officers, municipal correctional officers, and correctional officers under AS 18.65.130 - 18.65.290;

(3) establish minimum criminal justice curriculum requirements for basic, specialized, and in-service courses and programs for schools operated by or for the state or a political subdivision of the state for the specific purpose of training police recruits, police officers, probation officers, parole officers, municipal correctional officers, and
correctional officers; the curriculum requirements established under this paragraph must include training in:

(A) recognizing persons with disabilities;
(B) appropriate interactions with persons with disabilities;
(C) resources available to persons with disabilities and to those interacting with persons with disabilities; and
(D) the requirements of 24 U.S.C. 12131 – 12165 (Title II of the Americans with Disabilities Act of 1990);

(4) consult and cooperate with municipalities, agencies of the state, other governmental agencies, universities, colleges, and other institutions concerning the development of police officer, probation officer, parole officer, municipal correctional officer, and correctional officer training schools and programs of criminal justice instruction;

(5) employ an administrator and other persons necessary to carry out its duties under AS 18.65.130 - 18.65.290;

(6) investigate when there is reason to believe that a police officer, probation officer, parole officer, municipal correctional officer, or correctional officer does not meet the minimum standards for employment; in connection with the investigation the council may subpoena persons, books, records, or documents related to the investigation and require answers in writing under oath to questions asked by the council or the administrator;

(7) charge and collect a fee of $50 for processing applications for certification of police, probation, parole, municipal correctional, and correctional officers.

(8) require a state and national criminal history record check for an applicant to a training program established in AS 18.65.230 and for a person to be certified as a police officer under AS 18.65.240 if that person’s prospective employer does not have access to a criminal justice information system.

Sec. 18.65.225. Alaska police training fund.
The Alaska police training fund is created in the general fund. The fund consists of appropriations made by the legislature to the fund. The legislature may appropriate to the fund the annual estimated balance in the accounts maintained under AS 37.05.142 for money collected under AS 12.25.195 (c), AS 12.55.039, AS 28.05.151, and AS 29.25.074. The legislature may make appropriations from the fund to (1) the Department of Public Safety for the Public Safety Training Academy, including Village Public Safety Officers, (2) the Alaska Police Standards Council to provide training for the law enforcement and corrections community of the state under AS 18.65.230, and
Appendix A: Alaska Statutes - APSC

(3) municipalities that conduct their own police training programs. Nothing in this section creates a dedicated fund.

Sec. 18.65.230. Training programs; fingerprints.

(a) The council shall establish and maintain police training programs, probation and parole officer training programs, and correctional training programs through those agencies and institutions that the council considers appropriate.

(b) To determine a person's qualification for appointment as a police officer under AS 18.65.240, each person who applies for admittance to a basic program of police training established under this section shall submit to the council the person's fingerprints along with the fee established in AS 12.62.160 unless the person's fingerprints were previously submitted by the person's prospective employer. The department shall conduct a state criminal history record check and may submit the person's fingerprints to the Federal Bureau of Investigation to obtain a national criminal history record check of the person under AS 12.62.400 for the purpose of evaluating the person's qualifications for appointment as a police officer under AS 18.65.240.

Sec. 18.65.240. Standards.

(a) A person may not be appointed as a police officer, except on a probationary basis, unless the person (1) has satisfactorily completed a basic program of police training approved by the council, which includes at least 12 hours of instruction regarding domestic violence and at least 12 hours of instruction regarding sexual assault, as those terms are defined in AS 18.66.990, and (2) possesses other qualifications the council has established for the employment of police officers, including minimum age, education, physical and mental standards, citizenship, moral character, and experience. The council shall prescribe the means of presenting evidence of fulfillment of these requirements.

(b) Subject to (d) of this section, the council shall issue a certificate evidencing satisfaction of the requirements of (a) of this section to an applicant who satisfies those requirements or who satisfies the requirements of (a) (2) of this section and satisfactorily completes a program or course of instruction in another jurisdiction equivalent in content and quality to that required by the council for approved police education and training programs in this state.

(c) The council may deny or revoke the certificate of a police officer who does not meet the standards adopted under (a) (2) of this section.

(d) The council may not issue a certificate under (b) of this section to an applicant unless the council determines that the applicant will undergo a national criminal history record check before employment as a police officer. If a prospective employer of a
person seeking certification under this section does not have access to a criminal justice information system to obtain a report of criminal justice information under AS 12.62 and a national criminal history record check, the prospective employer shall submit to the council the applicant’s fingerprints along with the fee established in AS 12.62.160. The council or prospective employer shall submit the fingerprints to the Department of Public Safety to request a national criminal history record check of the person for the purpose of evaluating the person’s qualifications for appointment as a police officer.

Sec. 18.65.242. Standards for municipal correctional, correctional, probation, and parole officers.

(a) The council shall establish qualifications for employment of persons as municipal correctional, correctional, probation, and parole officers, including

(1) minimum age, physical and mental standards, citizenship, moral character, and experience; and

(2) minimum education standards.

(b) The council shall

(1) prescribe the means of presenting evidence of fulfillment of the requirements set out in (a) of this section; and

(2) issue a certificate evidencing satisfaction of the requirements of (a) of this section to an applicant who

(A) satisfies the requirements of (a)(1) of this section; and

(B) meets the minimum education standards of (a)(2) of this section by satisfactorily completing a training program for municipal correctional, correctional, probation, or parole officers established under AS 18.65.230, including training regarding domestic violence that contains the subjects set out in AS 18.66.310 (d), or a course of instruction in another jurisdiction equivalent in content and quality to that required by the council for approved municipal correctional, correctional, probation, or parole officer education and training programs in this state.

(c) In the evaluation of applicants against the mental standards developed under (a)(1) of this section, the council shall use evaluation methods that do not discriminate against applicants of different ethnic origins.
Sec. 18.65.245. Denial or revocation of certificate of municipal correctional, correctional, probation, or parole officer.
The council may

(1) deny a certificate to an applicant for a municipal correctional, correctional, probation, or parole officer certificate if the applicant does not meet the standards adopted by the council under AS 18.65.242(a);

(2) revoke the certificate of a municipal correctional, correctional, probation, or parole officer who, having been issued a certificate, fails to meet the standards adopted by the council under AS 18.65.242(a).

Sec. 18.65.248. Employment of correctional, probation, and parole officers.
(a) A person may not be appointed as a municipal correctional, correctional, probation, or parole officer unless the person has a valid certificate issued by the council under AS 18.65.242.

(b) The provisions of (a) of this section do not apply to a person employed on a probationary basis, except that employment on a probationary basis may not exceed the period authorized for probationary employment determined by the council.

Sec. 18.65.250. Financial assistance. [Repealed, Sec. 24 ch 22 SLA 2001].
Repealed or Renumbered

Sec. 18.65.260. Grants.
(a) The council may accept donations of property, both real and personal, and grants of money from a governmental unit or public agency, or from an institution or person. All money received by the council under this section shall be deposited in the state treasury to the account of the council.

(b) The council shall provide for and administer a funding program authorized in (a) of this section. In the administration of the program the council shall promote the most efficient and economical program for police training, including the maximum utilization of existing facilities and programs to avoid duplication.

Sec. 18.65.270. Applicability of Administrative Procedure Act.
AS 18.65.150 - 18.65.290 shall be administered in compliance with AS 44.62 (Administrative Procedure Act).

Sec. 18.65.280. Exemptions.
(a) The commissioner and deputy commissioner of public safety and the chief administrative officers of local police departments are exempt from the requirements of AS 18.65.240. However, a person appointed chief of a local police department after
Appendix A: Alaska Statutes - APSC

July 1, 1981, who performs any operational duties, shall meet the requirements of AS 18.65.240(a)(1).

(b) A political subdivision with an established police training program meeting the requirements of AS 18.65.220(2) and (3) may exclude itself from the requirements of AS 18.65.240 by ordinance. The exclusion has no effect on eligibility to receive federal or state grants.

Sec. 18.65.285. Municipal correctional employees.
A municipality that employs persons in a municipal correctional facility may, by ordinance, require that those persons meet the requirements of AS 18.65.130-18.65.290 that are applicable to municipal correctional officers.

Sec. 18.65.290. Definitions.
In AS 18.65.130-18.65.290,

(1) "chief administrative officer" means a chief of police or other official who is head of a police department in a political subdivision;

(2) "correctional facility" means a prison or jail owned, leased, or operated by the state that is designated by the commissioner of corrections for the custody, care, security, control, and discipline of prisoners;

(3) "correctional officer" means a person

(A) appointed by the commissioner of corrections whose primary duty under AS 33.30 is to provide custody, care, security, control, and discipline of persons charged or convicted of offenses against the state or held under authority of state law; or

(B) employed in a correctional facility in this state whose primary duty is to provide custody, care, security, control, and discipline of persons charged or convicted of offenses or held under authority of law;

(4) "council" means the Alaska Police Standards Council;

(5) "municipal correctional officer" means a person who is employed full-time in a municipal correctional facility whose primary duty is to provide custody, care, security, control, and discipline of persons charged or convicted of offenses or held under authority of law; and the municipality has adopted an ordinance under AS 18.65.285 making AS 18.65.130 - 18.65.290 applicable;

(6) "parole officer" means a person appointed by the commissioner of corrections or employed by a correctional facility in this state to perform the duties of supervising the parole of prisoners under AS 33.16;
(7) "police officer" means

(A) an employee of the state or a municipal police department with the authority to arrest and issue citations; detain a person taken into custody until that person can be arraigned before a judge or magistrate; conduct investigations of violations of and enforce criminal laws, regulations, and traffic laws; search with or without a warrant persons, dwellings, and other forms of property for evidence of a crime; and take other action consistent with exercise of these enumerated powers when necessary to maintain the public peace;

(B) an officer or employee of the Department of Transportation and Public Facilities who is stationed at an international airport and has been designated to have the general police powers authorized under AS 02.15.230(a);

(C) a University of Alaska public safety officer with general police powers authorized under AS 14.40.043;

(8) "probation officer" means a person appointed by the commissioner of corrections or employed by a correctional facility in this state to perform the duties of a probation officer under AS 33.05.

(9) "criminal justice information system" has the meaning given in AS 12.62.900.
Appendix B: APSC Administrative Code: Regulations

13 AAC 85.005. Applicability
The requirements of 13 AAC 85.005 - 13 AAC 85.120 do not apply to village police officers identified in 13 AAC 89, except as specifically provided in 13 AAC 89.

13 AAC 85.010. Basic standards for police officers
   (a)  A participating police department may not hire a person as a police officer unless the person meets the following minimum qualifications at the time of hire:

   (1)  is a citizen of the United States or a United States National;

   (2)  is 21 years of age or older;

   (3)  is of good moral character;

   (4)  has a high school diploma recognized by a state, has a diploma from a home school program recognized or certified by a state or by a local school district within a state as having met that state’s graduation requirements, or has passed a General Educational Development (GED) test;

   (5)  is certified by a licensed physician, advanced practice registered nurse, or physician assistant on a medical record form supplied by the council to be physically capable of performing the essential functions of the job of police officer;

   (6)  is certified by a licensed psychiatrist or psychologist, on a psychological record form supplied by the council, to be mentally capable of performing the essential functions of the job of police officer and is free from any emotional disorder that may adversely affect the person's performance as a police officer.

   (b)  A participating police department may not hire as a police officer a person

   (1)  who has been convicted of any felony or a misdemeanor crime of domestic violence by a civilian court of this state, the United States, or another state or territory, or by a military court;

   (2)  who has been convicted, during the 10 years immediately before the date of hire as a police officer, of a crime of dishonesty or crime of moral turpitude, of a crime that resulted in serious physical injury to another person, or of two or more DUI offenses, by a civilian court of this state, the United States, or another state or territory, or by a military court;

   (3)  who

   (A)  has been denied certification, has had the person's basic certification revoked, or has surrendered the person's basic certificate, in this state or another jurisdiction, unless the denial, revocation, or surrender has
been rescinded by the council under 13 AAC 85.110 or by the responsible certifying agency of the issuing jurisdiction; or

(B) is under suspension of a basic certification in another jurisdiction, for the period of the suspension, unless the suspension has been rescinded by the responsible certifying agency of the issuing jurisdiction; or

(4) who

(A) has illegally manufactured, transported, or sold a controlled substance, unless the person was under the age of 21 at the time of the act and the act occurred more than 10 years before the date of hire;

(B) within the five years before the date of hire, has illegally used a Schedule IA, IIA, IIIA, IVA, or VA controlled substance, unless

(i) the person was under the age of 21 at the time of using the controlled substance; or

(ii) an immediate, pressing or emergency medical circumstance existed to justify the use of a prescription Schedule IA, IIA, IIIA, IVA, or VA controlled substance not specifically prescribed to the person; or

(C) within the one year before the date of hire, has used marijuana, unless the person was under the age of 21 at the time of using marijuana.

(c) A participating police department has 30 days after the date of hire to confirm that a person hired as a police officer meets the standards of (a) and (b) of this section. The council may grant an extension of the 30-day period if the council determines that the person will probably be able to meet the standards by the end of the extension period. The chief administrative officer of the police department where the person is employed shall make a written request for the extension, and shall explain the reason the extension is necessary. If a police department concludes at the end of the investigation that the person does not meet the required standards, the department shall immediately discharge the person from employment as a police officer. When deciding whether a person meets the standards of (a) and (b) of this section, the department shall

(1) obtain proof of age, citizenship status, and education;

(2) obtain fingerprints on two copies of FBI Applicant Card FD-258 and forward both cards to the automated fingerprint identification section of the Department of Public Safety;

(3) obtain a complete personal history of the person on a form supplied by the council;
(4) conduct a thorough personal history investigation of the person to determine character traits and habits indicative of moral character and fitness as a police officer;

(5) obtain a complete medical history report of the person; the report must be given to a licensed physician, advanced practice registered nurse, or physician assistant to use as a basis in conducting a physical examination of the person;

(6) require the person to undergo an examination by a licensed psychiatrist or psychologist; and

(7) determine whether the person

   (A) has been denied certification, has had the person's basic certification revoked, or has surrendered the person's basic certificate, in this state or another jurisdiction, and whether the denial, revocation, or surrender has been rescinded by the council under 13 AAC 85.110 or by the responsible certifying agency of the issuing jurisdiction; or

   (B) is under suspension of a basic certification in another jurisdiction, for the period of the suspension, and whether the suspension has been rescinded by the responsible certifying agency of the issuing jurisdiction.

(d) All information, documents, and reports obtained by a participating police department under (c) of this section must be placed in the permanent files of the police department and must be available for examination at any reasonable time by representatives of the council. A copy of any criminal record discovered and of the following completed council forms must be sent to the council within 30 days after the date of each hire:

(1) the medical examination report

(2) the health questionnaire

(3) the Personal History Statement

(4) the psychological record form; and

(5) the compliance form to record the agency's compliance with (c)(1)-(7) of this section.

(e) A police officer shall enroll in a council-certified basic police training academy within six months of the date of hire. A police officer shall complete a council-certified field training program, and verification of completion shall be sent, on a form supplied by the council, to the council within the probationary period specified in 13 AAC 85.040(b)(3).

(f) The information in the council's files is confidential, and available only for use by the council in carrying out the requirements of AS 18.65.130 - 18.65.290 and the
Appendix B: Alaska Administrative Code - APSC

regulations adopted under AS 18.65.130 - 18.65.290. However, training records and the documents listed in (d) and (e) of this section relating to an applicant or police officer may be reviewed by the applicant or officer. Information that indicates that a person might not qualify for certification as a police officer, or that adversely reflects upon a person's ability to be a competent officer may be furnished by the council to a federal, state, or local law enforcement agency that has hired or is considering hiring the person. A police officer or applicant may not review information in the council's files which was supplied to the council with the understanding that the information or the source of the information would remain confidential, except that any information that serves as the basis for a decision to deny or revoke certification will be revealed to the police officer or applicant.

(g) If the signature of an officer or applicant is required on a council form, the signature must be under oath or affirmation and must be accompanied by a statement by the officer or applicant that the information supplied is true, to the best of the signer's knowledge and acknowledging that information contained on the forms will be used by the council for purposes of determining the applicant's eligibility and qualifications for training, employment, and certification.

(h) The council will design and distribute forms to aid police departments in obtaining the information required in (c) of this section.

13 AAC 85.020. Permanent employment for police officers

(a) A participating police department may not grant a person permanent status as a police officer unless the person has a current basic certificate issued by the council under 13 AAC 85.040.

(b) A participating police department may not employ a person as a police officer for more than 13 consecutive months unless the person has a current basic certificate issued by the council under 13 AAC 85.040, or unless an extension is granted under (c) of this section.

(c) The council may grant an extension for employment for longer than 13 months to allow a police officer to complete the necessary training based upon a written request for extension from the chief administrative officer of the participating police department. The council may grant an extension, one-time only, not to exceed six months.

13 AAC 85.030. Permanent appointment Repealed 8/10/80.

13 AAC 85.040. Basic, intermediate, and advanced certificates

(a) The council will issue a basic, intermediate, or advanced certificate to a police officer meeting the standards set forth in (b), (c), or (d) of this section. No certificate will be issued unless documents required under 13 AAC 85.010(d) are submitted to the council.

(b) To be eligible for the award of a basic certificate, an applicant must

(1) be a full-time paid police officer of a police department in this state;
Appendix B: Alaska Administrative Code - APSC

(2) meet the standards of 13 AAC 85.010(a) and (b);

(3) have worked 12 consecutive months on a probationary basis with the police department where the officer is employed at the time of application for certification;

(4) have successfully completed, within 13 months of the applicant’s date of hire as a police officer in this state, a council-certified basic police officer academy meeting the standards of 13 AAC 85.050 or 13 AAC 85.060;

(5) attest and subscribe to the law enforcement Code of Ethics as follows:

As a law enforcement officer, my fundamental duty is to serve all people; to safeguard lives and property; to protect the innocent against deception, the weak against oppression or intimidation, and the peaceful against violence or disorder; and to respect the constitutional rights of all people to liberty, equality, and justice. I will keep my private life unsullied as an example to all; maintain courageous calm in the face of danger, scorn, or ridicule; develop self-restraint; and be constantly mindful of the welfare of others. Honest in thought and deed in both my personal and official life, I will be exemplary in obeying the laws of the land and the regulations of my department. Whatever I see or hear of a confidential nature or that is confided to me in my official capacity will be kept ever secret unless revelation is necessary in the performance of my duty. I will never act officiously or permit personal feelings, prejudices, animosities, or friendships to influence my decisions. With no compromise for crime and with relentless prosecution of criminals, I will enforce the law courteously and appropriately without fear or favor, malice or ill will, never employing unnecessary force or violence, and never accepting gratuities. I will recognize the badge of my office as a symbol of public faith, and I accept it as a public trust to be held so long as I am true to the ethics of the police service. I will constantly strive to achieve these objectives and ideals, dedicating myself (before God)* to my chosen profession . . . law enforcement.

*The phrase in parentheses may be omitted.

(c) To be eligible for an intermediate certificate, an applicant must

(1) be a full-time paid police officer of a police department in this state;

(2) possess a basic certificate; and

(3) have acquired either or both of the following, subject to (h) of this section, and except that training hours earned while attending a basic police officer academy do not count towards an intermediate certificate:

(A) the following minimum number of years of experience as a police officer, minimum education points, and minimum training hours:
Minimum years of experience as a police officer  

<table>
<thead>
<tr>
<th>Minimum years of experience as a police officer</th>
<th>two</th>
<th>four</th>
<th>five</th>
<th>six</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum education points in college credit</td>
<td>Bachelor of arts (B.A.) or bachelor of science (B.S.) degree</td>
<td>Associate of arts (A.A.) or associate of science (A.S.) degree</td>
<td>45</td>
<td>None</td>
</tr>
<tr>
<td>Minimum training hours</td>
<td>40</td>
<td>80</td>
<td>100</td>
<td>120</td>
</tr>
</tbody>
</table>

(B) seven or more years of experience as a police officer and a minimum of 20 training hours for each year of police officer experience.

(d) To be eligible for an advanced certificate, an applicant must

1. be a full-time paid police officer of a police department in this state;
2. possess a basic and intermediate certificate; and
3. have acquired either or both of the following, subject to (h) of this section, and except that training hours earned while attending a basic police officer academy do not count towards an advanced certificate:

(A) the following minimum number of years of experience as a police officer, minimum education points, and minimum training hours:

<table>
<thead>
<tr>
<th>Minimum years of experience as a police officer</th>
<th>Four</th>
<th>Six</th>
<th>Nine</th>
<th>11</th>
<th>13</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum education points in college credit</td>
<td>Master’s degree</td>
<td>Bachelor of arts (B.A.) or bachelor of science (B.S.) degree</td>
<td>Associate of arts (A.A.) or associate of science (A.S.) degree</td>
<td>45</td>
<td>None</td>
</tr>
<tr>
<td>Minimum training hours</td>
<td>40</td>
<td>80</td>
<td>140</td>
<td>180</td>
<td>220</td>
</tr>
</tbody>
</table>

(B) 14 or more years of experience as a police officer and a minimum of 20 training hours for each year of police officer experience.

(e) Repealed 9/24/2016

(f) College credits or degrees awarded by an institution of higher learning accredited by a regional or national accrediting agency recognized by the United States Secretary of Education will be recognized by the council. College credits awarded for a basic police officer academy will not be recognized for education points toward an intermediate or advanced certificate. College credits awarded for advanced, supervisory, management, executive, or specialized law enforcement
courses may be recognized by the council for either training or education points. Education points will be awarded on the following basis:

(1) one-quarter college credit equals two-thirds of an education point;

(2) one semester college credit equals one education point.

(g) All training must be documented and the course must have been completed successfully by the applicant.

(h) After a basic certificate is awarded, a police officer must achieve the prescribed training hours towards the next level of certification. After an intermediate certificate is awarded, a police officer must achieve the prescribed training hours for an advanced certificate. The police officer may not count the same hours towards each subsequent level of certification.

13 AAC 85.050. Basic police officer academy

(a) The basic police officer academy consists of a minimum of 650 continuous hours of instruction in basic law enforcement subjects.

(b) The basic police officer academy must include the following topics of instruction:

(1) disability awareness in compliance with the requirement of AS 18.65.220

(2) bloodborne pathogens

(3) ethics;

(4) constitutional law and civil rights;

(5) control tactics;

(6) Cardiopulmonary resuscitation (CPR), basic first aid, and use of and automated external defibrillator (AED);

(7) criminal investigation, including

   (A) controlled substances;

   (B) crimes against minors;

   (C) sex crimes and human trafficking;

(8) the criminal justice system;

(9) criminal law and procedure;

(10) crime scene investigation;

(11) cultural diversity;

(12) domestic violence;
driving under the influence, field sobriety training, and use of a scientific instrument to analyze a sample of a person’s breath and determine the breath alcohol content of that sample;

(14) electronic evidence and identity theft;

(15) classroom and practical emergency vehicle operations;

(16) emotional survival, police stress and trauma;

(17) mental health issues;

(18) firearms, including:
      (A) classroom instruction;
      (B) Handguns, practical instruction;
      (C) Handguns, practical instruction, low-light operations;
      (D) Long guns, practical instruction; and
      (E) Long guns, practical instruction low-light operations;

(19) hazardous materials;

(20) interview and interrogation;

(21) juvenile law and procedures;

(22) patrol procedures;

(23) police tools, including TASER, oleoresin capsicum, baton, handcuffs, and radar;

(24) professional communication;

(25) radio procedures;

(26) report writing;

(27) search and seizure and search warrants;

(28) social media;

(29) traffic law and stops, including practical scenarios and accident investigation; and

(30) use of force

to receive credit for the basic police officer academy, a person must attend all sessions of the academy, except for absences approved by the academy commander, and be awarded a certificate of graduation by the academy commander.
commander. A person may not be certified for successful completion of the basic police academy if the person:

(1) has excused absences exceeding 10 percent of the total hours of academy instruction;

(2) fails to achieve a passing grade of 70 percent or higher on each block of academy instruction;

(3) fails to achieve a cumulative average of 70 percent or higher; or

(4) fails to achieve a grade of 75 percent or higher on the firearms portion of the basic police officer academy.

(d) The council may refuse to authorize admission to any council-certified basic police officer academy for any civilian applicant or persons employed as police officers who are not eligible for certification as a police officer under 13 AAC 85.005 - 13 AAC 85.150.

13 AAC 85.060. Waiver and reciprocity

(a) The council may waive part or all of the basic police training academy requirements if an applicant furnishes satisfactory evidence that the applicant has successfully completed:

(1) an equivalent basic police training academy;

(2) a 12-consecutive-month probationary period with the police department the applicant is employed with in this state at the time of the waiver request;

(3) a council-certified, department-supervised field training program; and

(4) a council-certified recertification police training academy that consists of a minimum of 80 hours of classroom and practical training and that includes the following topics of instruction:

(A) criminal laws of this state;

(B) control tactics;

(C) domestic violence;

(D) ethics;

(E) firearms;

(F) use of force;

(G) juvenile law and procedures in this state;

(H) laws of arrest in this state;

(I) traffic law in this state;
(J) laws in this state regarding detection of driving under the influence and enforcement; and

(K) recognizing and working with disabled persons in compliance with the requirements of AS 18.65.220

(b) The council may enter into reciprocity agreements with states that regulate or supervise the quality of police training and that require a minimum of 650 hours of classroom and practical training for police officers.

(c) Notwithstanding (a) of this section, the council will not grant a waiver if the applicant was previously issued a certificate that lapsed more than five years before the waiver was sought.

(d) Repealed 4/6/2018.

13 AAC 85.070. Law enforcement code of ethics Repealed 8/10/80.

13 AAC 85.080. Discrimination prohibited Repealed 8/10/80.

13 AAC 85.090. Personnel reports

(a) Within 30 days after the date that a police officer is appointed by a participating police department, the police department's chief administrative officer, or the chief administrative officer's designee, shall notify the council in writing, on a form provided by the council, of the appointment of the police officer, unless a public record of the appointment would jeopardize the police officer or the police officer's assignment.

(b) A participating police department shall notify the council within 30 days after the date that a police officer is no longer employed by the police department. The notification to the council must state the reason the person is no longer employed as a police officer by the police department, including layoff of the officer, death of the officer, termination of the officer by the police department, or the officer's voluntary resignation. If the reason for the termination of employment is the voluntary resignation of the officer, the police department must disclose in the notification if the resignation was to avoid an adverse action by the police department. The police department must also disclose in the notification if any resignation or termination involved a finding or allegation of dishonesty, misconduct, or lack of good moral character.

(c) A participating police department may not formally or informally agree not to report to the council under this section.

(d) within 30 days after the allegation being sustained by administrative review, a participating police department shall notify the council of an allegation of
misconduct by an officer employed by that department if the misconduct alleged may be cause for revocation under 13 AAC 85.110. 27

(e) An officer certified by the council or serving in a position requiring certification by the council shall maintain a current, valid mailing address on file with the council. The most recent mailing address on file with the council is the address that the council will use for official communications and notifications. An officer shall notify the council, in writing, of a change of the officer's address not later than 30 days after the change.

13 AAC 85.100. Determination of ineligibility and denial of certificates

(a) The council may deny a basic certificate or find a police officer job applicant or training applicant ineligible for certification upon a finding that the applicant

(1) falsified or omitted information required to be provided on the application for certification or on supporting documents;

(2) has been discharged, or resigned under threat of discharge, from employment as a police officer in this state or any other state or territory for inefficiency, incompetence, or some other reason that adversely affects the ability and fitness of the police officer to perform job duties or that is detrimental to the reputation, integrity, or discipline of the police department where the police officer worked.

(b) The council will deny a basic certificate or find a police officer job applicant or training applicant ineligible for certification upon a finding that the applicant

(1) has been convicted of a misdemeanor crime of domestic violence or, after hire as a police officer, has been convicted of any felony, or of a misdemeanor crime listed in 13 AAC 85.010(b)(2);

(2) has, after hire as a police officer,

(A) used marijuana;

(B) illegally used or possessed any Schedule IA, IIA, IIIA, IVA or VA controlled substance, unless an immediate, pressing, or emergency medical circumstance existed to justify the use of a prescription Schedule IA, IIA, IIIA, IVA or VA controlled substance not specifically prescribed to the person; or

(C) illegally purchased, sold, cultivated, transported, manufactured, or distributed a controlled substance;

(3) does not meet the standards in 13 AAC 85.010(a) or(b); or

27 The forms required in 13 AAC 85.090 are available from the Alaska Police Standards Council, Department of Public Safety, P.O. Box 111200, Juneau, AK 99811-1200 or on the council’s website at https://dps.alaska.gov/APSC/Agency-Forms
Appendix B: Alaska Administrative Code - APSC

(4) has been discharged, or resigned under threat of discharge, from employment as a police officer in this state or any other state or territory for conduct that would cause a reasonable person to have substantial doubt about an individual's honesty, fairness, and respect for the rights of others and for the laws of this state and the United States or that is detrimental to the integrity of the police department where the police officer worked.

c) The executive director may act on an application for certification, consistent with standards and qualifications adopted by the council and consistent with AS 18.65.130 - 18.65.290. The executive director may deny an application, or find a police officer job applicant or training applicant ineligible for certification, if the applicant does not satisfy those requirements. An applicant aggrieved by the decision of the executive director may petition for review of that decision by the council. The council’s review of that decision is controlled by the Administrative Procedure Act.

d) If a person has been denied a basic certificate under this section, or has been found ineligible for certification as police officer by the council, the person may petition the council for rescission of the denial after one year following the date of the denial. The petitioner must state in writing the reasons why the denial should be rescinded. A denial may be rescinded for the following reasons:

(1) newly discovered evidence that by due diligence could not have been discovered before the effective date of the denial;

(2) the denial was based on a mistake of fact or law, or on fraudulent evidence; or

(3) conditions or circumstances have changed so that the basis for the denial no longer exists.

e) If a petition for rescission is based on one or more of the reasons set out in (d) of this section, a hearing on the petition for rescission will be held before a hearing officer or the council. Following the hearing, the council will decide whether to rescind the denial, and will state on the record at the hearing, or in writing, the reasons for the decision. If the denial is rescinded, the petitioner is eligible for hire by a participating police department, but must serve the full probationary period required under 13 AAC 85.040(b)(3) before reapplying for certification.

f) A personnel action or subsequent personnel action regarding a police officer by the police officer's employer, including a decision resulting from an appeal of the employer's action, does not preclude the council from denying the police officer's basic certificate under this section.

g) In this section, "discharged" includes a termination initiated by the police officer's employer because the officer does not meet the standards in 13 AAC 85.010(a) or (b).

13 AAC 85.110. Revocation of certificates

(a) The council may revoke a basic, intermediate, or advanced certificate upon a finding that the holder of the certificate
Appendix B: Alaska Administrative Code - APSC

(1) falsified or omitted information required to be provided on an application for certification at any level, or in supporting documents;

(2) has been discharged, or resigned under threat of discharge, from employment as a police officer in this state or any other state or territory for inefficiency, incompetence, or some other reason that adversely affects the ability and fitness of the police officer to perform job duties or that is detrimental to the reputation, integrity, or discipline of the police department where the police officer worked; or

(3) does not meet the standards in 13 AAC 85.010(a) or (b).

(b) The council will revoke a basic, intermediate, or advanced certificate upon a finding that the holder of the certificate

(1) has been convicted of a misdemeanor crime of domestic violence or, after hire as a police officer, has been convicted of a felony, or of a misdemeanor crime listed in 13 AAC 85.010(b)(2);

(2) has, after hire as a police officer,

(A) used marijuana;

(B) illegally used or possessed any Schedule IA, IIA, IIIA, IVA or VA controlled substance, unless an immediate, pressing or emergency medical circumstance existed to justify the use of a prescription medication not specifically prescribed to the person; or

(C) illegally purchased, sold, cultivated, transported, manufactured, or distributed a controlled substance; or

(3) has been discharged, or resigned under threat of discharge, from employment as a police officer in this state or any other state or territory for conduct that would cause a reasonable person to have substantial doubt about an individual's honesty, fairness, and respect for the rights of others and for the laws of this state and the United States or that is detrimental to the integrity of the police department where the police officer worked.

(c) The executive director of the council may initiate proceedings under the Administrative Procedure Act for the revocation of a certificate issued by the council when the revocation complies with AS 18.65.130 - 18.65.290 and 13 AAC 85.005 - 13 AAC 85.120.

(d) If a basic, intermediate, or advanced certificate was revoked under this section, the former police officer may petition the council for rescission of the revocation after one year following the date of the revocation. The petitioner must state in writing the reasons why the revocation should be rescinded. A revocation may be rescinded for the following reasons:
Appendix B: Alaska Administrative Code - APSC

(1) newly discovered evidence that by due diligence could not have been discovered before the effective date of the revocation;

(2) the revocation was based on a mistake of fact or law, or on fraudulent evidence; or

(3) conditions or circumstances have changed so that the basis for the revocation no longer exists.

(e) If a petition for rescission is based on one or more of the reasons set out in (d) of this section, a hearing on the petition for rescission will be held before a hearing officer or the council. Following the hearing, the council will decide whether to rescind the revocation, and will state on the record at the hearing, or in writing, the reasons for the decision. If the revocation is rescinded, the petitioner is eligible for hire by a participating police department, but must serve the full probationary period required under 13 AAC 85.040(b)(3) before applying for reinstatement of a basic, intermediate, or advanced certificate.

(f) A personnel action or subsequent personnel action regarding a police officer by the police officer's employer, including a decision resulting from an appeal of the employer's action, does not preclude the council from revoking the police officer's basic, intermediate, or advanced certificate under this section.

(g) In this section, "discharged" includes a termination initiated by the police officer's employer because the officer does not meet the standards in 13 AAC 85.010(a) or (b).

13 AAC 85.115. Effect on police officers of conviction of misdemeanor crime of domestic violence

Notwithstanding 13 AAC 85.010 (b)(1), 13 AAC 85.100(b)(1), or 13 AAC 85.110(b)(1), a police department may hire a person, and the council is not required to deny or revoke certification of a person, if the person clearly and convincingly establishes that, in connection with a conviction for a misdemeanor crime of domestic violence, the person

(1) was not represented by counsel and did not, by guilty plea or otherwise, knowingly and intelligently waive the right to counsel;

(2) was entitled to a jury trial, did not receive a jury trial, and did not, by guilty plea or otherwise, knowingly and intelligently waive the right to a jury trial; or

(3) is not currently under any condition of an expungement, conviction set aside, pardon, or restoration of civil rights that expressly provides the person may not ship, transport, possess, or receive firearms, and the conviction

(A) has been expunged or set aside;

(B) is for an offense for which the person has been pardoned; or

(C) is for an offense for which the person has had civil rights restored that were lost upon the conviction.
13 AAC 85.120. Lapse of certificates

(a) A basic, intermediate, or advanced certificate lapses if the holder is not employed as a police officer with a police department in this or another state or territory for a period of 12 consecutive months. For purposes of this subsection, "not employed" includes a suspension for disciplinary reasons.

(b) A person may request reinstatement of a lapsed certificate after serving an additional 12-month probationary period. A person shall attend a council-certified recertification academy described in 13 AAC 85.060(a)(4) as a condition of reinstatement if the person's certificate has been lapsed for 12 consecutive months or longer. A certificate expires if it has been lapsed for more than four years.

13 AAC 85.150. Definitions Redesignated as 13 AAC 85.900, 8/8/90.

13 AAC 85.200. Applicability

(a) The requirements of 13 AAC 85.200 - 13 AAC 85.280, other than 13 AAC 85.215 and 13 AAC 85.235, apply to probation, parole, and correctional officers hired or rehired by the Department of Corrections on or after February 8, 1991 and those previously hired officers who seek to become certified after August 8, 1990. The requirements of 13 AAC 85.215 and 13 AAC 85.235 do not apply to probation, parole, and correctional officers.

(b) The requirements of 13 AAC 85.215 and 13 AAC 85.235 apply to municipal correctional officers hired or rehired by a municipality on or after October 12, 2001 and those previously hired officers who seek to become certified after April 12, 2001.

(c) The requirements of 13 AAC 85.200 - 13 AAC 85.280, other than 13 AAC 85.210 and 13 AAC 85.230, apply only to municipal correctional officers employed by a municipality that has adopted an ordinance under AS 18.65.285. The requirements of 13 AAC 85.210 and 13 AAC 85.230 do not apply to municipal correctional officers.

13 AAC 85.210. Basic employment standards for probation, parole, and correctional officers

(a) A person may not be hired as a probation, parole, or correctional officer unless the person meets the following minimum qualifications at the time of hire:

1. is a citizen of the United States or a United States National;
2. is 21 years of age or older;
3. is of good moral character;
4. has a high school diploma recognized by a state, has a diploma from a home school program recognized or certified by a state or by a local school district within a state as having met that state’s graduation requirements, or has passed a General Educational Development (GED) test;
(5) is certified by a licensed physician, advanced practice registered nurse, or physician assistant on a medical record form supplied by the council to be physically capable of performing the essential functions of the job of probation, parole, or correctional officer;

(6) has taken the Department of Corrections' psychological screening examination and is mentally capable of performing the essential functions of the job of probation, parole, or correctional officer and is free from any emotional disorder that may adversely affect the person's performance as a probation, parole, or correctional officer.

(b) A person may not be hired as a probation, parole, or correctional officer if that person

(1) has been convicted of any felony or a misdemeanor crime of domestic violence by a civilian court of this state, the United States, or another state or territory, or by a military court;

(2) has been convicted by a civilian court of this state, the United States, or another state or territory, or by a military court, during the 10 years immediately before the date of hire as a probation, parole, or correctional officer, of a crime of dishonesty or crime of moral turpitude, of a crime that resulted in serious physical injury to another person, or of two or more DUI offenses;

(3) has illegally manufactured, transported, or sold a controlled substance, unless the person was under the age of 21 at the time of the act and the act occurred more than 10 years before the date of hire;

(4) within the five years before the date of hire, has illegally used a Schedule IA, IIA, IIIA, IVA or VA controlled substance, unless

(A) the person was under the age of 21 at the time of using the controlled substance; or

(B) an immediate, pressing or emergency medical circumstance existed to justify the use of a prescription Schedule IA, IIA, IIIA, IVA or VA controlled substance not specifically prescribed to the person;

(5) within the one year before the date of hire, has used marijuana, unless the person was under the age of 21 at the time of using marijuana;

(6) has been denied certification, has had the person's basic certificate revoked, or has surrendered the person's basic certificate, in this state or another jurisdiction, unless the denial, revocation, or surrender has been rescinded by the council under 13 AAC 85.270 or by the responsible certifying agency of the issuing jurisdiction; or
(7) is under suspension of a basic certificate in another jurisdiction, for the period of the suspension, unless the suspension has been rescinded by the responsible certifying agency of the issuing jurisdiction.

(c) A person hired as a probation, parole, or correctional officer may not remain employed in that position without written confirmation from the Department of Corrections, submitted within 90 days after the date of hire, that the person meets the standards of (a) and (b) of this section. The council will grant an extension of the 90 day period, upon a written request by the Department of Corrections that explains the reason the extension is necessary, and if the council determines that the person will probably be able to meet the standards by the end of the extension period. If the Department of Corrections concludes at the end of an investigation that a person does not meet the required standards, the person may not continue employment as a probation, parole, or correctional officer and the Department shall notify the council on a form provided by the council. For purposes of determining whether a person meets the standards of (a) and (b) of this section,

(1) the following information must be provided:

(A) proof of age, citizenship status, and applicable education;

(B) fingerprints on two copies of FBI Applicant Card FD-258; both cards must be forwarded to the automated fingerprint identification section of the Department of Public Safety;

(C) a complete personal history of the person on a form supplied by the council;

(D) a complete medical history report of the person; the report must be provided to a licensed physician, advanced practice registered nurse, or physician assistant for use in conducting a physical examination of the person;

(E) information as to whether the person

(i) has been denied certification, has had the person's basic certificate revoked, or has surrendered the person's basic certificate, in this state or another jurisdiction, and whether the denial, revocation, or surrender, has been rescinded by the council under 13 AAC 85.270 or by the responsible certifying agency of the issuing jurisdiction; or

(ii) is under suspension of a basic certificate in another jurisdiction, for the period of the suspension, and whether the suspension, has been rescinded by the responsible certifying agency of the issuing jurisdiction;

(2) a thorough personal history investigation of the person must be conducted to determine character traits and habits indicative of moral character and
fitness as a probation, parole, or correctional officer; the investigation must include a check of

(A) criminal history;

(B) wants and warrants;

(C) job references from at least three previous employers unless the person has had less than three previous jobs;

(D) job references from all previous law enforcement or criminal justice system employers in the preceding 10 years; and

(E) at least two personal references; and

(3) the person must take the Department of Corrections' psychological screening examination and the person must undergo an examination by a licensed psychiatrist or psychologist.

(d) All information, documents, and reports provided or developed under (c) of this section must be placed in the permanent files of the Department of Corrections and must be available for examination, at any reasonable time, by representatives of the council. A copy of any criminal record discovered and of the following completed council forms must be sent to the council within 90 days after the date of each hire:

(1) the medical examination report;

(2) the health questionnaire;

(3) the personal history statement;

(4) the psychological screening report; and

(5) verification of a psychological or psychiatric examination report; and

(6) the compliance form to record the agency's compliance with (c)(1)-(3) of this section.

(e) A probation, parole, or correctional officer must begin field training, using the Department of Corrections Field Training Manual, immediately after the date the officer is hired. The Field Training Manual must be completed and sent to the council within 12 months after the date the officer began work with the department.

(f) The information in the council’s files regarding an applicant or a probation, parole, or correctional officer is confidential, and available only for use by the council in carrying out the requirements of AS 18.65.130 - 18.65.290 and the regulations adopted under AS 18.65.130 - 18.65.290. However, training records and the documents listed in (c) and (d) of this section relating to an applicant or a probation, parole, or correctional officer may be reviewed by the applicant or officer. Information that indicates that a person might not qualify for certification as an
officer, or that adversely reflects upon a person's ability to be a competent officer may be furnished by the council to a correctional agency. An officer or applicant may not review information in the council's files that was supplied to the council with the understanding that the information or the source of the information would remain confidential, except that any information that serves as the basis for a decision to deny or revoke certification will be revealed to the officer or applicant.

(g) If the signature of the officer or applicant is required on a council form, the signature must be under oath or affirmation and must be accompanied by a statement by the officer or applicant that the information supplied is true, to the best of the person's knowledge and acknowledging that information contained on the forms will be used by the council for purposes of determining the applicant's eligibility for employment and certification.

13 AAC 85.215. Basic employment standards for municipal correctional officers

(a) A person may not be hired as a municipal correctional officer unless the person meets the following minimum qualifications at the time of hire:

(1) is a citizen of the United States or a United States National;
(2) is 19 years of age or older;
(3) is of good moral character;
(4) is capable of reading and understanding operational rules and policies, and has demonstrated the ability to apply them;
(5) is certified by a licensed physician, advanced practice registered nurse, or physician's assistant on a medical record form supplied by the council to be physically capable of performing the essential functions of the job of municipal correctional officer;
(6) is mentally and emotionally capable of performing the essential functions of the job of municipal correctional officer and is free from any emotional disorder that may adversely affect the person's performance as a municipal correctional officer.

(b) A person may not be hired as a municipal correctional officer if that person

(1) has been convicted of any felony or a misdemeanor crime of domestic violence by a civilian court of this state, the United States, or another state or territory, or by a military court;
(2) has been convicted by a civilian court of this state, the United States, or another state or territory, or by a military court, during the three years immediately before the date of hire as a municipal correctional officer, of a crime of dishonesty or crime of moral turpitude, of a crime that resulted in serious physical injury to another person, or of two or more DUI offenses;
Appendix B: Alaska Administrative Code - APSC

(3) has been convicted by a civilian court of this state, the United States, or another state or territory, or by a military court, of the sale, manufacture, transport, or possession for purposes of sale, manufacture, or transport of a controlled substance;

(4) within the three years before the date of hire, has illegally used a Schedule IA, IIA, IIIA, IVA or VA controlled substance, unless

(A) the person was under the age of 21 at the time of using the controlled substance; or

(B) an immediate, pressing, or emergency medical circumstance existed to justify the use of a prescription Schedule IA, IIA, IIIA, IVA or VA controlled substance not specifically prescribed to the person;

(5) has been denied certification, has had the person's basic certificate revoked, or has surrendered the person's basic certificate, in this state or another jurisdiction, unless the denial, revocation, or surrender has been rescinded by the council under 13 AAC 85.270 or by the responsible certifying agency of the issuing jurisdiction; or

(6) is under suspension of a basic certificate in another jurisdiction, for the period of the suspension, unless the suspension has been rescinded by the responsible certifying agency of the issuing jurisdiction.

(c) A person hired as a municipal correctional officer may not remain employed in that position without written confirmation from the municipality, submitted within 30 days after the date of hire, that the person meets the standards of (a) and (b) of this section. The council will grant an extension of the 30 day period, upon a written request by the municipality that explains the reason the extension is necessary, and if the council determines that the person will probably be able to meet the standards by the end of the extension period. If a municipality concludes at the end of an investigation that a person does not meet the required standards, the person may not continue employment as a municipal correctional officer. For purposes of determining whether a person meets the standards of (a) and (b) of this section,

(1) the following information must be provided:

(A) proof of age, citizenship status, and applicable education;

(B) fingerprints on two copies of FBI Applicant Card FD-258; both cards must be forwarded to the automated fingerprint identification section of the Department of Public Safety;

(C) a complete personal history of the person on a form supplied by the council;

(D) a complete medical history report of the person; the report must be provided to a licensed physician, advanced practice registered
nurse, or physician's assistant for use in conducting a physical examination of the person;

(5) information as to whether the person

(i) has been denied certification, has had the person's basic certificate revoked, or has surrendered the person's basic certificate, in this state or another jurisdiction, and whether the denial, revocation, or surrender has been rescinded by the council under 13 AAC 85.270 or by the responsible licensing agency of the issuing jurisdiction; or

(ii) is under suspension of a basic certificate in another jurisdiction, for the period of the suspension, and whether the suspension has been rescinded by the responsible certifying agency of the issuing jurisdiction; and

(2) a thorough personal history investigation of the person must be conducted to determine character traits and habits indicative of moral character and fitness as a municipal correctional officer; the investigation must include a check of

(A) criminal history;

(B) wants and warrants;

(C) job references from at least three previous employers unless the person has had less than three previous jobs; and

(D) at least two personal references.

(d) All information, documents, and reports provided or developed under (c) of this section must be placed in the permanent files of the municipality and must be available for examination, at any reasonable time, by representatives of the council. A copy of any criminal record discovered and of the following completed council forms must be sent to the council within 30 days after the date of each hire:

(1) The medical examination report;

(2) The health questionnaire;

(3) The personal history statement; and

(4) the compliance form to record the agency's compliance with (c)(1) and (2) of this section.

(e) A municipal correctional officer must begin field training, using the Department of Corrections Municipal Correctional Officers Field Training Manual, immediately after the date the officer is hired. The Municipal Correctional Officers Field Training
Manual must be completed and sent to the council within six months after the date the officer began work with the municipality.

(f) Except if the employing municipality by ordinance makes that information public, the information in the council's files regarding an applicant or a municipal correctional officer is confidential, and available only for use by the council in carrying out the requirements of AS 18.65.130 - 18.65.290 and 13 AAC 85.200 - 13 AAC 85.280. However, training records and the documents listed in (c) and (d) of this section relating to an applicant or a municipal correctional officer may be reviewed by the applicant or the officer. Information that indicates that a person might not qualify for certification as an officer, or that adversely reflects upon a person's ability to be a competent officer may be furnished by the council to a correctional agency. An officer or applicant may not review information in the council's files that was supplied to the council with the understanding that the information or the source of the information would remain confidential, except that any information that serves as the basis for a decision to deny or revoke certification will be revealed to the officer or applicant.

(g) If the signature of the officer or applicant is required on a council form, the signature must be under oath or affirmation and must be accompanied by a statement by the officer or applicant that the information supplied is true, to the best of the person's knowledge.

13 AAC 85.220. Permanent employment for probation, parole, correctional, and municipal correctional officers

(a) A person may not be granted permanent status as a

(1) probation, parole, or correctional officer unless the person has a current basic certificate issued by the council under 13 AAC 85.230; or

(2) municipal correctional officer unless the person has a current basic certificate issued by the council under 13 AAC 85.235.

(b) Unless an extension is granted under (c) of this section, a person may not be employed for more than 14 consecutive months as a

(1) probation, parole, or correctional officer without a current basic certificate issued by the council under 13 AAC 85.230; or

(2) municipal correctional officer without a current basic certificate issued by the council under 13 AAC 85.235.

(c) The council will grant an extension for employment for longer than 14 months if the chief administrative officer of the correctional agency makes a written request for extension. Additionally, an extension will be granted to allow an officer to complete the necessary training if the written request for extension states that the officer is unable to do so in the first 14 months of employment because of illness, injury, or family emergency. An extension may not exceed six months.
13 AAC 85.230. Basic certificate for probation, parole, and correctional officers

(a) The council will issue a basic certificate to a probation, parole, or correctional officer meeting the standards set out in this section. No certificate will be issued unless documents required under 13 AAC 85.210 are submitted to the council.

(b) To be eligible for the award of a basic correctional officer certificate, an applicant must

1. successfully complete the Department of Corrections basic correctional officer training program meeting the standards set out in 13 AAC 87.010 and field training required by 13 AAC 85.210;
2. be a full-time, paid correctional officer of a correctional agency in Alaska;
3. have worked 12 consecutive months as a correctional officer on a probationary status with the correctional agency where the applicant is employed at the time of application for certification;
4. meet the basic employment standards set out in 13 AAC 85.210; and
5. attest and subscribe to the correctional, probation, and parole officer Code of Ethics.

(c) To be eligible for the award of a basic probation or parole officer certificate, an applicant must

1. successfully complete the Department of Corrections basic probation and parole officer training program meeting the standards set out in 13 AAC 87.010 and field training required by 13 AAC 85.210;
2. be a full-time, paid probation or parole officer of the Department of Corrections;
3. have worked 12 consecutive months on a probationary status with the Department of Corrections as a probation or parole officer; and
4. meet the basic employment standards set out in 13 AAC 85.210; and
5. attest and subscribe to the correctional, probation, and parole officer Code of Ethics.

(d) The correctional, probation, and parole officer Code of Ethics is:

As a correctional, probation, or parole officer, my fundamental duty is to respect the dignity and individuality of all people, to provide professional and compassionate service, and to be unfailingly honest. I will not discriminate against any person on the basis of race, religion, color, national origin, sex, age, physical or mental disability, marital status, changes in marital status, or pregnancy or parenthood, and will respect and protect the civil and legal rights of all inmates, probationers, and parolees. I will respect the right of the public to be safeguarded
from criminal activity, and will be diligent in recording and making available for review all case information that could contribute to sound decisions affecting the public safety, or an inmate, probationer, or parolee. I will maintain the integrity of private information, and will neither seek personal data beyond that needed to perform my duties, nor reveal case information to anyone not having a proper professional use for the information. In making public statements, I will clearly distinguish between those that are my personal views and those that are made on behalf of the agency. I will not use my official position to secure privileges or advantages for myself, and will not accept any gift or favor that implies an obligation inconsistent with the objective exercise of my professional duties. I will not act in my official capacity in any matter in which I have a personal interest that could in the least degree impair my objectivity. I will not engage in undue familiarity with inmates, probationers, or parolees. I will report any corrupt or unethical behavior of a fellow correctional, probation, or parole officer that could affect either an inmate, probationer, or parolee, or the integrity of the agency, but will not make statements critical of colleagues or other criminal justice agencies unless the underlying facts are verifiable. I will respect the importance of, and cooperate with, all elements of the criminal justice system, and will develop relationships with colleagues to promote mutual respect for the profession and improvement of the quality of service provided.

(e) The council will recognize college credits or degrees awarded by an institution of higher learning towards satisfaction, in whole or in part, of the minimum number of hours required under 13 AAC 87.060 (a), if

(1) those credits or degrees are shown, to the council's satisfaction, to provide instruction in subject areas described in 13 AAC 87.060 that is substantially equivalent to a training program that has received certification under 13 AAC 87.010; and

(2) the institution is accredited by a regional or national accrediting agency recognized by the United States Secretary of Education.

13 AAC 85.235. Basic certificate for municipal correctional officers

(a) The council will issue a basic certificate to a municipal correctional officer meeting the standards set out in this section. The council will not issue a certificate unless documents required under 13 AAC 85.215 are submitted to the council.

(b) To be eligible for the award of a basic municipal correctional officer certificate, an applicant must

(1) successfully complete the Department of Corrections basic municipal correctional officer training program meeting the standards set out in 13 AAC 87.010 and field training required by 13 AAC 85.215;

(2) be a full time, paid municipal correctional officer employed by a correctional agency in the state;
have worked 12 consecutive months as a municipal correctional officer on a probationary status with the municipality where the applicant is employed at the time of application for certification;

meet the minimum employment standards set out in 13 AAC 85.215; and

attest and subscribe to the municipal correctional officer Code of Ethics.

(c) The municipal correctional officer Code of Ethics is: As a municipal correctional officer, my fundamental duty is to respect the dignity and individuality of all people, to provide professional and compassionate service, and to be unfailingly honest. I will respect the right of the public to be safeguarded from criminal activity, and will be diligent in recording and making available for review all case information that could contribute to sound decisions affecting the public safety, or an inmate. I will not unlawfully discriminate against any person on the basis of race, religion, color, national origin, gender, sexual orientation, age, physical or mental disability, marital status, changes in marital status, or pregnancy or parenthood, and will respect the civil and legal rights of all inmates. I will maintain the integrity of private information, and will neither seek personal data beyond that needed to perform my duties, nor reveal case information to anyone not having a proper professional use for the information. In making public statements, I will clearly distinguish between those that are my personal views and those that are made on behalf of the agency. I will not use my official position to secure privileges or advantages for myself, and will not accept any gift or favor that implies an obligation inconsistent with the objective exercise of my professional duties. I will not act in my official capacity in any matter in which I have a personal interest that could in the least degree impair my objectivity. I will not engage in undue familiarity with inmates. I will report any corrupt or unethical behavior of a fellow municipal correctional officer that could affect either an inmate or the integrity of the agency, but will not make statements critical of colleagues or other criminal justice agencies unless the underlying facts are verifiable. I will respect the importance of, and cooperate with, all elements of the criminal justice system, and will develop relationships with colleagues to promote mutual respect for the profession and improvement of the quality of service provided.

(d) The council will recognize college credits or degrees awarded by an institution of higher learning towards satisfaction, in whole or in part, of the minimum number of hours required under 13 AAC 87.080 (a), if

(1) those credits or degrees are shown, to the council's satisfaction, to provide instruction in subject areas described in 13 AAC 87.080 that is substantially equivalent to the instruction required as part of a municipal correctional officer training program that has received certification under 13 AAC 87.010; and

(2) the institution is accredited by a regional or national accrediting agency recognized by the United States Secretary of Education.
13 AAC 85.240. Waiver and reciprocity

(a) The council may waive part or all of the training required under 13 AAC 85.230(b)(1) or (c)(1) or 13 AAC 85.235(b)(1) if an applicant furnishes evidence to the council's satisfaction of successful completion of an equivalent training program.

(b) The council may enter into reciprocity agreements for certification with states that regulate or supervise the quality of probation, parole, correctional, or municipal correctional officer training and that require training standards for probation, parole, correctional, or municipal correctional officers equivalent to the standards set by the council.

(c) Notwithstanding (a) of this section, the council will not grant a waiver if the applicant was previously issued a certificate that lapsed more than five years before the waiver was sought.

13 AAC 85.250. Personnel reports for probation, parole, correctional, and municipal correctional officers

(a) Within 30 days after the date that a probation, parole, correctional, or municipal correctional officer is appointed by a correctional agency, the correctional agency shall notify the council in writing, on a form provided by the council, of the appointment of the officer.

(b) A correctional agency shall notify the council within 30 days after the date that a probation, parole, correctional, or municipal correctional officer is no longer employed by the correctional agency. The notification to the council must state the reason the person is no longer employed as an officer by the correctional agency, including layoff of the officer, death of the officer, termination of the officer by the agency, or the officer's voluntary resignation. If the reason for the termination of employment is the voluntary resignation of the officer, the correctional agency must disclose in the notification if the resignation was to avoid an adverse action by the correctional agency. The correctional agency must also disclose in the notification if any resignation or termination involved a finding or allegation of dishonesty, misconduct, or a lack of good moral character.

(c) A correctional agency may not formally or informally agree not to report to the council under this section.

(d) Within 30 days after the allegation being sustained by administrative review, a correctional agency shall notify the council of an allegation of misconduct by an officer employed by that agency, if the misconduct alleged may be cause for revocation under 13 AAC 85.270.

(e) An officer certified by the council or serving in a position requiring certification by the council shall maintain a current, valid mailing address on file with the council.

28 The forms required in 13 AAC 85.250 are available from the Alaska Police Standards Council, Department of Public Safety, P.O. Box 111200, Juneau, AK 99811-1200 or on the council's website at https://dps.alaska.gov/APSC/Home.
The most recent mailing address on file with the council is the address that the
council will use for official communications and notifications. An officer shall notify
the council, in writing, of a change of the officer's address not later than 30 days
after the change.

13 AAC 85.260. Determination of ineligibility or denial of certificate

(a) The council may deny a basic certificate or find a correctional, probation, parole or
municipal corrections officer job applicant ineligible for certification upon a finding
that the applicant

(1) falsified or omitted information required to be provided on the application
for certification or on supporting documents; or

(2) has been discharged, or resigned under threat of discharge, from
employment as a probation, parole, correctional, or municipal correctional
officer in this state or any other state or territory for inefficiency,
incompetence, or some other reason that adversely affects the ability and
fitness of the officer to perform job duties or that is detrimental to the
reputation, integrity, or discipline of the correctional agency where the
officer worked.

(b) The council will deny a basic certificate or find a correctional, probation, parole or
municipal corrections officer job applicant ineligible for certification upon a finding
that the applicant

(1) has been convicted of a misdemeanor crime of domestic violence, or after
hire as a

(A) probation, parole, or correctional officer, has been convicted of any
felony, or of a misdemeanor crime listed in 13 AAC 85.210(b)(2); or

(B) municipal correctional officer, has been convicted of any felony, or
of a misdemeanor crime listed in 13 AAC 85.215(b)(2) or (3);

(2) has, after hire as a probation, parole, correctional, or municipal correctional
officer,

(A) used marijuana;

(B) illegally used or possessed any Schedule IA, IIA, IIIA, IVA or VA
controlled substance, unless an immediate, pressing, or emergency
medical circumstance existed to justify the use of a prescription
Schedule IA, IIA, IVA, IVA, or VA controlled substance not
specifically prescribed to the person; or

(C) illegally purchased, sold, cultivated, transported, manufactured, or
distributed a controlled substance;

(3) does not meet the standards in 13 AAC 85.210;
Appendix B: Alaska Administrative Code - APSC

(4) does not meet the standards in 13 AAC 85.215; or

(5) has been discharged, or resigned under threat of discharge, from employment as a probation, parole, correctional, or municipal correctional officer in this state or any other state or territory for conduct that would cause a reasonable person to have substantial doubt about an individual's honesty, fairness, and respect for the rights of others and for the laws of this state and the United States or that is detrimental to the integrity of the correctional agency where the officer worked.

(c) The executive director may act on an application for certification, consistent with standards and qualifications adopted by the council and consistent with AS 18.65.130 - 18.65.290. The executive director may deny an application, or find a correctional, probation, parole, or municipal corrections officer job applicant ineligible for certification, if the applicant does not satisfy those requirements. An applicant aggrieved by the decision of the executive director may petition for review of that decision by the council. The council's review of that decision is controlled by the Administrative Procedure Act.

(d) If a person has been denied a basic certificate or found to be ineligible for certification under this section, the person may petition the council for rescission of the denial after one year following the date of the denial. The petitioner must state in writing the reasons why the denial should be rescinded. A denial may be rescinded for the following reasons:

(1) newly discovered evidence that by due diligence could not have been discovered before the effective date of the denial;

(2) the denial was based on a mistake of fact or law, or on fraudulent evidence; or

(3) conditions or circumstances have changed so that the basis for the denial no longer exists.

(e) If a petition for rescission is based on one or more of the reasons set out in (d) of this section, a hearing on the petition for rescission will be held before a hearing officer or the council. Following the hearing, the council will decide whether to rescind the denial, and will state on the record at the hearing, or in writing, the reasons for the decision. If the denial is rescinded, the applicant is eligible for hire by a correctional agency, but must serve the full probationary period required under 13 AAC 85.230 or 13 AAC 85.235, as applicable, before reapplying for certification.

(f) A personnel action or subsequent personnel action regarding a probation, parole, correctional, or municipal correctional officer by the officer's employer, including a decision resulting from an appeal of the employer's action, does not preclude the council from denying the officer's basic certificate under this section.
(g) In this section, "discharged" includes a termination initiated by the probation, parole, correctional, or municipal correctional officer's employer because the officer does not meet the standards in 13 AAC 85.210(a) or (b).

13 AAC 85.270. Revocation of certificate

(a) The council may revoke a basic certificate upon a finding that the holder of the certificate

(1) falsified or omitted information required to be provided on an application for certification, or in supporting documents;

(2) has been discharged, or resigned under threat of discharge, from employment as a probation, parole, correctional, or municipal correctional officer in this state or any other state or territory for inefficiency, incompetence, or some other reason that adversely affects the ability and fitness of the officer to perform job duties or that is detrimental to the reputation, integrity, or discipline of the correctional agency where the officer worked;

(3) is a probation, parole, or correctional officer and does not meet the standards in 13 AAC 85.210 (a) or (b); or

(4) is a municipal correctional officer and does not meet the standards in 13 AAC 85.215(a) or (b).

(b) The council will revoke a basic certificate upon a finding that the holder of the certificate

(1) has been convicted of a misdemeanor crime of domestic violence or, after hire as a

(A) probation, parole, or correctional officer, has been convicted of any felony, or of a misdemeanor crime listed in 13 AAC 85.210 (b)(2); or

(B) municipal correctional officer, has been convicted of any felony, or of a misdemeanor crime listed in 13 AAC 85.215 (b)(2) or (3);

(2) has, after hire as a probation, parole, correctional, or municipal correctional officer,

(A) used marijuana;

(B) illegally used or possessed a Schedule IA, IIA, IIIA, IVA or VA controlled substance, unless an immediate, pressing or emergency medical circumstance existed to justify the use of a prescription Schedule IA, IIA, IIIA, IVA or VA controlled substance not specifically prescribed to the person; or
Appendix B: Alaska Administrative Code - APSC

(c) illegally purchased, sold, cultivated, transported, manufactured, or distributed a controlled substance; or

(3) has been discharged, or resigned under threat of discharge, from employment as a probation, parole, correctional, or municipal correctional officer in this state or any other state or territory for conduct that would cause a reasonable person to have substantial doubt about an individual's honesty, fairness, and respect for the rights of others and for the laws of this state and the United States or that is detrimental to the integrity of the correctional agency where the officer worked.

(c) The executive director of the council may initiate proceedings under the Administrative Procedure Act for the revocation of a certificate issued by the council when the revocation complies with AS 18.65.130 - 18.65.290 and 13 AAC 85.200 - 13 AAC 85.280.

(d) If a basic certificate was revoked under this section, the former probation, parole, correctional, or municipal correctional officer may petition the council for rescission of the revocation after one year following the date of the revocation. The petitioner must state in writing the reasons why the revocation should be rescinded. The council may rescind a revocation for the following reasons:

(1) newly discovered evidence that by due diligence could not have been discovered before the effective date of the revocation;

(2) the revocation was based on a mistake of fact or law, or on fraudulent evidence; or

(3) conditions or circumstances have changed so that the basis for the revocation no longer exists.

(e) If a petition for rescission is based on one or more of the reasons set out in (d) of this section, a hearing on the petition for rescission will be held before a hearing officer or the council. Following the hearing, the council will decide whether to rescind the revocation, and will state on the record at the hearing, or in writing, the reasons for the decision. If the revocation is rescinded, the petitioner is eligible for hire by a correctional agency, but must serve the full probationary period required under 13 AAC 85.230 or 13 AAC 85.235, as applicable, before applying for reinstatement of a basic certificate.

(f) A personnel action or subsequent personnel action regarding a probation, parole, correctional, or municipal correctional officer by the officer's employer, including a decision resulting from an appeal of the employer's action, does not preclude the council from revoking the officer's basic certificate under this section.

(g) In this section, "discharged" includes a termination initiated by the probation, parole, correctional, or municipal correctional officer's employer because the officer does not meet the standards in 13 AAC 85.210(a) or (b).
13 AAC 85.275. Effect on probation, parole, correctional, and municipal correctional officers of conviction of misdemeanor crime of domestic violence

Notwithstanding 13 AAC 85.210 (b)(1), 13 AAC 85.215(b)(1), 13 AAC 85.260(b)(1), or 13 AAC 85.270 (b)(1), a person may be hired, and the council is not required to deny or revoke certification of a person, if the person clearly and convincingly establishes that, in connection with a conviction for a misdemeanor crime of domestic violence, the person

1. was not represented by counsel and did not, by guilty plea or otherwise, knowingly and intelligently waive the right to counsel;

2. was entitled to a jury trial, did not receive a jury trial, and did not, by guilty plea or otherwise, knowingly and intelligently waive the right to a jury trial; or

3. is not currently under any condition of an expungement, conviction set aside, pardon, or restoration of civil rights that expressly provides the person may not ship, transport, possess, or receive firearms, and the conviction
   (A) has been expunged or set aside;
   (B) is for an offense for which the person has been pardoned; or
   (C) is for an offense for which the person has had civil rights restored that were lost upon the conviction.

13 AAC 85.280. Lapse of certificates

(a) A basic certificate lapses if the holder is not employed as a probation, parole, correctional, or municipal correctional officer with a correctional agency for a period of 12 consecutive months. For purposes of this subsection, "not employed" includes a suspension for disciplinary reasons.

(b) A person may request reinstatement of a lapsed certificate after serving an additional 12-month probationary period. The council may require supplemental training as a condition of reinstatement. A certificate expires if it has been lapsed for more than four years.

13 AAC 85.900. Definitions

In this chapter,

1. "controlled substance" means a controlled substance as defined in AS 11.71.900;

2. "correctional agency" means the Department of Corrections or a municipality that has adopted an ordinance under AS 18.65.285 that requires a person employed at a municipal correctional facility to meet the requirements of AS 18.65.130 - 18.65.290;

3. "correctional officer" has the meaning given in AS 18.65.290;

4. "council" means the Alaska Police Standards Council;
(5) "felony" means a crime classified as a felony in Alaska at the time the crime was committed; a conviction in another jurisdiction by a civilian or military court is a felony conviction if the crime has elements similar to those of a felony under Alaska law at the time the offense was committed; a completed suspended imposition of sentence, expungement of record, or a pardon does not remove a felony conviction from a person's record;

(6) repealed 8/8/2007;

(7) "good moral character" means the absence of acts or conduct that would cause a reasonable person to have substantial doubts about an individual's honesty, fairness, and respect for the rights of others and for the laws of this state and the United States; for purposes of this standard, a determination of lack of "good moral character" may be based upon a consideration of all aspects of a person's character;

(8) "imitation controlled substance" means an imitation controlled substance as defined in AS 11.73.099;

(9) "misdemeanor" means a crime classified as a misdemeanor in Alaska at the time the crime was committed; a crime committed in another jurisdiction for which there was a conviction in that jurisdiction by a civilian or military court is a misdemeanor conviction if the crime has elements similar to those of a misdemeanor under Alaska law at the time the offense was committed; for purposes of determining whether, under this paragraph, a crime is to be considered a misdemeanor or whether a conviction is to be considered a misdemeanor conviction, an offense punishable as a misdemeanor in Alaska or under the law of another jurisdiction that results in a completed suspended imposition of sentence, expungement of record, or a pardon is a misdemeanor conviction unless the offense was committed by the person before the age of 21;

(10) repealed 8/8/2007;

(11) "parole officer" has the meaning given in AS 18.65.290;

(12) "participating police department" includes the Alaska Department of Public Safety and a police department of any political subdivision of the state that has not excluded itself under the provision of AS 18.65.280(b);

(13) "police department" means a civil force of police officers organized by the state or a political subdivision of the state whose basic purpose and function is to maintain peace and order and to prevent and investigate criminal offenses;

(14) "probation officer" (A) has the meaning given in AS 18.65.290; (B) includes a person who performs the duties of a pretrial services officer under AS 33.07 and whose Department of Corrections job classification is probation officer;

(15) "probationary period" means employment as a police, probation, parole, correctional, or municipal correctional officer for a period of 12 consecutive months.
Appendix B: Alaska Administrative Code - APSC

with a single police department or a single correctional agency; separation of less than 91 consecutive days will be considered unbroken;

(16) "serious physical injury" means serious physical injury as defined in AS 11.81.900;

(17) "undue familiarity" means developing, or attempting to develop, an intimate, personal, or financial relationship, or otherwise failing to maintain an appropriate professional relationship;

(18) "DUI offense" means an offense AS 28.35.030 or another law or ordinance with substantially similar elements, or and offense of refusal to submit to a chemical test under AS 28.35.032 or another law or ordinance with substantially similar elements;

(19) repealed 8/8/2007;

(20) "crime of domestic violence" has the meaning given in AS 18.66.990;

(21) "criminal justice activity" has the meaning given in AS 12.62.900;

(22) "deadly weapon" has the meaning given in AS 11.81.900(b);

(23) "expunged" means that the central repository for criminal history records, in the jurisdiction in which a conviction was issued, has destroyed or sealed the record of conviction so that the record is not available for dissemination for any criminal justice activity;

(24) "force" has the meaning given in AS 11.81.900(b);

(25) "jurisdiction" means a state, territory, or commonwealth of the United States;

(26) "municipal correctional officer" has the meaning given in AS 18.65.290;

(27) "crime of dishonesty" means a crime under AS 11.46, or a crime under a similar statute or ordinance of this state or another jurisdiction;

(28) "crime of moral turpitude" means a felony and any other crime that contains reckless, knowing, or intentional as the culpable mental element;

(29) "surrendered" means to have voluntarily relinquished a certificate issued under AS 18.65 and this chapter, or a similar provision of the law of the issuing jurisdiction, to avoid possible revocation of the certificate.

13 AAC 87.010. Certification of basic training programs

(a) An institution or government agency that offers a program of instruction in basic law enforcement subjects that meets the requirements of the classroom phase of the basic program provided for in 13 AAC 85.050(a) and (b), 13 AAC 87.060, 13 AAC 87.080, or 13 AAC 89.040, and to qualify students for a police officer basic certificate under 13 AAC 85.040(b), a probation, parole, or correctional officer certificate under 13 AAC 85.230, a municipal correctional officer certificate under 13 AAC 85.040(b), or a parole, probation, or correctional officer certificate under 13 AAC 85.230.
officer certificate under 13 AAC 85.235; or a village police officer certificate under 13 AAC 89.030, shall apply for certification by the council and shall comply with the requirements of this chapter.

(b) An application for certification under this section shall be submitted on a form prescribed by the council and must be accompanied by the following information, where applicable:

1. the name of the institution or government agency, its governing body, and its instructors;

2. institution or government agency policy and regulations with respect to leave, absences, class cuts, make-up work, tardiness, and interruptions for unsatisfactory attendance;

3. institution or government agency policy and regulations with respect to standards of progress required of students, including the policy or regulation setting out the grading system of the institution or government agency, the minimum grades considered satisfactory, conditions requiring interruption of training for unsatisfactory grades or progress, the probationary period, if any, allowed by the institution or government agency, and conditions of re-entrance for those students dismissed for unsatisfactory progress;

4. institution or government agency policy and regulations relating to student conduct and conditions for dismissal for unsatisfactory conduct;

5. a detailed schedule of fees, charges for tuition, books, supplies, tools, student activities, service charges, rentals, deposits, and all other charges;

6. a description of the available space, facilities, and equipment; and

7. an outline for each course which is part of the program, describing the content, skill to be achieved, and approximate classroom hours to be spent on each topic.

(c) The council may approve an institution or government agency's application for certification of a program of instruction as meeting the requirements of the basic program provided for in 13 AAC 85.050(a) and (b), 13 AAC 87.060, 13 AAC 87.080, or 13 AAC 89.040, if the institution or government agency and the program meet the following criteria, where applicable:

1. the courses, curriculum, and instruction are adequate in content, quality, and length to provide students with the education and training necessary to become successful, knowledgeable, and effective officers;

2. the program of instruction meets the requirements of 13 AAC 85.050(a) and (b), 13 AAC 87.060, 13 AAC 87.080, or 13 AAC 89.040;
Appendix B: Alaska Administrative Code - APSC

(3) the institution or government agency has adequate space, equipment, instructional materials, and instructor personnel to provide training of good quality;

(4) the directors and administrators have adequate training and experience, and the instructors are certified under 13 AAC 87.040;

(5) a copy of the program outline, schedule of tuition, fees and other charges, regulations pertaining to absences, grading policy, and rules of operation and conduct are furnished to students upon enrollment;

(6) adequate records are kept to show attendance and progress or grades, and satisfactory standards relating to attendance, progress, and conduct are enforced;

(7) written examinations are required of each student in those courses for which written examinations are appropriate, and practical tests are required in those courses such as firearms training where practical tests are appropriate;

(8) the institution or government agency gives its students, upon successful completion of the program, a certificate indicating that the program of instruction was satisfactorily completed;

(9) a certificate of successful completion is not awarded by the institution or government agency except in compliance with 13 AAC 85.050(c), 13 AAC 87.060(c), 13 AAC 87.080(b), or 13 AAC 89.040(b);

(10) the institution or government agency is financially sound and capable of fulfilling its commitments for training; and

(11) the institution or government agency furnishes the council, not later than seven days after the completion of each program, a roster of those students who attended; the roster must show the full name, rank, department, and examination scores for each student who attended the program, and must be signed by the institution director or coordinator.

(d) An institution or government agency is subject to periodic inspection by the council or its representatives to assure compliance with this section.

13 AAC 87.020. Certification of other training programs

(a) The council may certify programs of instruction designed to provide officers with continuing education and training in supervisory, mid-management, executive, specialized, and in-service subjects.

(b) An application by an institution or government agency for certification of a program of instruction under this section must be submitted on a form prescribed by the council and must be accompanied by the information specified in 13 AAC 87.010(b)(1) - (7).
Appendix B: Alaska Administrative Code - APSC

(c) The council will, in its discretion, approve the application of an agency or institution for certification of a program of instruction, if the program meets the following criteria:

(1) the courses, curriculum and instruction are adequate in content, quality and length to satisfy one or more of the purposes specified in (a) of this section;

(2) the institution or government agency and the program are in compliance with the requirements of 13 AAC 87.010.

(d) The institution or government agency shall be subject to periodic inspection by the council or its representatives to assure compliance with this section.

13 AAC 87.030. Financial assistance

(a) The council will not give financial assistance to an institution or government agency for a police training program unless the program is certified by the council under this chapter or the program is certified by a nationally recognized certifying body.

(b) The council will not give financial assistance to an institution or government agency for a training program unless it is made available to all qualified officers, except that the agency or institution may limit class size. An agency or institution of the state or a municipality that maintains a training program primarily for training its own officers may give preference to its own officers in enrollment.

13 AAC 87.040. Certification of instructors

(a) The council will certify instructors considered qualified to teach in one or more of the prescribed training courses on the basis of the standards provided in this section.

(b) Instructors are eligible for certification if they meet the following minimum qualifications in the areas of education, training, and experience:

(1) a person applying for certification to teach law enforcement subjects, including patrol, investigation, corrections, or the use of firearms must have

   (A) a high school diploma or its equivalent;

   (B) three years' experience in a public safety-related field;

   (C) 40 hours of verified training or verified instructor training in each subject to be taught;

   (D) 40 hours of instructor development training approved by the council, including training in the areas of communication, psychology of learning, techniques of instruction, use of instructional aids, preparation and use of lesson plans, preparing and administering tests, teaching resources, and motivation; and
a recommendation by the director of a training program certified by the council under 13 AAC 87.010 or 13 AAC 87.020, or by the applicant's government law enforcement agency head;

(2) a person applying for certification to teach general subjects, including management, human relations, or administration, must have

(A) a baccalaureate degree;

(B) three years' experience in the subject to be taught; and

(C) a recommendation by the law enforcement government agency head or the director of a training program certified by the council under 13 AAC 87.010 or 13 AAC 87.020.

(c) The council may, upon written application, waive any part of the requirements of (b) of this section if it finds that a person, although not meeting all of the eligibility requirements, is otherwise qualified to be an instructor.

(d) The director of a training program certified by the council under 13 AAC 87.010 or 13 AAC 87.020 must supervise all instructors to ensure that instructional excellence is maintained.

(e) The council may revoke instructor certification whenever an instructor is found by the council to be no longer qualified. The executive director of the council may initiate proceedings under the Administrative Procedure Act (AS 44.62) for the revocation of a certificate issued by the council when the revocation complies with AS 18.65.130 – AS 18.65.290 and 13 AAC 85.005 – 13 AAC 89.150. The council will consider revocation of instructor certification if:

(1) an instructor is terminated or asked to resign, or resigns instead of discharge for cause by his employer;

(2) there is a recommendation to revoke certification by the director of a training program certified by the council under 13 AAC 87.010 or 13 AAC 87.020 or by the instructor's employer for failure to provide adequate instruction; or

(3) the holder of the instructor certificate falsified or omitted information required to be provided on an application for certification or on supporting documents.

(f) Repealed 10/18/81.

(g) A person who is currently certified or licensed by this state or a nationally recognized certifying body need not be certified by the council to teach the subject for which the person is certified or licensed.

(h) The director of a training program certified by the council under 13 AAC 87.010 or 13 AAC 87.020 must furnish the council documentary verification of the
certification or licensure of a person specified in (g) of this section before council approval as an instructor will be considered.

(i) An instructor certificate becomes inactive if the holder of the certificate does not instruct at least one course certified by the council under 13 AAC 87.010 or 13 AAC 87.020 during a period of three consecutive years. Course instruction must be documented and submitted to the council not later than 30 days after the date of the last day of the course instruction on a form provided by the council.

(j) An inactive instructor certificate may be reactivated upon written request of the director of a training program certified under 13 AAC 87.010 or 13 AAC 87.020, or of the applicant's law enforcement government agency head, if the applicant instructs at least one course certified by the council under 13 AAC 87.010 or 13 AAC 87.020 under direct supervision of a currently certified instructor.

(k) An instructor used on a one-time basis for a specialized subject area of a training program may be classified as a guest lecturer. Requirements for application and certification as an instructor do not apply to a guest lecturer. A guest lecturer is defined as a person who, by reason of position or experience, can make a worthwhile contribution to a training program. A guest lecturer must be experienced in a specialized area and the instruction limited to that area of experience.


13 AAC 87.060. Basic training program

(a) The basic training program of instruction for correctional officers must include

(1) an initial program of instruction, that is provided by the Department of Corrections and that a correctional officer must complete within 30 days after the date of hire; the program consists of a minimum of 40 hours of instruction and must include the following topics of instruction:

(A) cardiopulmonary resuscitation (CPR), blood borne pathogens, and first aid instruction sufficient to qualify the correctional officer for a council-approved basic first aid certificate;

(B) professional code of conduct, including prohibition of sexual harassment and core values of a correctional professional;

(C) use of force policy overview,

(D) avoiding offender set-ups;

(E) incident command system;

(F) the federal Prison Rape Elimination Act (PREA);

(G) suicide awareness; and

(H) authorized employee property; and
(2) a correctional officer academy that the correctional officer must complete before the officer completes their probationary period; the correctional officer academy consists of a minimum 200 hours of instruction and must include the following topics of instruction:

(A) security procedures, custody, and supervision of inmates;
(B) use of force, firearms certification, other less lethal weapons certification, and use of restraints;
(C) communication skills and techniques, report writing, and record keeping;
(D) officer safety and security, control techniques, mental health and suicide prevention, and emergency procedures;
(E) diversity and disability awareness in compliance with the requirements of AS 18.65.220;
(F) legal issues, including the provisions of 22 AAC 05 and AS 33; and
(G) reentry and supervision standards.

(b) The basic training program of instruction for probation and parole officers must include:

(1) an initial program of instruction, that is provided by the Department of Corrections and that a probation or parole officer must complete within 30 days after the date of hire; the program consists of a minimum of 40 hours of instruction and must include the following topics of instruction:

(A) cardiopulmonary resuscitation (CPR), blood borne pathogens and first aid instruction sufficient to qualify students for a council-approved basic first aid certificate;
(B) professional code of conduct, including prohibition of sexual harassment and core values of a correctional professional;
(C) use of force policy overview;
(D) avoiding offender set-ups;
(E) incident command system;
(F) the federal Prison Rape Elimination Act (PREA);
(G) suicide awareness;
(H) authorized employee property; and

(2) a probation and parole officer academy that a probation or parole officer must complete before completing the probation or parole officer's
probationary period; the probation and parole officer academy consists of a minimum 200 hours of instruction and must include the following topics of instruction:

(A) risk assessment;

(B) interviewing and counseling techniques;

(C) firearms familiarization and safety;

(D) overview of the criminal justice system;

(E) use of force, other less lethal weapons certifications, and use of restraints;

(F) communication skills and techniques, report writing and record keeping;

(G) officer safety and security, control techniques, mental health and suicide prevention, and emergency procedures;

(H) diversity and disability awareness in compliance with the requirements of AS 18.65.220:

(I) legal issues, reentry, and supervision standards; and

(J) techniques of supervision.

To receive credit for the probation, parole, or correctional officer training program for purposes of certification under 13 AAC 85.230, a person must attend all sessions of the course, except for absences approved by the head of the program, and be awarded a certificate of graduation by the head of the program. A person may not be certified for successful completion of the probation, parole, or correctional officer training program if the person

(1) has excused absences exceeding 10 percent of the total hours of instruction;

(2) fails to achieve a passing grade of 70 percent or higher in each block of instruction;

(3) fails to achieve a cumulative average of 70 percent or higher; or

(4) fails to achieve a grade of 75 percent or higher on the firearms portion of the basic program.
13 AAC 87.070. Repealed 4/6/2018

13 AAC 87.075. Repealed 4/6/2018

13 AAC 87.080. Municipal correctional officer academy requirements.

(a) The basic program of instruction for municipal correctional officers must include a minimum of 120 hours of instruction and must include the following topics of instruction:

1. security and search procedures,
2. supervision of inmates;
3. use of force and methods of self-defense;
4. diversity and disability awareness in compliance with the requirements of AS 18.65.220;
5. report writing;
6. rights and responsibilities of inmates;
7. fire and emergency procedures;
8. domestic violence;
9. communication skills and interpersonal relations;
10. special needs inmates;
11. recognition of the signs and symptoms of mental illness and cognitive disability;
12. substance abuse;
13. physical deficiencies;
14. suicide-prone behavior and suicide prevention;
15. the federal Prison Rape Elimination Act (PREA);
16. cross-cultural awareness;
17. legal issues and liability;
18. cardiopulmonary resuscitation (CPR); and,
19. first aid instruction sufficient to qualify students for a standard Red Cross first aid certificate or a council-approved equivalent.

(b) To receive credit for the municipal correctional officer training program for purposes of certification under 13 AAC 85.235, a person must attend all sessions
of the course, except for absences approved by the head of the program, and be awarded a certificate of graduation by the head of the program. A person may not be certified for successful completion of the municipal correctional officer program if the person

1. has excused absences exceeding 10 percent of the total hours of instruction;
2. fails to achieve a passing grade of 70 percent or higher in each block of instruction; or
3. fails to achieve a cumulative average of 70 percent or higher.

13 AAC 87.085. Repealed 4/6/2018

13 AAC 87.090. Definitions
In this chapter "council" means the Alaska Police Standards Council.

13 AAC 89.010. Basic standards for village police officers
(a) The basic standards for a village police officer are that the person

1. is 19 years of age or older;
2. is a citizen of the United States or a United States National;
3. is of good moral character; in determining good moral character, the council may consider misdemeanor convictions, other than minor traffic offenses, during the 10 years before application;
4. has never been convicted of a felony or been incarcerated, placed on probation, or placed on parole after conviction of a felony, by a court of the United States or of any state or territory; a felony conviction in another jurisdiction for an offense that is not a felony in this state does not necessarily bar certification unless the felony conviction was for a crime of dishonesty or a crime that resulted in serious physical injury or a threat of serious physical injury;
5. has no physical or mental condition that would adversely affect the person's performance as a police officer;
6. has never been convicted of

   (A) a crime of domestic violence in this state or a similar law of another jurisdiction; or
   (B) a crime that is a sex offense in this state as defined in AS 12.63.100 or a similar law of another jurisdiction; and
7. during the 12 months preceding hire or appointment, has not illegally used controlled substances other than marijuana.
A village may only appoint or hire a person to serve as a village police officer if the person meets the basic standards listed in (a) of this section. Only a village may appoint a person as a village police officer.

A person who was denied certification or whose certificate has been revoked by the council is not eligible for appointment or hire as a village police officer by a village unless the person’s certificate has been reinstated by the council.

13 AAC 89.020. Employment for village police officers

(a) Before appointing or hiring an applicant to a permanent position as a village police officer, a village shall

(1) obtain proof of the applicant's age and citizenship;

(2) review and evaluate the applicant's personal history and medical history statements and ensure that the applicant meets the standards in 13 AAC 89.010; and

(3) review and evaluate the report of criminal justice information under AS 12.62 and the national criminal history record check obtained under AS 18.65.240; and

(4) contact the council to confirm the applicant's eligibility for appointment and certification.

(b) A village may not employ a village police officer for a period of more than 12 consecutive months unless the officer has been certified under 13 AAC 89.030.

(c) Separation as a village police officer for less than 90 consecutive days will be considered unbroken service for purposes of (b) of this section and 13 AAC 89.030(a)(1).

13 AAC 89.030. Certification of village police officers

(a) The council will issue a certificate as a village police officer to an applicant who

(1) is, at the time of application, a full-time paid village police officer employed by a village and has satisfactorily completed 12 consecutive months of probation as a village police officer with that village immediately before application;

(2) meets the requirements of 13 AAC 89.010;

(3) successfully completes a training program meeting the requirements of 13 AAC 89.040; and

(4) attests that he subscribes to the Law Enforcement Code of Ethics set out in 13 AAC 85.040(b)(5).

(b) Repealed 1/15/95.
13 AAC 89.040. Village police officer basic training program

(a) A village police officer basic training program must consist of at least 80 hours of instruction and include

1. alcohol and drug interdiction;
2. arrest procedures;
3. constitutional rights and administration of justice;
4. crime scene investigation;
5. criminal complaints;
6. criminal law and procedure;
7. defensive tactics and use of force;
8. disability awareness, in compliance with the requirements of AS 18.65.220;
9. domestic violence, in compliance with the requirements of AS 18.65.240;
10. procedures regarding persons suspected of driving under the influence;
11. ethics and cultural diversity;
12. fire prevention and fire extinguishers;
13. first aid;
14. interview techniques;
15. juvenile procedures;
16. patrol procedures;
17. police tools such as oleoresin capsicum, baton, and handcuffs;
18. report writing and police notebooks;
19. search and rescue;
20. search-and-seizure and evidence procedures; and
21. sexual assault, in compliance with the requirements of AS 18.65.240.

(b) A person shall attend all sessions of the training required in (a) of this section, unless the director of the program approves a person's absence. A person who is absent for over 10 percent of the total hours of instruction will not be considered to have completed the training required in (a) of this section.
13 AAC 89.050. Village public safety officer training program Repealed 10/18/1981.

13 AAC 89.060. Extension and reciprocity

(a) The council will, in its discretion, upon written application from a village, grant an extension for obtaining certification to an officer if the officer is unable to complete the required training within the first 12 months of employment due to illness, injury, or other emergency, or if the officer is unable to complete training because of temporary understaffing in his department.

(b) The council will, in its discretion, accept other police officer training that equals or exceeds that required in 13 AAC 89.040 in partial or complete substitution for the training required in that regulation.

13 AAC 89.070. Denial, revocation, and lapse of certificates

(a) The council will, in its discretion, deny or revoke a village police officer certificate upon a finding that the officer

(1) falsified or intentionally omitted information on an application or other document required to be filed for certification;

(2) has been discharged, has been asked to resign, or has resigned in place of discharge from a police department; or

(3) does not meet the requirements of 13 AAC 89.010(a).

(b) The holder of a certificate shall immediately return the certificate to the council upon notification of revocation.

(c) A certificate lapses if the holder is not employed as a full-time village police officer for 12 consecutive months.

(d) A person may request reinstatement of a lapsed certificate after serving an additional probationary period as required by the council. The council will, in its discretion, require supplemental training as a condition of reinstatement.

13 AAC 89.080. Personnel reports and training records

(a) Within 30 days of the date of hire of a village police officer, the hiring authority shall notify the council on a form supplied by the council, except in those instances where a public record of the appointment would jeopardize the officer or the assignment. The employing agency shall notify the council within 30 days following termination of an officer for any reason.

(b) Before completion of the basic training program required in 13 AAC 89.030(a)(3), each village police officer must be fingerprinted on two Federal Bureau of Investigations applicant cards (FD-258) and shall, on a form supplied by the council,

(1) complete a personal history statement;
(2) complete a medical history statement; and
(3) attest that the officer subscribes to the Law Enforcement Code of Ethics set out in 13 AAC 85.040(b)(5).

(c) The documents required by (b) of this section must be forwarded to the council. The fingerprint cards will be forwarded by the council to the Department of Public Safety and the Federal Bureau of Investigation for record checks. The documents required by this section, following evaluation by the council, will be forwarded to the officer's hiring authority for review, evaluation, and permanent retention.

(d) The information in the council's files is confidential, and available only for use by the council in carrying out the requirements of AS 18.65.130 - 18.65.290 and the regulations adopted under those statutes; however, a village police officer may review the officer's own records.

(e) A village police officer certified by the council or serving in a position requiring certification by the council shall maintain a current, valid mailing address on file with the council. The most recent mailing address on file with the council is the address that the council will use for official communications and notifications. An officer shall notify the council, in writing, of a change of the officer's address not later than 30 days after the change.

13 AAC 89.140. Exemption
The provisions of this chapter do not apply to a village which has enacted an ordinance which specifically excludes it from AS 18.65.130 - 18.65.290 if the village maintains a police training program which equals or exceeds the requirements of 13 AAC 89.040 and whose instructors are certified under 13 AAC 87.040.

13 AAC 89.150. Definitions
In this chapter
(1) "certificate" means a certificate described in 13 AAC 89.030;
(2) "controlled substance" has the meaning given in AS 11.71.900;
(3) "council" means the Alaska Police Standards Council;
(4) "crime of dishonesty" means a crime under AS 11.46, or a crime under a similar statute or ordinance of this state or another jurisdiction;
(5) "crime of domestic violence" has the meaning given in AS 18.66.990;
(6) "driving under the influence" means an offense under AS 28.35.030 or another law or ordinance with substantially similar elements, or an offense of refusal to submit to a chemical test under AS 28.35.032 or another law or ordinance with substantially similar elements;
(7) "expungement" means that the central repository for criminal history records, in the jurisdiction in which a conviction was issued, has destroyed or sealed the
record of conviction so that the record is not available for dissemination for any criminal justice activity;

(8) "felony" means a crime classified as a felony in this state at the time the crime was committed; a conviction in another jurisdiction by a civilian or military court is a felony conviction if the crime has elements similar to those of a felony under the law of this state at the time the offense was committed; a completed suspended imposition of sentence, expungement of record, or a pardon does not remove a felony conviction from a person's record;

(9) "force" has the meaning given in AS 11.81.900(b);

(10) "good moral character" means the absence of acts or conduct that would cause a reasonable person to have substantial doubts about an individual's honesty, fairness, and respect for the rights of others and for the laws of this state and the United States; for purposes of this standard, a determination of lack of "good moral character" may be based upon a consideration of all aspects of a person's character;

(11) "jurisdiction" means a state, territory, or commonwealth of the United States;

(12) "marijuana" has the meaning given in AS 11.71.900;

(13) "misdemeanor" means a crime classified as a misdemeanor in this state at the time the crime was committed; a crime committed in another jurisdiction for which there was a conviction in that jurisdiction by a civilian or military court is a misdemeanor conviction if the crime has elements similar to those of a misdemeanor under the law of this state at the time the offense was committed; for purposes of determining whether, under this paragraph, a crime is to be considered a misdemeanor or whether a conviction is to be considered a misdemeanor conviction, an offense punishable as a misdemeanor in this state or under the law of another jurisdiction that results in a completed suspended imposition of sentence, expungement of record, or a pardon is a misdemeanor conviction unless the offense was committed by the person before 21 years of age;

(14) "serious physical injury" has the meaning given in AS 11.81.900(b);

(15) "village" means a community that

(A) is off the interconnected Alaska road system;

(B) has a population of less than 2,000 persons based on the most recent federal census; and

(C) has been incorporated as provided in AS 29.05.
Appendix C: National Decertification Index

Appendix C: About the National Decertification Index or NDI

The purpose of the National Decertification Index (NDI) is to serve as a national registry or index of certificate or license revocation actions relating to officer misconduct. The records contained in the NDI are provided by participating state and federal government agencies and should be verified with the contributing authority. Inclusion in the database does not necessarily preclude any individual from appointment as an officer.

The President’s Task Force on 21st Century Policing recommended that the US Department of Justice support the expansion of the “National Register of Decertified Officers with the goal of covering all agencies within the United States and its territories.” Because every state has different statutes and regulations regarding officer qualifications, training, certification, and revocation it is unlikely that every state will be able to contribute to the system, but all states do have access to the system for conducting background checks, and several federal agencies, including the US DoD are participating.

As of the date of this document The NDI contained 30,421 actions reported by 45 certifying agencies.

The NDI is maintained and operated by the International Association of Directors of Law Enforcement Standards and Training (IADLEST). IADLEST is an international non-profit organization of training managers and executives dedicated to the improvement of public safety personnel and serves as the national forum of Peace Officer Standards and Training (POST) agencies, boards, and commissions as well as statewide training academies throughout the United States. Alaska is an active participant in IADLEST and is a contributor and user of the NDI. Individuals requiring access to the NDI can contact APSC or begin the enrollment process at https://www.iadlest.org/our-services/ndi/about-ndi

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30 https://www.iadlest.org/Home.aspx