TABLES &___ GRAPHICS

Graphic images included in rules are published separately in this tables and graphics section. Graphic images are arranged in this section in the following order: Title Number, Part Number, Chapter Number and Section Number.

Graphic images are indicated in the text of the emergency, proposed, and adopted rules by the following tag: the word "Figure" followed by the TAC citation, rule number, and the appropriate subsection, paragraph, subparagraph, and so on.

Figure: 26 TAC §745.8906

CCR may issue a:	If CCR determines the applicant:
(1) Full Child-Care	Meets the requirements in §745.8915 of this
Administrator's License	division (relating to How do I qualify for a full
(CCAL)	Child-Care Administrator's License (CCAL)?).
(2) Provisional CCAL	(A) Is eligible under §745.8913 of this division
	(relating to Qualifying for an Administrator's
	License Through a License from Another State); or
	(B) Meets the requirements in §745.8925 of this
	division (relating to Qualifying for a Provisional
	Child-Care Administrator's License Without Meeting
	Management and Supervisory Experience).
(3) Full Child-Placing	Meets the requirements in §745.8917 of this
Agency Administrator's	division (relating to How do I qualify for a full Child
License	Placing Agency Administrator's License (CPAAL)?).

Figure: 26 TAC §745.8976

If the provisional CCAL is issued:	The permit:
(1) Under §745.8925 of this subchapter	(A) Is valid for two years from the date
(relating to Qualifying for a Provisional	Child Care Regulation (CCR) issues the
Child-Care Administrator's License	permit; and
Without Meeting Management and	
Supervisory Experience),	(B) Is not eligible for renewal.
(2) Under §745.8913(c) of this	(A) Is valid for 180 days from the date
subchapter (relating to Qualifying for an	CCR issues the permit; and
Administrator's License Through a	
License from Another State),	(B) May be extended one time for an
	additional 180 days.

Figure: 26 TAC §745.9027(a)

If a military member, military spouse, or military veteran is applying to:	The military member, military spouse, or military veteran must submit:
(1) Become a licensed administrator through alternative licensing under §745.9024(a)(1) of this division (relating to Alternative Licensing for a Military Member, Spouse, or Veteran),	(A) An Application for a Child-Care Administrator's License or a Child-Placing Agency Administrator's License (Form 3015) and complete Sections I, VIII, and X;
v dedicany,	(B) A notarized Affidavit for Applicants for Employment with a Licensed Operation or Registered Child-Care Home (Form 2985) documenting criminal history background information;
	(C) A completed Request for Background Checks for an Administrator's License (Form 3017) and background check fee;
	(D) A copy of a valid military identification card that establishes the military member's, military spouse's, or military veteran's status;
	(E) Proof of the administrator's license, or any other professional or occupational license, held in good standing by another state; and
	(F) A copy of the regulations pertaining to the license issued by another state or a web address where the regulations can be found.
(2) Become a licensed administrator through alternative licensing under §745.9024(a)(2) of this division,	(A) All of the required documents under subsections (1)(A) - (D) of this section; and
	(B) Information describing when the military member, military spouse, or military veteran last held an administrator's license in Texas, how long the license was held, and why the license was terminated.

- (3) Become a licensed administrator by demonstrating other methods of competency under §745.9025 of this division (relating to Substitute Methods for a Military Member, Spouse, or Veteran to Demonstrate Competency),
 - (A) A complete application as required under §745.8933(a) of this subchapter (relating to Application Requirements for an Administrator's License), except an application fee is not required; and
 - (B) Any additional documentation that would be useful to determine whether the military member, military spouse, or military veteran meets the examination, experience, or educational qualifications, or whether any of these qualifications should be waived. Child Care Regulation may also request additional documentation to make the determinations.
- (4) Act as an administrator without a license (which is only available for a military member or military spouse),

Information that complies with the application requirements under §745.9030(b) of this division (relating to Military Member or Spouse Acting as an Administrator Without a License).

Figure: 26 TAC §745.9030(f)

If the applicant is:	The approval expires:
(1) A military member,	The earlier of:
	(A) The date the military member is no longer stationed at a military installation in Texas; or
	(B) The third anniversary of the date CCR notified the military member of the approval to act as an administrator without a license.
(2) A military spouse who remains	The earlier of:
married to the military member stationed in Texas,	(A) The date the military member is no longer stationed at a military installation in Texas; or
	(B) The third anniversary of the date CCR notified the military spouse of the approval to act as an administrator without a license.
(3) A military spouse whose status	On the third anniversary of the date
changes, including a divorce, the	CCR notified the military spouse of the
discharge of the military member from	approval to act as an administrator
the armed forces, the death of the military member, or similar event,	without a license.