

Kansas Rules and Regulations for PE Engineers, Land Surveyors and Technical professions



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KANSASSTATEBOARDOFTECHNICALPROFESSIONS

STATUTES

EffectiveJuly1,2019

and

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KansasBoardofTechnicalProfessionsStatutes

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Article70 BOARDOFTECHNICALPROFESSIONS

(EditedfromtheKansasStatutesAnnotated)

74-7001.Technicalprofessions;unlawfulpractice;representationanduseoftitle.(a)Exceptasotherwiseprovided in K.S.A.74-7001etseq.,andamendmentsthereto,itshallbeunlawful foranypersontopracticeortooffertopracticeinthestateof Kansas,anyprofessionincluded withinthetermtechnicalprofessions,assuchtermisdefinedinK.S.A.74-7003,andamendments thereto, unless such person has been duly licensed to practice such profession under K.S.A. 74-7001 et seq., and amendments thereto, or holds a certificate of authorization issued under K.S.A. 74-7036, and amendments thereto.

(b) Any person practicing any technical profession in this state, or calling or representing such person as a licensed practitionerofsuchtechnicalprofession, or using the title of a licensed practitionerof such technical profession shall be required to submit evidence that such person is duly licensed under K.S.A. 74-7001 et seq., and amendments thereto, or holds a certificate of authorization issued under K.S.A. 74-7036, and amendments thereto.

History:L. 1976,ch.334,§1;L.1978,ch.326,§1;L.1980,ch.244,§2;L.2014,ch.88,§5;July1.

74-7002.

History:L.1976,ch.334,§3;Repealed,L.1978,ch.326,§28;July1.

74-7003. Definitions. AsusedinK.S.A. 74-7001 etseq., and amendments thereto:

(a) "Agricultural building" means any structure designed and constructed to house hay, grain, poultry, livestock or other horticultural products, or for farms to rage of farming implements. Such structure shall not be a place for human habitation or aplace of employment where agricultural products are processed, treated or packaged, nor shall it be a building or structure for use by the public.

(b) "Architect" meansapersonwhoisqualified to engage in the practice of architecture and who is licensed by the board to practice architecture as provided in K.S.A. 74-7001 et seq., and amendments thereto.

(c) (1)"Architecture" or "practice of architecture" means providing, offering to provide or holding oneself out as able to provide professional architectural services or performing creative work which requires architectural education, training and experienceasmayberequiredinconnectionwith the design and construction, restoration, enlargementoral teration of non-exempt public or private buildings intended for human habitation, occupancy or use, and the spaces within and the site surrounding such buildings.

(2) Professional architectural services include the following: Common technical services, as defined in subsection (g); predesign and schematic design; programming; planning; preparing or providing architectural designs, drawings, specifications and othertechnicalsubmissions; the design of items relating to building coder equirements, assuchitems pertainto architecture; and the preparation of any architectural design features that are required on legal documents and those other professional architectural services as may be necessary for the rendering of services which have the purpose of protecting the health, safety, property and welfare of the public.

(3) Theterm"architecture" or"practiceofarchitecture" shallnotincludethoseservicesspecificallyidentified in the definition of "landscape architecture," "professional engineering," "professional geology" and "professional surveying" except for those services which are included in the term "common technical services," as defined in subsection (g).

(d) "Board" meansthestateboard of technical professions.

 $(e) \quad "Building" means any permanent structure which is enclosed or partially enclosed that provides shelter for human habitation.$

(f) "Businessentity" meansageneralcorporation, professional corporation, limited liability company, limited liability partnership, corporate partnership or other legal entity created by law.

(g) "Commontechnicalservices" meansthoseserviceswhichmaybeofferedorperformedbyanylicensee, are performed within the licensee's defined scope of practice and are further described as follows:

- (1) Representation of clients in connection with contract sentered into between clients and others;
- (2) coordinationofelementsoftechnicalsubmissionspreparedbythelicensee'sconsultants;
- (3) administrationofcontractsforconstruction;

(4) observation of construction for general conformance with requirements of approved construction documents or technical submissions prepared by a licensee;

- (5) performingactsofconsultationandtechnicalinvestigation;
- (6) providingexperttechnicaltestimonyortestimonyevaluation;
- (7) performingtechnicalevaluationsandresearch;

(8) teachinginacollegeoruniversityofferinganaccreditedtechnicalprofessionalcurriculumrecognizedbytheboard;

(9) providing responsible supervision of these services, insofar as such services involves a feguarding the health, safety,

property and welfare of the public; and

(10) preparing and providing drawings, specifications and other technical submissions.

(h) "Constructionadministration" meanstheprovisionoftechnicalprofessionalservicesduringconstructionbylicensees, or persons under the licensee's responsible supervision, which act to confirm substantial compliance with the requirements and

provisionsofapplicabletechnicaldocumentsprepared bythelicenseeor under thelicensee'sresponsiblesupervision. Suchtechnical professionalservicesinclude, butarenotlimited to: Assisting with bidding ornegotiation processes; reviewing and acting upon shop drawings and other submittals; providing clarification or interpretation of the licensee's technical documents; evaluating general progress of construction; observing or evaluating completed construction; and assisting the client in matters related to the licensee's technical professional expertise. Construction administration services do not include management of, or responsibility for, the contractor's construction activities, means or methods.

(i) "Government client" means any state, county or municipal governmental entity including, but not limited to, any department, agency, authority, planning district, board, commission, office or institution thereof, and any schoold is trict, college, university and any individual acting under authority to represent any such governmental entity.

(j) "Landscapearchitect" meansapersonwhoisqualifiedtoengageinthepracticeoflandscapearchitectureand whois licensed by the board to practice landscape architecture as provided in K.S.A. 74-7001 et seq., and amendments thereto.

(k) (1) "Landscape architecture" or "practice of landscape architecture" means performing professional landscape architectural services including the following: Common technical services, as defined in subsection (g); consultation, planning, designing or responsible supervision in connection with the development of land areas for preservation and enhancement; the developmentofsustainabledesignsandtechnology;preparation,reviewandanalysisofmasterplansforlanduseanddevelopment; productionofoverallsitedevelopmentandlandenhancementplans,gradinganddrainage plans,irrigationplans,plantingplansand construction details; specifications, cost analysis and reports for land development; and the designing of land forms and non-habitable structures for aesthetic and functional purposes, such as pools, walls and structures for outdoor living spaces, for public and private use. The practice of landscape architecture also encompasses the determination of proper land use as it pertains to: Natural features; ground cover, use, nomenclature and arrangement of plant material adapted to soils and climate; naturalistic and aesthetic values; settings and approaches to structures and other improvements; soil conservation; erosion control; and the development of outdoor space in accordance with ideals of human use and enjoyment.

(2)The term "landscape architecture" or "practice of landscape architecture" shall not include those services specifically identified in the definition of "architecture," "professional engineering, "professional geology" and "professional surveying" except for those services which are included in the term "common technical services," as defined in subsection (g).

 $(l) \ \ "License"\ means a license to practice the technical professions granted under K.S.A.74-7001 ets eq., and a mendments\ thereto.$

(m) "Person"meansanaturalpersonorbusinessentity.

(n) "Principal" meansapersonwhoservesinabusinessentityasanofficer, memberofa boardofdirectors, memberofa limited liability company or partner.

(o) "Professionalengineer" means aperson who is qualified to engage in the practice of engineering and who is licensed by the board to practice engineering as provided in K.S.A. 74-7001 et seq., and amendments thereto.

(p) (1) "Professional engineering" or "practice of engineering" meansproviding, offering to provide, or holding oneself out as able to provide professional engineering services, the adequate performance of which requires engineering education, training and experience in the application of special knowledge of the mathematical, physical and engineering sciences, including the following: Common technical services, as defined in subsection (g); consulting, investigating, evaluating, planning and designing of engineering works and systems; producing engineering surveys and studies; and preparing any engineering design features which embrace such service or work, either public or private, for any utilities, structures, buildings, machines, equipment, processes, work systems, projects and industrial or consumer products or equipment of a mechanical, electrical, hydraulic, pneumatic or thermal nature, insofar as they involve safeguarding the health, safety, property or welfare of the public.

(2) As used in this subsection, the term "engineering surveys" includes all survey activities required to support the sound conception, planning, design, construction, maintenance and operation of engineered projects, but excludes the surveying of real propertyfortheestablishmentoflandboundaries, rights-of-way, easements and the dependent or independent surveys of the public land survey system.

(3) Theterm"professionalengineering" or"practiceofprofessionalengineering" shallnotincludethoseservicesspecifically identified in the definition of "architecture," "landscape architecture," "professional geology" and "professional surveying" except for those services which are included in the term "common technical services," as defined in subsection (g).

(q) "Professionalgeologist" meansapersonwhoisqualifiedtoengageinthepracticeofgeologyand whoislicensedbythe board to practice geology as provided in K.S.A. 74-7001 et seq., and amendments thereto.

(r) (1) "Professionalgeology" or "practice of professional geology" means the performing of professional geology services including the following: Common technical services, as defined insubsection(g); planning or mapping, providing observation, or the responsible supervision thereof, in connection with the treatment of the earth and its origin and history, in general; the investigation of the earth's constituent rocks, minerals, solids, fluids, including surface and underground waters, gases and other materials; and the study of the natural agents, forces and processes which cause changes in the earth.

(2)The term "professional geology" or "practice of professional geology" shall not include those services specifically identified in the definition of "architecture," "landscape architecture, "professional engineering" and "professional surveying" except for those services which are included in the term "common technical services," as defined in subsection (g).

(s) "Professional surveyor" meansanypersonwhoisengagedinthepracticeofsurveyingand whoislicensedbytheboardto practice surveying as provided in K.S.A. 74-7001 et seq., and amendments thereto.

(t) (1)"Professional surveying" or "practice of professional surveying" means providing, or offering to provide, professional surveying services including the following: Common technical services, as defined in subsection (g); using such sciences as mathematics, geodesyandphotogrammetry; and involving the making of geometric measurements and gathering related information pertaining to the physical or legal features of the earth, improvements on the earth, the space above, on or below the earth and

providing,utilizingordevelopingthesameintosurveyproductssuchasgraphics,data, maps,plans,reports,descriptionsorprojects. Professional surveying services also include planning, mapping, assembling and interpreting gathered measurements and information related to any one or more of the following:

 $(A) \quad Determining by measurement the configuration or contour of the earth's surface or the position of fixed objects thereon;$

(B) determiningbyperforminggeodeticsurveysthesizeandshapeoftheearthorthepositionofanypointontheearth;

(C) locating, relocating, establishing, re-establishing or retracing property lines or boundaries of any tract of land, road, right- of-way or easement;

(D) preparing theoriginal descriptions of real property for the conveyance of orrecording there of and the preparation of graphics, data, maps, plans, reports, land subdivision plats, descriptions and projects that represent these surveys;

(E) determining, by the use of principles of surveying, the position for any survey monument, whether boundary or nonboundary, or reference point and establishing or replacing any such monument or reference point;

(F) makinganysurveyforthedivision, subdivision or consolidation of any tractofland;

(G) locatingorlayingoutalignments, positions or levations where such work is part of the construction of engineering or architectural works; and

(H) creating, preparing or modifying electronic, computerized or other data relative to perform an ceof the activities set for th in subparagraphs (A) through (G).

(2)The term "professional surveying" or "practice of professional surveying" shall not include those services specifically identified in the definition of "architecture," "landscape architecture, "professional engineering" and "professional geology" except for those services which are included in the term "common technical services," as defined in subsection (g).

(u) "Responsible charge" means the application of personal supervision and professional judgment, and the incorporation of detailedknowledge with respect to the content of a technical submission by alicensee when applying the normal standard of carefor the work that such licensee is licensed to perform.

(v) "Standardofcare" meanstheduty to exercise the degree of learning and skill or dinarily possessed by a reputable licensee practicing in Kansas in the same or similar locality and under similar circumstances.

(w) "Technical professions" includes the professions of architecture, landscape architecture, professional engineering, professionalgeologyandprofessionalsurveyingasthepracticeofsuchprofessionsaredefinedinK.S.A.74-7001etseq., and amendments thereto.

History:L. 1976,ch.334,§2;L.1978,ch.326,§2;L.1992,ch.240,§3;L.1995,ch.104,§3;L.1997,ch.128,§1; L. 2009,ch.94,§1;L.2014,ch.88,§6;L.2015,ch.78,§1;July1.

74-7004.State board of technical professions; purpose; membership; appointment; vacancies. For the purpose of administering the provisions of this act and in order to establish and maintain a high standard of integrity, skills and practice in the technical professions and to safeguard the health, safety, propertyand welfare of the public, the governor shall appoint a state board of technical professions consisting of 13 members. At least 30 days prior to the expiration of any term other than that of a member appointedfromthe generalpublic, professionalsocieties and associations which are respectively representative of each branchofthe technical professions may submit to the governor a list of three or more names of persons of recognized ability who have the qualifications prescribed for board members for appointment from that branch of the technical professions. The governor shall consider the list of persons in making the appointment to the board. In case of a vacancy in the membership of the board, other than that of a member appointaqualified successort of filthe unexpired term. Inmaking the appointment the governor shall give consideration to the list of persons last submitted.

History:L.1976,ch.334,§4;L.1978,ch.326,§3;L.1978,ch.308,§69;L.1981,ch.299,§60;L.1982,ch.347,§46;L. 1984,ch.294,§1;L.1995,ch.104,§4;L.2014,ch.88,§7;July1.

74-7005. Qualifications of members. (a) Membership of the board shall be as follows:

(1) Four members shallhave beenengagedinthepracticeofengineeringforatleasteight years, whichpracticeshallinclude responsiblechargeofengineering work, and shall be Kansas licensed professional engineers. At least one of such members may also be licensed as a Kansas licensed professional engineer.

(2) Two membersshallhave beenengagedinthepracticeofsurveyingforatleasteightyears, which practices hall include responsible charge of surveying work, and shall be Kansas licensed professional surveyors.

(3) Threemembersshallhavebeenengagedinthepracticeofarchitectureforatleasteightyears, whichpracticeshallinclude responsible charge of architectural work, and shall be Kansas licensed architects.

(4) One membershallhavebeenengagedinthepracticeoflandscapearchitecture foratleasteightyears, whichpracticeshall include responsible charge of landscape architectural work, and shall be a Kansas licensed landscape architect.

 $(5) \quad One \ membershall have been engaged in the practice of geology for at least eight years, which practices hall include$

responsible charge of geology work, and shall be a Kansas licensed professional geologist.

(6) Twomembersshallbefromthegeneralpublicofthisstate.

 $(b) \quad Each member of the board shall be acitize no f the United States and are sident of this state.$

(c) Anyamendmentstothis sectionshall notbeapplicabletoanymemberoftheboardwho wasappointedtotheboardand qualified for such appointment under this section prior to the effective date of such enactment.

History:L. 1976,ch.334,§5;L.1976,ch.337,§1;L.1978,ch.326,§4;L.1992,ch.240,§4;L.1997,ch.128,§2; L. 2014,ch.88,§8;July1.

74-7006.Terms of members; vacancies; removal fromoffice. (a) Whenever a vacancy occurs in the membership of the board by reason of the expiration of a term of office, the governor shall appoint a successor of like qualifications. Except as provided in subsection(e),allappointmentsshallbefortermsoffouryears,butnomembershallbeappointedformorethanthreesuccessive four-year terms.

(b) The terms of members appointed to the board shall commence on the July 1 immediately following the dayof expiration of the preceding term, regardless of when the appointment is made, and except as provided in subsection (e), shall expire on June 30 of the fourth year of the member's term.

(c) Eachmembershallserve untilasuccessorisappointed and qualified. Whenever avacancy shall occur in the membership of the board for any reason other than the expiration of a member's term of office, the governor shall appoint a successor of like qualifications to fill the unexpired term.

(d) The governor may remove any member of the board form is conduct, incompetency, neglect of duty or for any other sufficient cause.

- (e) (1)ThefollowingmemberswhosetermsbeginJuly1,2012,shallserveinitialtermsasfollows:
- (A) Onememberlicensedasbothanengineerandasalandsurveyorshallserveatermofone year.
- (B) Onememberfromthegeneralpublicshallserveatermofone year.
- (C) Onememberlicensedasageologistshallserveatermofthree years.
- (D) Onememberlicensedasalandsurveyorshallserveatermoftwoyears.

(2) Thetermsofmembersspecified in this subsections hall expire on June 30 in the last year of such member's term. Upon

reappointment, members shall serve a term of not more than four years.

 $(3) \quad Nomember specified in this subsection shall serve more than four consecutive terms.$

History:L. 1976,ch.334,§6;L.1992,ch.240,§5;L.1997,ch.128,§3;L.2012,ch.88,§1;Apr.12.

74-7007.Same;organization;electionofofficers;seal;rules;oath; meetings;quorum. Theboardshallorganizeannually at its first meeting subsequent to July 1, and shall select a chairperson, vice-chairperson, and secretary from its own membership. The secretary shall be the custodian of the common seal, the books and records of the board, and shall be responsible for the recordation, publication and archiving of all board proceedings. The chairperson and secretary shall have the power to administer oaths pertaining to the business of the board. The board shall have a common seal and shall formulate rules to govern its actions. Eachmemberoftheboardshalltakeandsubscribetheoaths prescribedbylawforstateofficers. Theoathsprovidedforhereinshall befiledintheofficeofthesecretaryofstate. Theboardshallholdanannual meetingandsuchadditional meetingsasthe boardmay designate. Seven members of the board shall constitute a quorum for the transaction of business.

History:L.1976,ch.334,§7;L.1995,ch.104,§5;L.2014,ch.88,§9;July1.

74-7008.Same; executive director and assistant executive director, appointment and salary; compensation and expensesofboardmembers; personnel.(a)Theboardmayappointanexecutivedirectorandanassistantexecutivedirectorwho shall be in the unclassified service of the Kansas civil service act and shall receive an annual salary fixed by the board.

(b) Membersofthestateboard oftechnicalprofessionsattending meetingsofsuchboard, or attendingasubcommittee meetingthereofauthorizedbysuchboard, shallbepaidcompensation, subsistenceallowances, mileageandotherexpensesas provided in K.S.A. 75-3223 and amendments thereto.

(c) Theboardmayemployclericalpersonnelandotherassistantsallofwhomshallbeintheclassifiedservice under the Kansas civil service act and may make and enter into contracts of employment with such professional personnel as may be necessary, in the board's judgment, for the performance of its duties and functions and the execution of its powers.

History:L. 1976, ch.334, §8; L.1976, ch.337, §2; L.1992, ch.240, §6; L.1997, ch.158, §11; July 1.

74-7009. Fees; disposition; technical professions feefund; expenditures. (a) The following nonrefundable feess hall be collected by the board:

(1) Foranoriginallicense, issued upon the basis of an examination given by the board, an application fee in the sum of not more than \$200 plus an amount equal to the cost of any examination directly administered by the board for any branch of the technical professions;

- (2) foralicensebyreciprocityunderK.S.A.74-7024, and amendments thereto, an application fee of not more than \$500;
- (3) foracertificateofauthorizationforabusinessentity, the sum of not more than \$300;
- (4) forthebiennialrenewalofanactivelicense,thesumofnotmorethan\$200;
- (5) for the biennial renewal of a certificate of authorization for a businessentity, the sum of not more than \$300;

(6) for the untimely renewal of a license or certificate of authorization pursuant to K.S.A. 74-7025, and a mendments thereto, a late fee of not more than \$200; and

(7) forthereturnofaninactivelicensetoactivepractice, or for there instatement of a cancelled license, the sum of not more than \$200.

(b) OnorbeforeNovember15ofeachyear,theboardshalldeterminetheamountnecessarytoadministertheprovisionsof K.S.A.74-7001etseq.,andamendmentsthereto,fortheensuingcalendar yearandshallfixthe feesforsuchyearatthe sumdeemed necessary for such purposes.

(c) Theboard shallremitall moneysreceived byor for itfromfees, chargesor penaltiesto thestatetreasurer inaccordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury. Ten percent of each such deposit shall be credited to the state general fund and the balanceshallbecreditedtothetechnicalprofessionsfeefund, whichfundisherebycreated.Allexpendituresfromsuchfundshall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the chairperson of the board or by a person or persons designated by the chairperson.

 $\label{eq:History:L.1976,ch.334, \$9;L.1978,ch.326, \$5;L.1980,ch.244, \$3;L.1992,ch.240, \$7;L.1997,ch.158, \$12;L.2001,ch.5, \$333;L.2009,ch.94, \$2;L.2011,ch.53, \$52;L.2014,ch.88, \$10;July1.$

74-7010.Roster; maintenance and filing; copies, availability, fees. A roster showing the names and places of business of all persons licensed under K.S.A. 74-7001 et seq., and amendments thereto, or issued a certificate of authorization under K.S.A. 74-7036, and amendments thereto, shallbe maintained by the executive director. The roster shall also specify the branch of the technical professions in which each such personis licensed or authorized to practice. Copies of the roster shall be provided inaccordance with the Kansas open records act, K.S.A. 45-215 et seq., and amendments thereto.

History:L. 1976,ch.334,§10;L.1978,ch.326,§6;L.1978,ch.327,§1;L.1978,ch.347,§17;L.1980,ch.245,§1;L. 1980,ch.244,§4;L.1992,ch.240,§8;L.2001,ch.5,§334;L.2014,ch.88,§11;July1.

74-7011.

History:L.1976,ch.334,§11;L.1976,ch.337,§3;Repealed,L.1992,ch.240,§31;Jan.1,1993.

74-7012.

History:L.1976,ch.334,§12;Repealed,L.1992,ch.240,§31;Jan.1,1993.

74-7013.Powers and duties of board. (a) The board may adopt all rules and regulations, including rules of professional conduct, which are necessary for performance of its powers, duties and functions in the administration of the provisions of K.S.A. 74-7001 et seq., and amendments thereto.

(b) Theboard,throughrules and regulations, may require continuing education as a condition for licenserenewalor reinstatement and may exempt persons from such continuing education requirements.

 $(c) \quad The board may adopt rules and regulations concerning cancelled, in active and emeritus licensure status.$

(d) The board shall adopt rules and regulations prescribing minimum standards for boundary surveys, mortgage title inspection, Americanlandtitleassociationsurveys and such other surveys as necessary to control the quality of surveying in the state of Kansas.

History:L.1976,ch.334,§13;L.1976,ch.337,§4;L.1978,ch.326,§7;L.1995,ch.104,§1;L.1997,ch.128,§4;L. 2009,ch.94,§3;L.2014,ch.88,§12;July 1.

74-7014.

History:L.1976,ch.334,§14;Repealed,L.1992,ch.240,§31;Jan.1,1993.

74-7015.

History:L.1976,ch.334,§38;Repealed,L.1978,ch.326,§28;July1.

74-7016.Records of board; register; records as evidence. (a) The board shall keep a record of its proceedings, and a register of all applications for license, which register shall show(1) the name and residence of each applicant; (2) the date of the application; (3) the place of business of such applicant; (4) the applicant's educational and other qualifications; (5) whether or not an examination was required; (6) the action of the board upon the application; (7) the date of the board; and (8) such other information as may be deemed necessary by the board.

(b)Therecordsoftheboardshallbeprima facieevidence oftheproceedingsoftheboardsetforththerein, and a transcript thereof, duly certified by these cretary of the board underseal, shall be admissible inevidence with the same force and effect as if the original were produced.

History:L. 1978,ch.326,§8;L.1992,ch.240,§9;Jan.1,1993.

74-7017.Examinationrequirement.Noapplicantseekingoriginallicensetopracticeanytechnicalprofessionshallbe entitled to such license without first meeting the requirement to take and pass an examination utilized by the board. History:L.1978,ch.326,§9;L.1992,ch.240,§10;Jan.1,1993.

74-7018.Applications for license; fee; time. Applications for licensure shall be submitted on forms prescribed by the board and shall contain information concerning the applicant's education and a detailed summary of the applicant's technical work, previous examinations, if any, and the results thereof and such other information and references as maybe required by the board. All such applications shall be submitted to the executive director, together with the application feeprescribed under K.S.A. 74-7009, and amendments thereto, within a time period to be determined by the board.

History:L.1978,ch.326,§14;L.1992,ch.240,§11;L.2009,ch.94,§4;July1.

74-7019. Architects; qualifications for licensure. Minimum qualifications of applicants seeking licensure as architects are the following:

(a) Graduation from a college or university program that is adequate inits preparation of students for the practice of architecture, as determined by the board in accordance with applicable rules and regulations;

(b) proofofarchitecturalexperienceofacharactersatisfactorytotheboard, as defined by rules and regulations of the board;

(c) thesatisfactorypassageofanexaminationutilized by the board.

History:L. 1978, ch.326, §10;L.1992, ch.240, §12;L.2014, ch.88, §13; July1.

74-7020.Landscapearchitects;qualificationsforlicensure.Minimumqualificationsofapplicantsseekinglicensureas landscape architects are the following:

(a) (1) Graduation from a four-year collegeoruniversity program that is a dequate inits preparation of students for the practice of landscape architecture and a minimum of four years of experience in landscape architectural work of a character satisfactory to the board, as defined by rules and regulations of the board; or

(2)graduationfromafive-yearcollegeoruniversityprogramthatisadequateinitspreparationofstudentsforthepracticeof landscape architecture and a minimumofthree yearsofexperience inlandscape architectural workofa character satisfactoryto the board, as defined by rules and regulations of the board; and

 $(b) \quad the satisfactory passage of an examination utilized by the board.$

History:L.1978,ch.326,§11;L.1992,ch.240,§13;Jan.1, 1993.

74-7021.Professionalengineers;qualificationsforlicensure;internengineercertificate.(a)Minimumqualifications of applicants seeking licensure as professional engineers are the following:

(1) Graduation from a collegeor university program that is a dequate inits preparation of students for the practice of

engineering, as determined by the board in accordance with applicable rules and regulations;

(2) thesatisfactorypassageofanexaminationinthefundamentalsofengineeringasutilizedbytheboard;

(3) proofoffour years of engineering experience of a characterisatis factory to the board, as defined by rules and regulations of the board; and

(4) thesatisfactorypassageofanexaminationinprofessional practice as utilized by the board.

(b)Theboardmayissueaninternengineercertificatetoapersonwho meetstheeducationandexaminationqualifications prescribed by the board.

History:L.1978,ch.326,§12;L.1992,ch.240,§14;L.2009,ch.94,§5;L.2014,ch.88,§14;July1.

74-7022.Professionalsurveyors;qualificationsforlicensure;internlandsurveyorcertificate. (a)Minimum qualifications of applicants seeking licensure as professional surveyors are the following:

(1) Proofofsurveying experience and education in accordance with rules and regulations of the board; and

(2) thesatisfactorypassageofexaminationsutilized by the board.

(b)Theboardmayissueaninternsurveyorcertificatetoapersonwho meetstheeducation, experience and examination qualifications prescribed by the board.

History:L. 1978,ch.326,§13;L.1986,ch.303,§2;L.1988,ch.307,§2;L.1992,ch.240,§15;L.2009,ch.94,§6;L. 2014,ch.88,§15;July1.

74-7023.Examinations,time,place,scope,methodofprocedure;license,issuance,contents,evidence;seal,purchase anduse, conditions.(a) All examinationsrequired byK.S.A. 74-7001 et seq., and amendmentsthereto, shall be held at suchtime and place as the board determines. The scope of the examinations, methods of procedure and eligibility to take examinations, including reexaminations, shall be prescribed by the board.

(b) Theboard, after receiving satisfactory evidence of the qualifications of an applicant and after satisfactory examination of the applicant, shall issue a license authorizing the applicant to practice the technical profession for which the applicant is qualified and to use the title appropriate to such technical profession.

(c) Each license shall show the full name of the licensee, shall have a serial number and shall be signed by the chairperson and these cretary of the board underseal of the board. The issuance of a license by the board shall be prima facie evidence that the person named on the license is legally licensed and is entitled to all the rights and privileges of a licensed practitioner of the technical profession for which the license is licensed while the license remains unrevoked and unexpired.

(d) Each licensee shall obtain a seal of a distinctive design authorized by the board, bearing the licensee's name and number and a uniform inscription formulated by the board. Documents signed by the licensee in the licensee's professional capacity shall be stamped with the seal during the duration of the license, but it shall be unlawful for anyone to stamp any document with the seal after the license has been revoked, unless the license has been renewed or reissued. No person shall tamper with or revise the seal without express written approval by the board.

History:L.1978,ch.326,§15;L.1992,ch.240,§16;L.2009,ch.94,§7;L.2014,ch.88,§17;July1.

74-7024.Exemptions from examination for licensure; reciprocity; certain license or certificate holders; fees; conditions.Anypersonwho holdsacurrentlicensetopracticeanybranchofthetechnical professionsissuedbytheproperauthority in any other state or political subdivision of the United States may be exempted from examination for licensure in this state if the requirements under which such license was issued are of a standard accepted bythe board and if the person's record fully meets the requirements of this state in all respects other than examination. Upon determination that the person meets the requirements of this section and all other requirements for licensure under K.S.A. 74-7001 et seq., and amendments thereto, the board may issue, upon application therefor and receipt of payment of the application fee prescribed under K.S.A. 74-7009, and amendments thereto, a license to practice the appropriate technical profession.

History:L. 1978, ch.326, §16; L.1997, ch.158, §13; L.2014, ch.88, §18; July1.

74-7025.Expiration of license or certificate of authorization; notice; renewal; continuing education as condition for license renewal; reinstatement after failure to renew; fee for reinstatement; replacement license; inactive status.(a) At least 30 days prior to the date of expiration of a license or certificate of authorization, the executive director shall notify every person licensed under K.S.A. 74-7001 et seq., and amendments thereto, orbusiness entity issued a certificate of authorization under K.S.A. 74-7036, and amendments thereto, of the license shall notify the board in writing of anychange of address within 30 days after the date of such change. A licensee shall not practice any technical profession after the expiration date until the license or certificate of authorization not renewed by the expiration date may be renewed within 60 days after such expiration date bypayment of the renewal fee plus a late fee as set forth in K.S.A. 74-7009, and amendments thereto. Anylicenseorcertificate of authorizationnotrenewed within60 daysafter the expirationdate shall be cancelled.

(b) Asaconditionforobtaininglicenserenewal, the board may require proof of compliance with continuing education requirements established by rules and regulations.

(c) Any person whose license or certificate of authorization has been cancelled pursuant to subsection (a) may have the license or certificate of authorization reinstated by the board for good cause shown and by filing an application for such license or certificate of authorization and such other documents as required by the board, and payment of there instatement fee as set for thin K.S.A.74-7009, and amendments thereto.

(d) Anylicensee whovoluntarilydecidestonolongerpracticeatechnicalprofessionshallhave suchlicensee'sstatuschanged fromactivetoinactive, provided, suchlicensee meets therequirements for use of the inactive licensure statuses tablished in the rules and regulations adopted by the board. A person whose license is inactive may return to active practice of a technical profession by applying for a return to active practice, paying the appropriate fee as set forth in K.S.A. 74-7009, and amendments thereto, and complying with all applicable rules and regulations adopted by the board.

(e) Anylicensee whovoluntarilydecidestonolongerpracticeatechnicalprofessionand whoisatleast60 yearsofage shall have such licensee's status changed fromactive to emeritus, provided, such licensee meets the requirements for use of the emeritus title established in the rules and regulations adopted by the board.

(f) Anewlicenseorcertificateofauthorization, to replace any lost, destroyed or mutilated license, may be issued, subject to rules and regulations of the board, and a charge of \$20 shall be made for such issuance.

History:L. 1978,ch.326,§17;L.1980,ch.244,§5;L.1992,ch.240,§17;L.1995,ch.104,§2;L.2009,ch.94,§8;L. 2014,ch.88,§19;July1.

74-7026.Discipline of licensees or holders of certificates of authorization; suspension or revocation of licenses or certificatesofauthorization; grounds; reinstatementoflicenseorcertificateofauthorization, fees. (a) Theboardshallhave the power to limit, condition, reprimand or otherwise discipline, suspend or revoke the license of any person who has engaged in any of the following conduct:

(1) The practice of any fraud or deceit in obtaining a license or certificate of authorization is sued under K.S.A.74-7036, and amendments thereto;

(2) anygrossnegligence, incompetency, misconductor wanton disregard for the rights of others in the practice of any technical profession;

(3) aconvictionofa felonyassetforthinthecriminalstatutesofthestateofKansas,ofanyotherstateoroftheUnited States;

(4) violationofanyrulesofprofessionalconductadoptedandpromulgatedbytheboardorviolationofrulesandregulations adopted by the board for the purpose of carrying out the provisions of K.S.A. 74-7001 et seq., and amendments thereto; or

(5) affixing or permitting to be affixed such licensee's seal or name to any documents which we renot prepared by such licensee or prepared under the responsible charge of such licensee.

(b) Theboardshallhave the powertolimit, condition, reprimandorotherwise discipline, suspendorrevoke the certificate of authorization of any business entity which has engaged in any conduct which would authorize the board to limit, condition, reprimand or otherwise discipline, suspend or revoke the license of a person under this section.

(c) The board, for reasons it may deem sufficient, may reissue a license or certificate of authorization that has been revoked and may remove the suspension of the license or certificate of authorization, provided, seven or more members of the board vote in favorofsuchreissuanceorremovalofsuspension. Anewlicenseorcertificateofauthorization, toreplaceanyrevoked orsuspended license or certificate of authorization, may be issued, subject to rules and regulations of the board, and a charge of \$100 shall be made for the issuance of such license or \$150 for the issuance of a certificate of authorization.

 $(d) \quad Any action of the board pursuant to this section shall be subject to the provisions of the Kansas administrative procedure act.$

History:L.1978,ch.326,§18;L.1980,ch.244,§6;L.1984,ch.313,§139;L.1992,ch.240,§18;L.1995,ch.104,§6; L.2009,ch.94,§9;L.2014,ch.88,§20;July1.

74-7027.Authority of board at hearings; witnesses, compulsory attendance. In performing its powers, duties and functions under the provisions of this act, the board shall have authority to issue an order under its seal compelling the attendance and testimony of witnesses or compelling the production of books, papers, records, documents or other evidence at any hearing before the board involving the revocation or suspension of license or certificate of authorization issued under K.S.A. 74-7036, and amendments thereto, or practicing or offering to practice without a license or certificate of authorization issued under K.S.A. 74-7036, and amendments thereto. All such hearings shall be conducted inaccordance with the provisions of the Kansasad ministrative procedure act.

History:L.1978,ch.326,§19;L.1980,ch.244,§7;L.1984,ch.313,§140;July1,1985.

74-7028.Notice of denial, suspension or revocation of license or certificate of authorization; appeals.Notice of the action of the board in denying, suspending or revoking a license or certificate of authorization issued under K.S.A. 74-7036, and amendments thereto, shall be given in accordance with the provisions of the Kansas administrative procedure act. Any person aggrieved by any decision of the board may appeal such action in accordance with the provisions of the Kansas judicial review act.

History:L.1978,ch.326,§20;L.1980,ch.244,§8;L.1984,ch.313,§141;L.2010,ch.17,§188;July1.

74-7029.Unlawfulacts;prosecution;assistanceofattorneygeneralanddistrictorcountyattorney.(a)Itshallbeaclass A misdemeanor for any person to:

(1) Practice or offer to practice or hold one's self out as entitled to practice any technical profession unless the person is licensedasprovidedinK.S.A. 74-7001etseq., and amendments thereto, or holds a certificate of authorization issued underK.S.A. 74-7036, and amendments thereto;

(2) presentorattempttouse, assuchperson's own, the license, certificate of authorization or seal of another;

(3) falselyimpersonateanyotherpractitioneroflikeordifferentname;

(4) give false or forged evidence to the board, or any member thereof, in obtaining a license or certificate of authorization;

(5) useorattempttousealicenseorcertificateofauthorizationthathasexpiredorbeensuspendedorrevoked;

(6) falselyadvertiseasalicensedpractitionerorastheholderofacertificateofauthorization;

(7) useinconnectionwithsuchperson'sname,orotherwiseassume,oradvertiseanytitleordescriptionintendedtoconvey the impression that such person is a licensed practitioner or holds a certificate of authorization; or

(8) otherwiseviolateanyoftheprovisionsofK.S.A.74-7001etseq., and amendments thereto, or any rule and regulation promulgated by the board.

(b) Forthepurposes of subsection(a)(1), aperson shall be construed to practice or offerto practice or hold one's selfout as entitled to practice a technical profession if such person:

(1) Practices any branch of the technical professions;

(2) byverbalclaim,sign,advertisement,letterhead,cardorinanyother wayrepresentsthepersontobeanarchitect, landscape architect, professional engineer, professional geologist or professional surveyor;

(3) through the use of some other title implies that such person is an architect, land scape architect, professional engineer, professional geologist or professional surveyor, or that such person is licensed to practice a technical profession; or

(4) holdsone'sselfoutasabletoperform, or does perform, any service or work or any other service designated by the practitioner which is recognized as within the scope of the practice of a technical profession.

(c) The attorney general of the state or the district or county attorney of any county, at the request of the board, shall render such legal assistance as may be necessary in carrying out the provisions of K.S.A. 74-7001 et seq., and amendments thereto. Upon therequestoftheboard, the attorney general or district or county attorney of the proper proceedings against any person regarding whom a complaint has been made charging such person with the violation of any of the provisions of K.S.A. 74-7001 et seq., and amendments thereto. The attorney general, and such district or county attorney, at the request of the attorney general or of the board, shall appear and prosecute any and all such actions.

History:L. 1978,ch.326,§21;L.1980,ch.244,§9;L.1992,ch.240,§19;L.2009,ch.94,§10;L.2014,ch.88,§21; July1.

74-7030.Civilenforcementofact.Wheneverinthejudgmentoftheboardanypersonhasengagedin,orisabouttoengage in, any acts or practices which constitute, or will constitute, a violation of this act, or anyrules and regulations of the board, the board may make application to the district court, without giving bond, for civil enforcement of the act or rules and regulations in accordance with the Kansas judicial review act.

History:L.1978,ch.326,§22;L.1984,ch.313,§142;L.2010,ch.17,§189;July1.

74-7031.Architecture; exemptions from requirements for licensure or certification; definitions. The provisions of K.S.A.74-7001etseq., and amendments thereto, requiring licensure or the issuance of accriticate of authorization under K.S.A. 74-7036, and amendments thereto, to engage in the practice of architecture shall not be construed to prevent or to affect:

(a) Thepracticeofanypersonengaging in the plateau of a relation of books or pamphlets illustrating architectural designs.

(b) Personspreparingplans,drawingsorspecificationsforbuildingshousingno morethantwodwellingunitsinone contiguous structure or for agricultural buildings.

(c) Persons furnishing, individually or with subcontractors, labor and materials, with or without plans, drawings, specifications, instruments of service, or other data concerning the labor and material stobe used for any of the following, provided, compliance with the most recent edition of the international building code adopted by the international code conference and rules and regulations adopted by the state fire marshal, is not required:

(1) Storefrontsorfacades, interioral terationsorad ditions, fixtures, cabinetwork, furniture, appliances or the requipment;

(2) worknecessarytoprovideforinstallationofanyitemdesignatedinsubsection(c)(1);

(3) alterationsoradditionstoabuildingnecessaryto, or attendantupon, installation of any item designated insubsection (c)(1), if the alteration or addition does not change or affect:

(A) Thestructural system of the building, which structural system includes, but is not limited to, foundations, walls, floors, roofs, footings, bearing partitions, beams, columns or joists and does not exceed the structural capacity of the system;

(B) therequiredexitcapacitiesorexitingtraveldistances; or

(C) therequiredfireratingsofassemblies, fireseparation walls or firerating srequired by building type.

(d) Workinvolvingmatters of rates, rating and loss prevention by employees of insurance rating organizations and insurance service organizations and insurance companies and agencies.

(e) Theperformanceofservicesbyalicensed landscapearchitector businessentityissued acertificateofauthorization to provideservicesinlandscape architectureunderK.S.A.74-7036, and amendments thereto, inconnection with landscape and site planning for the sites, approaches or environment for buildings, structures or facilities.

History:L.1978,ch.326,§23;L.1980,ch.244,§10;L.1992,ch.240,§20;L.2009,ch.94,§11;L.2014,ch.88,§22; July1.

74-7032.Landscapearchitecture; exemptions from requirements for licensure or certification. The provisions of K.S.A. 74-7001 et seq., and amendments thereto, requiring licensure or the issuance of a certificate of authorization under K.S.A. 74-7036, and amendments thereto, to engage in the practice of landscape architecture shall not be construed to prevent or to affect:

(a) The right of any individual to engage in the occupation of growing and marketing nursery stock, to use the title nurseryman, landscapenurserymanorgardener, ortoprohibitany individual toplanor plantsuch individual's own property.

(b) Therightofnurserymentoengageinpreparingandexecutingplantingplans.

(c) Thepracticeofsitedevelopmentplanning, in accordance with the practice of architecture.

(d) The performance of those services described in subsection (k)(1) of K.S.A. 74-7003, and amendments thereto, by a licensedprofessionalengineer, except that no licensed professional engineer shall perform the following services: (1) Planting plans; or (2) the determination of proper land use as it pertains to natural features; ground cover, use, nomenclature and arrangement of plant material adapted to soils and climate.

History:L.1978,ch.326,§24;L.1980,ch.244,§11;L.1992,ch.240,§21;L.2014,ch.88,§23;July1.

74-7033.Engineering; exemptions from requirements for licensure or certification. The provisions of K.S.A.74-7001 et seq., and amendments thereto, requiring licensure or the issuance of a certificate of authorization under K.S.A. 74-7036, and amendments thereto, to engage in the practice of engineering shall not be construed to prevent or to affect:

(a) Except asprovided bysubsection(b), the designor erectionofanystructure or work by person who ownsthe structure orwork, uponsuch person'sownpremises for such person's own use if the structure or work is not to be open to the public for any purpose what so ever.

(b) Personsdesigningorerectingorpreparingplans,drawingsorspecificationsforbuildingshousingno morethantwo dwelling units in one contiguous structure or for agricultural buildings.

 $(c) \quad Persons engaged in planning, drafting and designing of products manufacture d for resal et other public.$

(d) Theperformanceofservices by alicensed landscape architectin connection with landscape and site planning for the sites, approaches or environment for buildings, structures or facilities.

History:L.1978,ch.326,§25;L.1980,ch.244,§12;L.1992,ch.240,§22;L.1999,ch.135,§1;L.2014,ch.88,§24; July1.

74-7034.Land surveying; exemptions from requirements for licensure or certification. The provisions of K.S.A. 74-

7001etseq.,andamendmentsthereto,requiringlicensureortheissuanceofacertificateofauthorizationunderK.S.A.74-7036,and amendments thereto, to engage in the practice of surveying shall not be construed to prevent or to affect:

(a) Thosesurveying activities, which include locating or laying out of a lignments, positions or elevations where such work is part of the construction of engineering or architectural works, when such activities are for purposes other than the conveyance of an interest in real property.

(b) The practice of surveying by an individual of such individual's own real property or that of such individual's employer for purposes other than the conveyance of an interest in such real property.

 $(c) \quad The surveying on farms for a gricultural purposes other than the conveyance of an interest in such farm property.$

(d) The performance of services by a licensed landscape architect or by a businessentity issued a certificate of authorization to provide services in landscape architecture under K.S.A.74-7036, and amendments thereto, inconnection with landscape and site planning for the sites, approaches or environment for buildings, structures or facilities.

(e) Mappingbygovernmentalagencies whensuchactivity doesnot involve the locating, relocating, or physical establishment

oflandboundariesandrelated monumentsorthepreparationoforiginalorfieldretracementofexistingdescriptionsofrealproperty. History:L. 1978, ch. 326, § 26; L. 1980, ch. 244, § 13; L. 1986, ch. 303, § 1; L. 1992, ch. 240, § 23; L. 2009, ch. 94, § 12; L. 2014, ch. 88, §25; July1.

74-7035.Actnotapplicabletocertainpractices and persons. The provisions of K.S.A.74-7001 ets eq., and amendments thereto, shall not apply to:

(a) The workofanemployee, consultant or a subordinate of a personholding license under K.S.A. 74-7001 et seq., and amendmentsthereto, if such work does not include final designs or decisions, responsible charge of design and is done under the direct responsibility and supervision of a person practicing lawfully a technical profession;

(b) the workofanyperson who isexclusivelyand regularlyemployed by a single employer, provided, suchemployer is not an engineering, architectural, surveying, landscape architectural or geology firm, and is not primarily engaged in the business of conveying an interest in real property, and also provided, such work is performed under an employer-employee relationship, and making surveys of land and determinations of physical property rights is performed solely in connection with the affairs of such employeroritssubsidiaries and affiliates and solely for the uses, purposes and benefit of such employer, subsidiaries and affiliates;

(c) aplumbingcontractor, masterplumberorjourneymanplumberlicensedundertheprovisionsofK.S.A.12-1508etseq., and amendments thereto, while performing the work such plumber is authorized to perform pursuant to such license; or

(d) an electrical contractor, master electrician, journeyman electrician or residential electrician licensed under the provisions of K.S.A.12-1525 etseq., and amendments thereto, while performing the work such electrician is authorized to perform pursuant to such license.

(e) Forpurposes of this act, public officers and employees who, within the scope of their employment and in the discharge of their public duties, provide information pertinent to or review the sufficiency of technical submissions, or who inspect property or buildings for compliance with requirements safeguarding life, health or property, are not engaged in the practice of the technical professions.

History:L.1978,ch.326,§27;L.1992,ch.240,§24;L.1997,ch.158,§14;L.1999,ch.135,§2;L.2014,ch.88,§27; July1.

74-7036.Practice of technical professions by business entity; conditions; application for certificate of authorization, contents,fee;renewal,conditions,fee;changeofprincipal,reporting;liabilityforservicesperformed.(a)Notwithstandingany other provision of law, a business entity organized for the practice of one or more of the technical professions shall obtain a certificate of authorization pursuant to this section prior to doing business in this state. To obtain a certificate of authorization a business entity must meet the following:

(1) Oneormore principalsis designated as being in responsible charge for the activities and decisions relating to the practice of such profession and is regular employee of and active participant in the business entity;

(2) eachpersonengagedinthepracticeofthetechnicalprofessionislicensedtopracticesuchprofessionbytheboard, oris exempt from licensure under K.S.A. 74-7031 through 74-7035, and amendments thereto, or is exempt from examination for licensure in this state under K.S.A. 74-7024, and amendments thereto; and

(3) eachseparate office or place of business established in this state by the business entity has a licensed professional who is regularly supervising the work of an office or place of business and has responsible charge of each respective technical professional practicing in the office. This requirement shall not apply to offices or places of business established to provide construction administration services only.

(b) Abusinessentityshallapplytotheboardforacertificateofauthorization,upona formprescribedbytheboard,listingthe names and addresses of all principals licensed to practice the technical profession and such other information as may be required by the board. The application for a certificate of authorization shall be accompanied by an application fee fixed by the board under K.S.A. 74-7009, and amendments thereto. The certificate of authorization shall be accompanied by a form prescribed by the board providingcurrentinformation. Intheeventofachangeofanyprincipal, such changeshall be provided to the board within 30 days after the effective date of such change.

(c) If the board finds that such business entity is incompliance with all of the requirements of this section, the board shall issue a certificate of authorization to such business entity designating the technical profession for which such business entity is authorized to provide services.

(d) Nobusinessentityissuedacertificateofauthorizationunderthissectionshallberelievedofresponsibilityfortheconduct or acts ofits agents, employees or principals byreason ofits compliance with the provisions of this section, nor shall any individual practicing a technical profession be relieved of responsibility and liability for services performed by reason of employment or relationship with such business entity. The requirements of this section shall not affect a business entity and its employees in performing services included within the term "technical professions" solely for the benefit of such business entity or subsidiary or affiliated business entities. Nothing in this section shall exempt any business entity from the provisions of any other law applicable thereto.

History:L.1980,ch.244,§1;L.1992,ch.240,§25;L.2009,ch.94,§13;L.2014,ch.88,§28;July1.

74-7037.

History:L.1988,ch.307,§3;Repealed,L.2014,ch.88,§39;July1.

74-7038. Technicalsubmissions; limitationonacceptanceorapprovalbypublicofficials; buildingpermits, invalidity; immunity fromliability. A public official charged with the enforcement of any state, county or municipal building code shall not accept or approve any technical submissions involving the practice of the technical professions unless the technical submissions have been stamped with the technical professional's seal, signed and dated as required by K.S.A. 74-7001 et seq., and amendments thereto, or unless the applicant has certified on the technical submission to the applicability of a specific exception provided for in K.S.A.74-7035, and amendments thereto, permittingthepreparationofthetechnicalsubmissions by approval of the seq., and amendments thereto. A building permit issued with respect to technical submissions which does not conform to the equirements of K.S.A.74-7001 et seq., and amendments thereto, isinvalid. The acceptanceorapproval oftechnical submissions or the issuance of a building permit by a public official engaged in building inspection responsibilities, contraryto the provisions of K.S.A. 74-7001 et seq., and amendments thereto, shall not create liability upon the public official or the official's governmental agency.

History:L.1992,ch.240,§26;L.2014,ch.88,§29;July1.

74-7039.Civil penalties for violations; notice and hearing; fines, costs, attorney fees, disposition; determination of amount, factors.(a)The board, inadditionto anyother penaltyprescribed under K.S.A. 74-7001 et seq., and amendmentsthereto, mayassess civil fines after proper notice and an opportunity to be heard, against any person or entity for a violation of the statutes, rules and regulations or orders enforceable bythe board in an amount not to exceed \$5,000 for the first violation, \$10,000 for the second violation and \$15,000 for the third violation and for each subsequent violation. All civil fines assessed and collected under this section shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Uponreceiptofeachsuchremittance, the state treasurer shalldeposittheentireamount inthestate treasury to the credit of the state general fund.

(b) Theboardmayalsoassesscosts, including attorney fees, against any person or entity for aviolation of the statutes, rules and regulations or orders enforceable by the board in addition to any fine imposed. All costs assessed under this section shall be remitted to the state treasurer inaccordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the technical professions fee fund.

(c) Indetermining the amount of penalty to be assessed pursuant to this section, the board may consider the following factors among others:

(1) Willfulnessoftheviolation;

(2) repetitionsoftheviolation; and

(3) magnitudeoftheriskofharmtothehealth,safety,propertyandwelfareofthepubliccausedbythe violation.

History:L. 1992,ch.240,§27;L.2001,ch.5,§335;L.2014,ch.88,§30;July1.

74-7040.Rights and privileges of licensees saved. Anyperson licensed to practice the technical professions in the state of Kansasatthetimethisacttakeseffectshallthereaftercontinuetopossessthesamerights and privileges with respect to the practice of the technical profession for which such person is licensed, in accordance with the current definition of the practice of such technical profession, without being required to obtain a new license under the provisions of this act, subject to the power of the board as provided in this act to suspend or revoke the license of any such person for anyof the causes set forth in K.S.A. 74-7026, and amendments thereto, and subject to the power of the board to require any such person to renewsuch license as provided in K.S.A.74-7025, and amendments thereto.

History:L.1992,ch.240,§28;L.2014,ch.88,§31;July1.

74-7041.

History:L.1997,ch.128,§5;L.2009,ch.94,§14;Repealed,L.2014,ch.88,§39;July1.

74-7041a.Professionalgeologists, minimumqualifications;licensure;interngeologists.(a)Minimumqualificationsof applicants seeking licensure as professional geologists are the following:

(1) Graduation from a course of studyingeology, or from a program which is offour or more years' duration and which includes at least 30 semester or 45 quarter hours of credit with a major ingeology or a geology special ty, that is adequate in its preparation of students for the practice of geology;

(2) proofofatleastfour years of experienceingeology of a characterisatis factory to the board, as defined by rules and regulations of the board; and

(3) thesatisfactorypassage of such examinations in the fundamental sofgeology and ingeologic practice as utilized by the board.

(b)Theboardmayissueaninterngeologistcertificatetoapersonwho meetstheeducationandexaminationqualifications prescribed by the board.

History:L. 2014,ch.88,§16;July1.

74-7042.

History:L.1997,ch.128,§6;Repealed,L.2014,ch.88,§39;July1.

74-7042a.Geology;exemptionsfromrequirementsforlicensureorcertification. The provisions of K.S.A.74-7001et seq., and amendments thereto, requiring licensure or the issuance of a certificate of authorization under K.S.A. 74-7036, and amendments thereto, to engage in the practice of geology shall not be construed to prevent or to affect:

(a) ThepracticeofgeologybyanypersonbeforeJuly1,2000.

(b) Thepracticeofgeologywhichisexclusivelyintheexplorationforanddevelopment of energy resources and economic minerals,

and which does not affect the health, safety, property and welfare of the public, as determined by the board.

(c) Theacquisitionofengineeringdata,geologicdataforengineeringpurposes and the utilization of such databylicensed professional engineers.

 $(d) \quad The performance of work customarily performed by graduate physical ornatural scientists.$

 $(e) \quad The teaching of geology in a college or university of fering an approved geology curriculum.$

History:L. 2014,ch.88,§26;July1.

74-7043through74-7045.

History:L.1997,ch.128,§§7to9;Repealed,L.2009,ch.94,§15;July1.

74-7046.Liabilityoflicensedprofessionalsurveyor. (a)Aprofessionalsurveyor,licensedpursuanttoarticle70ofchapter 74 of the Kansas Statutes Annotated, and amendments thereto, and such professional surveyor's authorized agents and employees may enter upon lands, waters and premises of a party who has not requested the survey when it is necessary for the purpose of making a survey. If the licensed professional surveyor has made a reasonable attempt to notify the person in possession, suchentry shall not be deemed a trespass. Upon notice, such person in possession has the right to modify the time and other provisions of the professional surveyor's access upon notification to the surveyor, as long as such modifications do not unreasonably restrict completion of the survey. Nothing herein shall change the status of the licensed professional surveyor as an occupier of land.

(b) Whileconductingsurveys, the licensed professional survey or and such professional survey or 's authorized agents and employees shall carry proper identification as to such professional survey or 's licensure or employment and shall display such identification to anyone upon request.

(c) Neither the landowner nor the person in possession shall be liable for any injury or damage sustained by a licensed professional surveyor or such professional surveyor's authorized agents and employees entering upon such land, water or premises undertheprovisionsofthissection, except when such damages and injury were willfully or deliberately caused by the landowner or person in possession.

(d) Nothinginthissectionshallbeconstrued to:

(1) Removecivilliabilityforactualdamagetosuchlands, waters, premises, cropsorpersonal property;

(2) givethelicensedprofessionalsurveyororsuchprofessionalsurveyor'sauthorized agents and employees the authority to enter any building or structure used as a residence or for storage; and

 (3) remove civilor criminalliability for intentional acts of injury or for damages to the professional survey or or authorized agents and employees.

History:L.2004,ch.129,§1;L.2014,ch.88,§32;July1.

74-7047. Peerreview; technical professions. (a) Asused in this section:

(1) "Board" means the stateboard of technical professions established pursuant to K.S.A. 74-7004, and amendments thereto.

(2) "Designprofession" meansthepractice of architecture, landscape architecture, landsurveying, geology or engineering as specified in K.S.A. 74-7003, and amendments thereto.

(3) "Design professional" means an architect, landscape architect, land surveyor, geologist or professional engineer or a businessentityauthorizedpursuanttoK.S.A.74-7036, and amendments thereto, to practice one or more of the technical professions specified in paragraph (2).

- (4) "Architect" shall have the meaning ascribed to such termin K.S.A.74-7003, and amendments thereto.
- (5) "Geologist" shall have the meaning ascribed to such termin K.S.A.74-7003, and amendments thereto.

 $(6) \quad "Landscape architect" shall have the meaning ascribed to such termin K.S.A.74-7003, and amendments thereto.$

 $(7) \quad "Landsurveyor" shall have the meaning ascribed to such termin K.S.A. 74-7003, and a mendments thereto.$

 $(8) \ \ "Professional engineer" shall have the meaning ascribed to such termin K.S.A. 74-7003, and amendments thereto.$

(9) "Lessonslearned" meansanyinternalmeeting,class,publicationinanymedium,presentation,lecture,orothermeansof teachingandcommunicatingaftersubstantialcompletionoftheprojectwhichareconductedsolelyandexclusivelybyand with the employees, partners, and coworkers of the design professional who prepared the project's design for the purpose of learning best practices and reducing errors and omissions in design documents and procedures.

- (10) "Peerreview"or"peerreviewprocess"meansanyofthefollowingfunctions:
- (A) Evaluateandimprovethedesign, drawingsspecifications or quality of services rendered by a design professional;

(B) evaluate the design, construction, procedures and results of improvements to real property based upon services rendered by a design professional during or after completion of such improvements; or

(C) prepareaninternallessonslearnedreviewofanyprojectorservicesrenderedforthepurposeofimprovingthequalityof services rendered by a design professional.

(11) "Peerreviewer" or "peerreview committee" means an individual design professional or accommittee of design professionals retained, employed, design at or appointed by:

(A) Astate, countyor local society of design professionals; or

(B) the board of directors, chief executive officer, quality control director, or employed design professional of a business entityauthorized pursuant K.S.A.74-7036, and amendments thereto, to practice one or more of the technical professions specified in paragraph (2).

(b) (1) ExceptasprovidedbyK.S.A.60-437, and amendments thereto, and by subsections (c) and (d), thereports, statements, memoranda, proceedings, findings and other records submitted to or generated by any peer review committee or peer reviewer shall be privileged and shall not be subject to discovery, subpoena or other means of legal compulsion for their release to any person or entity or be admissible in evidence in any judicial or administrative proceeding. Information contained in such records shall not be discoverable or admissible at trial in the form of testimony by an individual who participated in the peer review process.

(2)Thedesignprofessional whoretains, employs, designates or appoints the perreview committee is the holder of the privilege established by this section. This privilege may be claimed by such design professional and shall not be waived as a result of any disclosure by a peer reviewer or peer review committee.

(c) (1) Subsection (b) shall not apply to proceedings by the board in which a design professional contests the revocation, denial, restrictionorterminationofthelicense, registration, certificationorotherauthorizationtopracticeofthedesignprofessional. In any disciplinary proceeding conducted by the board in which admission of any peer review report, record or testimony is proposed by the licensee, the board shall hold the hearing in closed session when any such report, record or testimony is disclosed. Unless otherwise provided by law, in a disciplinary proceeding involving a design professional, the board may close only that portion of the hearing in which disclosure of a report or record privileged under this section is proposed. In closing a portion of a hearing as provided by this section, the presiding officer may exclude any person from the hearing location except the licensee, the licensee's attorney, the witness, the court reporter and appropriate staff support for either counsel.

(2) Upon motion of the design professional who is subject to the proceeding, a district court or the board shall make the portions of the agency recording which such report or record subject to a protective or derprohibiting further disclosure of such report or record.

(3) Suchreportorrecordshallnotbesubjecttodiscovery, subpoena or other means of legal compulsion for its release to any person or entity. No person in attendance at a closed portion of a disciplinary proceeding shall at a subsequent civil, criminal or administrative hearing, be required to testify regarding the existence or content of a report or record privileged under this section which was disclosed in a closed portion of a hearing, nor shall such testimony be admitted into evidence in any subsequent civil, criminal or administrative hearing.

(4) In conducting a disciplinary proceeding, the board may review peer review committee process, records, testimony or reports but must prove its findings with independently obtained testimony or records which shall be presented as part of the disciplinaryproceedinginopenmeetingoftheboard. Peerreview committee process, records, testimony or rentity and shall not be subject to discovery, subpoena or other means of legal compulsion for their release to any person or entity and shall not be admissible in evidence in any judicial or administrative proceeding other than a disciplinary proceeding by the board.

(5) Offeringsuchtestimonyorrecordsinanopenpublichearingshall notbedeemedawaiverofthepeerreviewprivilege relating to any peer review committee testimony, records or report.

(d) Nothing in this section shall limit the authority, which may otherwise be provided by law, of the board to impose disciplinary action pursuant to K.S.A. 74-7026, and amendments thereto, against a design professional.

(e) (1) Apeer reviewcommitteeor peerreviewer mayreportto and discussitsactivities, informationand findingsto other peerreviewcommitteesorpeerpeerreviewersortothedesignprofessionalwhoretains, employs, designatesorappoints the peer reviewer or peer reviewcommittee and to any officer, director or quality control director thereof without waiver of the privilege provided by subsection (b) and the records of all such peer review committees or peer reviewers relating to such report shall be privileged as provided by subsection (b).

(2) Eachpeerreviewerand memberofapeerreviewcommittee shallbeimmune fromcivilliabilityforsuchactssolongas the acts are performed in good faith, without malice, and are reasonablyrelated to the scope of inquiry of the peer review process. The immunity in this subsection is intended to cover only outside peer reviews by a third-party design professional who:

(A) Isnotanemployee, coworker, or partner of the design professional whose design is being peer reviewed; and

- (B) hasnootherroleintheprojectbesidesperformingthepeerreview.
- (f) Noprovisionofthisactshallbeconstruedtosupersedeorconflict with the authority of the board of technical professions pursuant to
- K.S.A. 74-7001 et seq., and amendments thereto.
 - History:L. 2014,ch.111,§1;July1.

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ARTICLE6.PROFESSIONALPRACTICE

66-6-1.<u>Sealsandsignatures.</u>(a)Eachlicenseeshallobtainasealofthedesignapproved by the board incompliance with K.S.A.74-7023, and amendments thereto. The seal may contain an abbreviated form of the licensee's given name or a combination of initials representing the licensee's given name if the surnamelisted with the board appears on the seal and in the signature. These all may bear rubber stamp, an embossed seal, or a digital seal.

(b)(1) After the licensee's seal has been applied to any document, the licensee shall apply the licensee's handwritten or authenticated digital signature and the date across the seal. The application of the licensee's seal and signature and the date shall constitutecertificationthat document on which these alwas applied was created by the licensee's responsible charge.

(2) Afteralicenseehasappliedtheseal, handwrittenordigital signature, and date to adocument, that document may be reproduced as necessary for the project in accordance with applicable law.

(3) Anylicensee mayuseadigitalsignatureifthedigitalsignatureauthenticationprocessmeetsallofthe following requirements:

- (A) Isuniquetothelicenseeusingthedigitalsignature;
- (B) isabletobeverified;
- (C) isunderthesolecontrolofthelicenseeusingthedigitalsignature; and

(D) islinkedtoanelectronicdocumentbearingthedigitalsignatureinsucha mannerthatthesignatureisinvalidatedifany data in the document is altered.

(4) Eachtransmittedorstoredelectronicdocumentcontaininga digitalsignatureshallbearthesignature,dateofsigning,and seal, which shall be a confirmation that the electronic document was not altered after the initial digital signing of the document. If the electronic document is altered, the signature, date, and seal shall be void.

(c)(1)ExceptasprovidedinK.S.A.74-7031,K.S.A.74-7032,K.S.A.74-7033,K.S.A.74-7034,orK.S.A.74-7042a and

amendmentsthereto,eachdocument,includingdrawings,technicalreports,originallanddescriptionsforthepurposeofconveyingan interest in real property, records, and papers, shall be sealed, signed, and dated by the licensee who prepared the document or by the licensee who is in responsible charge. The licensee shall seal, sign, and date only work within the licensee's area of licensure and competence. Unless the licensee is in responsible charge, that licensee shall not review or check technical submissions of another licensed professional or unlicensed person and seal the documents as the licensee's own work.

(2) Documents required to be sealed, signed, and dated shall include the following:

(A) Anydocumentsubmittedtoanypublicorgovernmentalagency, aclient, orauser for final approvalor recording; and

(B) eachrevisiontoasealed, signed, and dated document, which shall be identified and sealed, signed, and dated by the licensee responsible for the revision.

(d)(1) The following documents shall be sealed, signed, and dated as specified in this subsection:

(A) Forasetofdrawings, inone of the following ways:

(i) Oneachdrawingsheetofasetofdrawings;

(ii) onlyonthefirstsheetofa multisheetsetofprojectdrawingsifadigitalsignatureauthenticationprocess meetingallthe

requirements in this regulation and capable of digitally linking all drawing sheets to a licensee's area of responsibility is utilized; or (iii) inacertification block displaying these all signature, and date of each license einresponsible charge and designating the drawing

sheets for which each licensee is responsible, which shall be included on the cover sheet or first drawing sheet of the set of drawings; (B) forproject-specifications,onthecoversheetorindexpage.Ifmultiplelicenseescontributetothese

specifications, each licensee shall also designate each part for which that licensee is responsible;

(C) for each technical reportors urvey plat, on the first or last page;

(D) for original land descriptions for the purpose of conveying an interest in real property, on the first or last page;

(E) for each manufacturer's design document submitted in response to a project's delegated design requirements, including performance specifications or drawings for a specific system or components that are not commonly manufactured items standard for order, and prepared by or under the direct supervision of a Kansaslicensee, with the submittal sealed, signed, and dated by the manufacturer's Kansas licensee as specified in paragraph (d)(1)(A) or (B); and

(F) for modifiedstandarddetailsordrawingsrequiredbyapublicagencytobeincorporatedinaproject,onthecover sheet or index page of the document.

(2)Formultipleseals, eachlicenseeshallaffix that individual's seal and signature to the document and shall design at the specific subject matter for which that licensee is responsible, in a note under that licensee's seal or in the title or index sheet indicating the document to which the seal applies.

(e) The documents not required to be sealed, signed, and dated shall include the following:

(1) A working drawing or preliminary document, if the working drawing or preliminary document contains a statement in large, boldlettersstating "PRELIMINARY, NOTFORCONSTRUCTION, RECORDINGPURPOSES, ORIMPLEMENTATION" orwords of comparable meaning; and

(2) publishedstandarddetails,drawings,orspecificationsadoptedbyamunicipal,county,orpublicagency,ifincorporated in that agency's own projects. These documents shall be referenced within the project's set of drawings when used. Nothing in this subsection shall relieve a licensee of the duty of professional conduct.

(f)(1) If alicenseewhohas responsible charge of the work is unavailable to complete the work, as uccessor licenseemay assume responsible charge by performing all professional services, including developing a complete design file with work or design criteria, calculations, code research, and any necessary and appropriate changes to the work, under either of the following conditions:

(A) Theworkisasiteadaptationofastandarddesignplan.

(B) Thenon-professional services, including drafting, are not required to be redone by the successor licensee but clearly and accurately reflect the successor licensee's work.

(2) The successorlicensees hall have responsible charge over the work product.

(3) The successor licensee shall be responsible for compliance with this subsection. (Authorized by K.S.A. 2015 Supp. 74-7013; implementing K.S.A. 2015 Supp. 74-7023; effective May1,1978; amended May1,1984; amended May1,1985; amended May 4,1992; amended Feb. 22,1993; amended Feb. 13,1995; amended March1,1996; amended Feb. 6,1998; amended Nov. 2,2001; amended March28,2008; amended, T-66-5-30-14, July1, 2014; amended Sept. 26,2014; amended June 3,2016.)

66-6-2. (Authorized by K.S.A. 1977 Supp. 74-7013; effective May 1, 1978; revoked May 1, 1984.)

66-6-3. (Authorized by and implementing K.S.A.74-7013; effective May1, 1978; amended May1, 1984; amended May4, 1992; revoked Feb.22, 1993.)

66-6-4.<u>Professionalconduct.</u>(a)Forthepurposesofthisregulation, "licensee" shall mean an architect, a landscape architect, a professional engineer, a professional geologist, or a professional surveyor.

(b) If any licensee's professional judgment has been disregarded under circumstances in which the safety, health, or welfare of the public is endangered, the licensee shall inform the employer or client of the possible consequences, and the licensee shall notify the authority who issued the building permit or otherwise has jurisdiction.

(c) The licensee shall not advertise to perform or undertake to perform any assignment involving a specific technical profession unless the licensee is licensed and qualified by education and experience in that technical profession, as defined in K.S.A. 74-7003, and amendments thereto.

(d) A licensee in any technical profession shall not affix a personal or digital signature, seal, or both to any plan or document dealing with subject matter that is outside of the licensee's field of practice as defined by K.S.A. 74-7003, and amendments thereto.

(e) If the competence of any license et operformance signment in a specific technical field is a tissue, the license emay be required by the board to pass an appropriate examination.

(f) Inallprofessionalreports, statements, and testimony, each licensees hall meet the following requirements:

(1) Becompletelyobjectiveandtruthful; and

(2) includeallrelevantandpertinentinformation.

(g) Whenservingasanexpertortechnicalwitnessbeforeanycourt,commission,orothertribunal,eachlicensee shallexpress only opinions founded on the following:

(1) Anadequateknowledgeofthefactsatissue;

 $(2)\ a background of technical competence in the subject matter; and$

(3) anactual, good-faithbelief in the accuracy and propriety of the licensee's testimony.

(h) Ifalicenseeissuesanystatements, criticisms, or arguments on public policy matters that are inspired or paid for by any interested party or parties, those comments shall be prefaced by and include disclosure of the following:

(1) Theidentityofeachpartyonwhosebehalfthelicenseeisspeaking; and

(2) the existence of any pecuniary interest of the licensee.

(i) Each licensee shall disclose all known or potential conflicts of interest to employers or clients by promptly informing themof any business association, interest, or any other circumstances that could influence that licensee's judgment or the quality of the licensee's services.

(j) Alicensee shallnotacceptcompensation, financialorotherwise, frommore than one party for services on the same project, unless the circumstances are fully disclosed and agreed to by all interested parties.

(k) Alicenseeshallnotsolicitoracceptfinancialorothervaluableconsideration, directly or indirectly, from either of the following:

(1) Materialorequipmentsuppliersforspecifyingtheirproducts;or

(2) contractors, their agents, or other parties in connection with work for employers or clients for which the license eisres ponsible.

(l) Alicensee shallnot solicit acontractfroma governmental bodyonwhichaprincipalorofficerofthe licensee's organization serves as a member, except upon public disclosure of all pertinent facts and circumstances and consent of the appropriate public authority.

(m) Alicensee shallnotoffer, directly or indirectly, topay a commission or other consideration or tomake apolitical

contribution or other gift in order to secure work, except for payment made to an employment agency for its services. (n) Inallcontactswithprospectiveorexistingclientsoremployers, eachlicensee shall accurately represent the licensee's

qualifications and the scope of the licensee's responsibility in connection with work for which the licensee is claiming credit.

(o) Alicensee shallnotbeassociated with, or permittheuse of the licensee's personal name or firm name in, abusiness venture being performed by any person or firm that the licensee knows, or has reason to believe, is engaging in either of the following:

(1) Businessorprofessionalpracticeofafraudulentordishonestnature;or

 $(2) \ aviolation of K.S.A.74-7001 ets eq., and amendments thereto, or the regulations promulgated and adopted by the board, or both.$

 $(p) \ Each licensee with knowledge of any all eged violation of K.S.A.74-7001 ets eq., and amendments thereto, or the regulations promulgated and adopted by the board, or both, shall report the all eged violation to the board.$

(q) Each licensee shall cooperate with the board in its investigation of complaints or possible violations of K.S.A. 74-7001 et seq., and amendments thereto, and the regulations of the board. This cooperation shall include responding timely to written communications from the board, providing any information or documents requested within 30 days of the date on which the communication was mailed, and appearing before the board or its designee upon request.

(r) Alicensee shallnotassistanypersoninapplyingforlicensureifthelicenseeknowsthatpersontobeunqualified withrespect to education, training, experience, or character.

(s) Conviction of a felonyor the revocation or suspension of a professional license byanother jurisdiction, if for a cause that in thestateofKansaswouldconstituteaviolationofKansaslaworoftheseregulations, or both, shall constitute unprofessional conduct.

(t) Alicenseeshallnotviolateanyorderoftheboard.

(u) Eachprofessionalsurveyorshallcomply with the minimum standards for the practice of professional surveying adopted by reference in K.A.R. 66-12-1.

 $(v) \ Each licensee shall take appropriate measures to ensure that the licensee's drawing sand specifications meet the following requirements:$

(1) Remain the property of the license eregardless of whether the project contemplated was executed;

(2) are not utilized for projects that we renot contemplated at the time of the completion of the drawing sand specifications; and the time of the completion of the drawing sand specifications and the time of the completion of the drawing sand specifications are specifications and the time of the completion of the drawing sand specifications are specifications and the time of the completion of the drawing sand specification are specifications are specifications are specifications and the time of the drawing sand specification are specifications are specifi

(3) are not used by the client on any other projects, including additions to the contemplated project, unless the licensee defaults oragreesinwritingtothis use. This regulations hall become effective on July 1, 2014. (Authorized by K.S.A. 2013 Supp. 74-7013, as amended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as amended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349; implementing K.S.A. 2013 Supp. 74-7013, as a mended by 2014 SB 349; implementing K.S.A. 2014 SB 349; implementi

Supp.74-7026, asamended by 2014SB349, sec. 20; effective May 1, 1978; amended May 1, 1984; amended May 1, 1985; amended

May4, 1992; amended Feb. 22, 1993; amended Feb. 13, 1995; amended Feb. 4, 2000; amended Feb. 9, 2001; amended Nov. 2, 2001; amended Feb. 4, 2005; amended Jan. 5, 2007; amended March 28, 2008; amended, T-66-5-30-14, July 1, 2014; amended Sept. 26, 2014.)

66-6-5.(AuthorizedbyK.S.A.1977Supp.74-7013;modifiedbyL.1978,ch.457;revokedMay1,1984.)

66-6-6. <u>Renewal of licenses and certificates of authorization.</u>(a) Each licensee whose last name begins with one of the letters A through L shall renew the license in even-numbered years. Each licensee whose last name begins with one of the letters M through Z shall renew the license in odd-numbered years. A written notice shall be issued by the board to each licensee during the appropriate renewal year, and not later than 30 days before the following expiration dates:

(1) architects	June30;
(2) landscapearchitects	December31;
(3) professionalengineers	April30;
(4) professionalgeologists	June30;and
(5) professionalsurveyors	March31.

(b) Each business entity whose name begins with one of the letters A through L shall renew its certificate of authorization in even-numbered years. Each business entity whose name begins with one of the letters M through Z shall renew its certificate of authorizationinodd-numbered years. Anotice shallbe issued bythe board to eachbusinessentityduringthe appropriate renewal year, and not later than 30 days before the December 31 expiration date. (Authorized by K.S.A. 2013 Supp. 74-7013; as amended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7025, as amended by 2014 SB 349, sec. 19, and K.S.A. 2013 Supp. 74-7036, as amendedby2014SB349, sec. 28; effectiveMay1,1984; amendedMay4,1992; amendedFeb.22,1993; amendedFeb.14,1994; amendedMarch1,1996; amendedFeb.4,2000; amendedNov.6,2009; amendedSept.26,2014.)

66-6-7. (AuthorizedbyK.S.A.74-7013; implementingK.S.A.74-7025; effectiveMay1,1984; amendedMay4,1992; revokedFeb. 22, 1993.)

66-6-8. (Authorized by K.S.A.74-7013; implementing K.S.A.74-7025; effective May1, 1984; amended May4, 1992; amended Feb. 22, 1993; amended Feb. 14, 1994; amended Feb. 13, 1995; revoked Nov. 6, 2009.)

66-6-9. (AuthorizedbyK.S.A.74-7013; implementingK.S.A.74-7025; effectiveMay1,1984; amendedMay1,1985; amendedMay 4,1992; amendedFeb.22,1993; amendedFeb.14,1994; amendedFeb.13,1995; revokedNov.6,2009.)

66-6-10.<u>Licensestatuses</u>.ForlicensesthatrenewonorafterNovember1,2014,anylicensee mayelecttoplacethelicense,atthe time of renewal, into one of the following license statuses:

(a) Activestatusshallrequirerenewaleverytwo years with the appropriate fee. The individual shall have 30 professional development hours (PDHs) of acceptable continuing education as required for renewal.

(b) Inactive statusshallrequirerenewaleverytwo years with the appropriate fee. No continuing educations hall be required. The individual shall have no pending disciplinary action before the board. The individual shall not practice a technical profession in Kansas.

(c) Emeritus status shall require the individual to be at least 60 years of age. The individual shall submit a one-time application, with no fee and no proof of continuing education required. The individual shall have no pending disciplinary action before the board. Any individual who chooses this license status may use that individual's professional title in conjunction with the word "emeritus." The individual shall not practice a technical profession in Kansas. (Authorized by K.S.A. 2013 Supp. 74-7013, as amendedby2014SB349,sec.12,andK.S.A.2013Supp.74-7025,asamendedby2014SB349,sec.19;implementingK.S.A.2013 Supp.74-7025,asamendedby2014SB349,sec.19;implementingK.S.A.2013 Supp.74-7025,asamended

ARTICLE7.APPLICATIONS

66-7-1.<u>Applications.</u>(a)Inadditiontotheappropriate,completedapplicationformandfee,eachapplicantshallalsosubmitthe following: (1) Anofficialtranscripttoverifyanyeducationalcredit;and

(2) verificationofanypractical experience for which creditisclaimed on reference forms approved by the board and forwarded directly to the board office by the individual providing the reference.

(b) Eachapplicantforalicensebyreciprocityshallalsosubmitthefollowing:

(1) Verificationofanyexamspreviouslytaken; and

(2) verificationofacurrentactive license.(AuthorizedbyK.S.A.2010Supp.74-7013;implementingK.S.A.2010Supp.74-7018;

effective May 1, 1984; amended May 4, 1992; amended Jan. 6, 2012.)

66-7-2.<u>Applicationforcertificateofauthorization.</u>(a)Aseparateapplicationshallbesubmittedforeachtechnicalprofession for which a business entity wishes to become authorized.

 $(b) \ Each application submitted by a foreign business entity shall be accompanied by the following:$

(1) Acopyoftheformationdocumentsfromthehomestate; and

(2) a copy of the certificate of authority to dobusiness in the state of Kansas from the Kansas secretary of state if qualified pursuant to K.S.A.17-7301 ets eq., and amendments thereto, or if exempt pursuant to K.S.A.17-7303, 17-76, 121a, or 56a-1104 ets eq., and amendments thereto.

(c) Each application submitted by a domestic business entity shall be accompanied by a copy of the formation documents and a certificate of good standing from the Kansas secretary of state. (Authorized by K.S.A. 74-7013, as amended by L. 2009, Ch. 94, §3; implementing K.S.A. 74-7036, as amendedbyL. 2009, Ch.94, §13; effective May 1, 1984; amendedMay 4, 1992; amendedFeb. 5, 1999; amendedFeb.4, 2000; amendedNov.6, 2009.)

66-7-3.<u>Denialofinitialapplicationforlicense.</u>Whenevaluatinganapplicationforlicensure, the following additional factors concerning the applicant shall be considered by the board:

(a) whether the applicant has committed any fraudor misrepresentation in the information contained in or supporting the application;

(b) whether the applicant has been convicted of a felony asstated in K.S.A.74-7026;

(c) whether the applicant has engaged in acts which would constitute aviolation of K.A.R. 66-6-4 or the statutes contained in K.S.A.74-7001 through K.S.A.74-7040 under the jurisdiction of the board;

(d) whether the applicant has been disciplined by the licensing agency or other regulatory or authoritative entity of any other jurisdiction; and

(e) anyother factors that the board mayconsider pertinent to the issuance of an initial license. (Authorized byK.S.A. 74-7004, as amended by L. 1995, ch. 104, sec. 4; K.S.A. 74-7018, K.S.A. 74-7019, K.S.A. 74-7020, K.S.A. 74-7021, K.S.A. 74-7022, and K.S.A. 74-7023; implementingK.S.A.74-7007, as amended byL. 1995, ch. 104, sec. 5; andK.S.A.74-7013, as amended byL. 1995, ch. 104, sec. 1; effectiveFeb.13, 1995; amendedMarch1, 1996.)

66-7-4.<u>Potentiallydisqualifyingcivilandcriminalrecords; advisoryopinion; fee</u>.(a)Convictionofanyfelonymaydisqualify an applicant from receiving a license.

(b) Civil records that may disqualify an applicant from receiving a license shall be the records of any court judgement or settlement in which the applicant admitted or was found to have engaged in conduct that would constitute a violation of the technical professions act or anyof the board's regulations. Those records shall not be used to disqualify an applicant for more than five years after the applicant satisfied any judgement or restitution ordered by the court or agreed in thesettlement.

(c) Any individual with a criminal or civil record described in this regulation may submit a petition to the board for an informal, advisory opinion concerning whether the individual's civil or criminal record may disqualify the individual from licensure. Each petition shall include the following:

(1) The details of the individual's civil or criminal record, including a copy of the court records or the settlement agreement;

(2) an explanation of the circumstances that resulted in the civil or criminal record; and a checkor money or derin the amount of \$50.00. (Authorized by K.S.A. 74-120 and K.S.A. 74-7013; implementing K.S.A. 74-120 and K.S.A. 74-7026; effective August 16,2019.)

ARTICLE8.EXAMINATIONS

66-8-1. (AuthorizedbyK.S.A.74-7013, asamendedbyL.1995, ch.104, sec.1; implementingK.S.A.74-7017; effectiveMay1, 1984; amendedMay4, 1992; amendedMarch1, 1996; revokedNov.6, 2009.)

66-8-2. <u>Architecturalexamination</u>.(a) The examination required of an applicant for architectural licensures hall be the architectural registration beards (NCAPR)

registration examination as prepared by the national council of architectural registration boards (NCARB).

 $(b)\ The examination shall be graded by the NCARB, subject to approval by the board.$

(c) Eachapplicantwho haspassedasectionorsectionsofpreviousregistrationexaminationsshallbegrantedtransfercreditsin accordance with the rules approved by the board. These rules shall be available from the board upon request.

(d) Each applicant for a professional license shall take and pass all sections of the architectural examination and meet the architectural experience requirements under K.S.A. 74-7019. (Authorized byK.S.A. 74-7013;implementing K.S.A. 74-7017;effective May 1, 1984; amended May 1, 1985; amended May 4, 1992; amended Feb. 22, 1993; amended Feb. 14, 1994.)

66-8-3. <u>Engineering examinations.</u>(a) The examination required of each applicant for engineering licensure shall be the national council of examiners for engineering and surveying (NCEES) examination consisting of an engineering fundamentals section and a professional practice section.

(b) The examination shall be graded by the NCEES, subject to approval by the board.

(c) Each applicant for a professional license shall be required to pass the section on engineering fundamentals, meet the educational requirements under K.A.R. 66-9-4, and meet the professional engineering experience requirements under K.S.A. 74-7021 and amendments thereto before submitting an application to take the section on professional practice. (Authorized by K.S.A. 2012 Supp.74-7013; implementing K.S.A. 74-7017, K.S.A. 2012 Supp. 74-7021 and K.S.A. 2012 Supp. 74-7023; effective May 1, 1984; amended May 4, 1992; amended Feb. 22, 1993; amended Feb. 14, 1994; amended Nov. 6, 2009; amended Dec. 27, 2013.)

66-8-4.<u>Professionalsurveyorexaminations.</u>(a)Theexaminationsrequiredofeachapplicantforlicensureasaprofessionalsurveyor shall be the following:

 $(1)\ The national council of examiners for engineering and surveying (NCEES) examinations covering the following:$

(A) Thefundamentalsofsurveying;and

(B) theprinciples and practices of surveying; and

(2) anexaminationcoveringKansassurveyinglawsandpractices.

(b) Thefundamentals and the principles and practices of surveying examinations shall be graded by the NCEES, subject to approval by the board.

(c) Anyapplicantwho haspassed oneormoresectionsofprevious registration examinations may be granted transferce dits if approved by the board.

(d) Eachapplicantforalicenseas aprofessionalsurveyorshalltakeandpassthesectiononthefundamentalsofsurveyingand shallmeetthesurveyingexperiencerequirementsunderK.S.A.74-7022,andamendmentsthereto,beforetheapplicantmaytakethe on professional practice. (Authorized by K.S.A. 2013 Supp. 74-7013; as amended by 2014 SB 349, sec. 12; implementing K.S.A.74-7017,K.S.A.2013Supp.74-022,asamendedby2014SB349,sec.15,andK.S.A.2013Supp.74-7023,asamendedby 2014SB349,sec.17; effectiveMay1,1984; amendedMay4,1992; amendedFeb.22,1993; amendedFeb.14,1994; amended Feb.13,1995; amendedNov.1,2002; amendedFeb.3,2006; amendedNov.6,2009; amendedSept.26,2014.)

66-8-5. <u>Landscape architectural examinations.</u>(a) The examination required of an applicant for landscape architectural licensure shall be the landscape architect registration examination as prepared by the national council of landscape architectural registration boards (CLARB).

(b) ThelandscapearchitectregistrationexaminationshallbegradedbytheCLARB, subject to approval by the board.

(c) Eachapplicant who haspassedanysectionsofprevious registration examinations maybe granted transferce ditsifapproved by the board.

(d) Eachapplicant foraprofessionallicense shallberequired to take and passall sections of the landscape architect examinations and to meet the landscape architectural experience requirements pursuant to K.S.A. 74-7020, and amendments thereto. (Authorized by K.S.A.74-7013; implementing K.S.A.74-7017; effective May1, 1984; amended May4, 1992; amended Feb. 22, 1993; amended Feb. 14, 1994; amended Feb. 6, 2004.)

66-8-6.<u>Reexamination.</u>(a)Anyapplicantforalicensetopracticeengineering, surveying, orgeologywho failsanexamination on the first attempt may take the examination two additional times, except as specified in subsections (b) and (c).

(b) Except as specified in subsection (c), the fourth and any subsequent attempts by an applicant to retake an examination maybeallowed by the board of the applicant establishes that the areas of deficiency identified in the examination failure report provided by the testing administrator have been addressed through either of the following:

(1) Additionalcoursework;or

(2) experience under the supervision of a person license din the technical profession for which the applicant is seeking licensure.

(c) Anyapplicant's examination results mayberejected by the board and permission to retake an examination maybe withheld by the board upon a report by the testing administrator of any possible violation by the applicant of the provisions of any candidate testing agreement regarding examination irregularities.

(d) Each applicant shall submit the appropriate fee for each examination. (Authorized by K.S.A. 2013 Supp. 74-7013, as amendedby2014SB349,sec.12;implementingK.S.A.2013Supp.74-7009,asamendedby2014SB349,sec.10,andK.S.A.2013 Supp.74-7023,asamendedby2014SB349,sec.17;effectiveMay1,1984;amendedMay4,1992;amendedJune18,2010; amendedDec.27,2013;amendedSept.26,2014.)

66-8-7. <u>Geologyexaminations.</u> (a) The examination required of each applicant for geology licensures hall be the national association of state boards of geology (ASBOG[®]) examination, consisting of a geology fundamentals section and a geologic practice section.

(b) The examination shall be graded by the ASBOG[®], subject to approval by the board.

(c) Each applicant for a professional license shall be required to pass the section on geology fundamentals and shall meet the geology experience requirements under 2014 SB 349, sec. 16, and amendments thereto, before submitting an application to take the section on geologic practice. (Authorized by K.S.A. 2013 Supp. 74-7013, as amended by 2014 SB 349, sec. 12; implementing K.S.A. 74-7017,K.S.A.2013Supp.74-7023,asamendedby2014SB349,sec.17,and2014SB349,sec.16;effectiveFeb.4,2000; amendedNov.6,2009;amended,T-66-5-30-14,July1,2014;amendedSept.26,2014.)

66-8-8. <u>Examination standards acceptable to the board for reciprocity applicants.</u>(a) The reexamination of an applicant from another jurisdictionshallnotbe required fora license byreciprocityifthatjurisdiction's examination requirements would have met the Kansas requirements in effect on the date when the applicant's original license was issued, as determined by the board.

(b) Anotherjurisdiction's examination requirements may be accepted by the board of that jurisdiction did not require the national examination when the applicant was originally licensed.

(c) In order to meet the standard acceptable to the board, each applicant for a license by reciprocity as a professional surveyor shall be required to demonstrate proficiencyinKansassurveyinglaws and practices. This proficiencyshall be presumed by the board upontheapplicant's successful completion of the examination asspecified in K.A.R. 66-8-4(a)(2). (Authorized by K.S.A. 2013 Supp. 74-7013, asamended by 2014 SB 349, sec. 12; implementing K.S.A. 74-7024, asamended by 2014 SB 349, sec. 18; effective Feb. 4, 2005; amended Jan. 5. 2007; amended Sept. 26, 2014.)

ARTICLE9.EDUCATION

66-9-1. <u>Architectural curriculum approved by the board.</u>"A college or university program that is adequate in its preparation of students for the practice of architecture" means a baccalaureate or master's curriculum accredited by the national architectural accreditation board (NAAB). Any other architectural curriculum which has not been accredited by NAAB but has been evaluated and found to be of an equivalent standard, may be reviewed and accepted by the board. (Authorized by K.S.A. 74-7013; implementing K.S.A. 74-7019; effective May 1, 1984; amended May 4, 1992; amended Feb. 22, 1993; amended Feb. 14, 1994.)</u>

66-9-2. <u>Landscape architectural curriculum approved by the board.</u> "A college or university program that is adequate in its preparation of students for the practice of landscape architecture" means a baccalaureate or master's curriculum accredited by the landscape architectural accreditation board (LAAB). Any landscape architectural curriculum which has not been accredited by LAAB but has been evaluated and found to be of an equivalent standard, may be reviewed and accepted by the board. (Authorized by K.S.A. 74-7013;implementingK.S.A.74-7020;effectiveMay1,1984;amendedMay4,1992;amendedFeb.22,1993;amendedFeb.14, 1994.)</u>

66-9-3. (AuthorizedbyK.S.A.74-7013; implementingK.S.A.74-7021; effectiveMay1,1984; amendedMay4,1992; revokedFeb. 22, 1993.)

66-9-4. <u>Engineeringcurriculumapprovedby the board</u>. "Acollegeoruniversity program that is a dequate inits preparation of students for the practice of engineering" shall mean any of the following:

(a) Abaccalaureateengineeringcurriculumaccreditedbytheengineeringaccreditationcommissionoftheaccreditationboardfor engineering and technology (EAC/ABET);

(b) acurriculumfora master's degree or doctorate in engineering, if all college course work is reviewed and approved by the board and found to be of a standard equivalent to that of an ABET-accredited baccalaure at engineering curriculum; or

(c) abaccalaureateengineeringcurriculumoutsidetheUnitedStatesthathasnotbeenaccreditedbyABETbutmeetsthefollowing requirements:

(1) IsevaluatedbyanorganizationapprovedbytheboardandfoundtobeofastandardequivalenttothatofABET; and

(2) isreviewedandapprovedbytheboard.(AuthorizedbyK.S.A.74-7013,asamendedbyL.2009,Ch.94,§3;implementing K.S.A.74-7021,as amendedby L.2009,Ch.94,§5;effectiveMay1,1984;amendedMay4,1992;amendedFeb.22,1993;amended Feb.14,1994;amendedFeb.4,2000;amendedFeb.3,2006;amendedNov.6,2009.)

66-9-5.Surveyingcurriculumapprovedbytheboard. Anyapplicantseekinglicensure asaprofessional surveyor mayfulfill the education requirement by any of the following:

(a) Graduation from an approved engineering curriculum as defined in K.A.R.66-9-4;

(b) graduation from a four-years urveying baccal aureate curriculum accredited by the accreditation board for engineering and technology (ABET);

(c) graduation from an approved surveying curriculum of two years from as chool or college approved by the board;

 $(d)\ graduation from an approved four-year related science curriculum, which may include geology, mathematics, chemistry, or physics; or$

(e) successful completion of the board's "land surveying curriculum," which was approved by the board on December 8, 2006 and is here by adopted by reference. (Authorized by K.S.A.2013Supp.74-7013, as amended by 2014SB349, sec. 12; implementing K.S.A.2013Supp.74-7022, as amended by 2014SB349, sec. 15; effective Feb. 22, 1993; amended Feb. 14, 1994; amended Nov. 1, 2002; amended June 29, 2007; amended Sept. 26, 2014.)

66-9-6. <u>Geology curriculum approved by the board.</u> Graduation from a course of study in geology shall mean successful completionofabaccalaureate oramaster's degreeingeology that meets there quirements of 2014 SB 349, sec. 16, and amendments thereto. (Authorized by K.S.A. 2013 Supp. 74-7013, as amended by 2014 SB 349, sec. 12; implementing 2014 SB 349, sec. 16; effective Feb.4, 2000; amended Feb.4, 2005; amended, T-66-5-30-14, July 1, 2014; amended Sept. 26, 2014.)

66-9-7. <u>Educationalstandardacceptabletotheboardforreciprocityapplicants.</u> ForpurposesofK.S.A.74-7024 and amendments thereto, the following shall apply:

(a) Eachapplicantforalicenseto practiceengineering, surveying, landscape architecture, or geology by reciprocity shall be deemed to have met the education standard acceptable to the board if the applicant's educational qualifications when the original license was issued would have met the Kansas requirements in effect on that date.

(b) Eachapplicantforalicenseto practicearchitecturebyreciprocityshallprovideoneofthe followingtotheboard,forthe board's review and consideration for approval:

(1) Proofthat the applicant's educational qualifications comply with K.A.R.66-9-1; or

(2) proof of certification from the national council of architectural registration boards (NCARB). (Authorized by K.S.A. 2017 Supp.74-7013, implementing K.S.A.74-7024 Supp.74-7024, effective Feb.4, 2005; amended Jan.6, 2012; amended Dec.27, 2013; amended Sept.26, 2014; amended June 14, 2019.)

ARTICLE10.EXPERIENCE

66-10-1. Architectural experiences at is factory to the board.

(a) Eachapplicantforalicensetopracticearchitectureby examinations hall complete a structured experience program of at least 3,740 hours in the following experience areas:

(1) Inpracticemanagement, 160hours;

(2) inprojectmanagement,360hours;

(3) inprogrammingandanalysis,260hours;

(4) inprojectplanninganddesign,1,080hours;

(5) inprojectdevelopmentanddocumentation,1,520hours;and

(6) inconstructionandevaluation, 360.

Atleast1,860ofthese3,740hoursshallbecompletedunderthesupervisionofanarchitect.

(b) Compliance with the "architectural experience program guidelines," dated May 2017 and published by the national council of architectural registration boards (NCARB), shall be prima facie evidence of satisfactory completion of the structured experience program.(AuthorizedbyK.S.A.74-7013,and74-7019,implementingK.S.A.74-7019,effectiveMay1,1984;amendedMay4,1992; amendedFeb.22,1993;amendedFeb.14,1994;amendedFeb.13,1995;amendedMarch1,1996;amendedFeb.6,1998;amended Feb.9,2001;amendedNov.1,2002;amendedFeb.3,2006;amendedMarch28,2008;amendedNov.6,2009;amendedJune 18, 2010;amendedJan.6,2012;amendedDec.27,2013;amendedSept.26,2014;amendedJune14,2019.)

66-10-2. (AuthorizedbyK.S.A.74-7013; implementingK.S.A.74-7019; effectiveMay1,1984; amendedMay4,1992; revokedFeb. 22, 1993.)

66-10-3. <u>Architecturalexperiencerequiredofareciprocityapplicant</u>. Each applicant for alicense to practice architecture by reciprocity shall provide one of the following to the board, for review and consideration for approval:

(a) Proofthattheapplicant's experience qualifications comply with K.A.R.66-10-1; or

(b) proofofcertification from the national council of architectural registration boards (NCARB). (Authorized by K.S.A. 2017 Supp. 74-

7013; implementing K.S.A.74-7017 Supp.74-7019; effective May1, 1984; amended May1, 1985; amended May4, 1992;

amendedFeb.22,1993;amendedFeb.14,1994;amendedFeb.13,1995;amendedJan.6,2012;amendedDec.27,2013;amendedJune14,2019.)

66-10-4. <u>Landscape architecture work experience of a character satisfactory to the board.</u>(a) The work experience required of eachapplicant shall expose the applicant to all phases of workintegral to the practice of landscape architecture and shall be verified as set forth in paragraph (b)(1)(B) of this regulation.

(b)(1)Landscapearchitecturalworkexperienceshallmeetthefollowingconditions:

(A) Fallwithinthedefinition of "the practice of landscape architecture" under K.S.A.74-7003 and amendments thereto; and

(B) ifperformedafterFebruary22,1993, besupervised and verified by a licensed landscape architect, architect, or engineer.

(2) BeginningApril1,1995,eachapplicantforexaminationshallprovidearecordoflandscapearchitecturalexperiencethathas been compiled and transmitted by the council of landscape architectural boards (CLARB).

(3) BeginningJuly1,2001,eachapplicantforreciprocityshallprovidearecordoflandscapearchitecturalexperiencethathas been compiled and transmitted by the council of landscape architectural boards (CLARB).

(c) Thefollowingguidelinesshallbeusedtoassigncreditforworkexperience.

(1) Amaster's degree inlands cape architecture may equal one year of credittoward the four-year experience requirement for a graduate of an accredited, four-year curriculum in landscape architecture.

(2) Eachapplicant who is a graduate of an accredited, master's level curriculum inlandscape architecture as the first professional degree shall be considered by the board to be equivalent to a graduate of a five-year curriculum and shall meet the experience requirements of that curriculum as specified in K.S.A. 74-7020 and amendments thereto.

(3) Teachinglandscapearchitectureinacollegeoruniversitythatoffersanapprovedlandscapearchitecturalcurriculumoffour years or more may be considered landscape architectural experience.

(4) Creditmaybe givenfor50% of the verified workexperience obtained after a studenthad achieved "junior status" in an LAABaccredited landscape architectural curriculum. Credit for this work experience shall not exceed one year.

(d) Each applicant shall supply at least three references from licensed landscape architects who are familiar with the applicant's landscape architecturalexperience. (Authorized byK.S.A. 1999 Supp.74-7013;implementingK.S.A. 74-7020;effective May1, 1984; amendedMay1,1985;amendedMay4,1992;amendedFeb.22,1993;amendedFeb.14,1994;amendedFeb.13,1995;amended Feb.9,2001.)

66-10-5.(AuthorizedbyK.S.A.74-7013; implementingK.S.A.74-7021; effectiveMay1,1984; amendedMay4,1992; amended Feb. 22,1993; revokedFeb.13,1995.)

66-10-6. (Authorized by K.S.A.74-7013; implementing K.S.A.74-70211; effective May1, 1984; amended May1, 1985; amended May 4, 1992; revoked Feb. 22, 1993.)

66-10-7.(AuthorizedbyK.S.A.74-7013; implementingK.S.A.74-7021; effectiveMay1,1984; amendedMay4, 1992; revokedFeb.

66-10-8.(AuthorizedbyK.S.A.74-7013;implementingK.S.A.74-7021;effectiveMay1,1984;amendedMay4,1992;revokedFeb. 22, 1993.)

66-10-9. <u>Engineering experience of a character that is satisfactory to the board.</u>(a) The work experience required of eachapplicant shall expose the applicant to all phases of work integral to the discipline of engineering in which the applicant claims qualification to practice and shall be verified as specified in paragraph (b)(2).

(b) Engineeringworkexperienceshallmeetthefollowingrequirements:

(1) Fallwithinthedefinition of "the practice of engineering" pursuant to K.S.A.74-7003, and amendments thereto;

(2) bedirectlysupervisedandverifiedbyalicensedprofessionalengineer. However, direct supervision by alicensed professional engineer shall not be required of the employees of any person, firm, or corporation not offering services in the technical professions to the public, although verification by the applicant's supervisor shall still be required; and

(3) include at least two years of work experience, which shall have been gained in the United States.

 $(c)\ The following requirements and provisions shall be used to assign credit for work experience:$

 $(1) \ The applicant shall demonstrate four years of acceptable work experience.$

(2) One year of credit toward the experience requirement may be given for a master's or doctoral degree in engineering, unless that degree is used to satisfy the educational requirement described in K.A.R. 66-9-4(b). Credit for concurrent experience shall not be granted if the applicant is working full-time while earning a master's degree and that master's degree is received less than four calendar years from the date of the baccalaureate degree.

(3) Teaching engineering at a college or university that offers an engineering curriculum accredited by the engineering accreditation commission of the accreditation board for engineering and technology (EAC/ABET) of four years or more may be considered engineering experience.

 $(4) \ Work experience credits hall not be allowed for work performed before graduation with the baccal aureated egree.$

(d) Eachapplicant shall supply t least three references from professional engineers who are licensed in the United States and are familiar with the applicant's engineering experience. (Authorized by K.S.A. 2012 Supp.74-7013; implementing K.S.A. 2012 Supp.74-7021; effective May1,1984; amended April9,1990; amended May4,1992; amended Feb.14,1994; amended Feb.13,1995; amended Nov.1.2002; amended Feb.3,2006; amended Jan.5,2007; amended Nov.6,2009; amended Dec.27,2013.)

66-10-10. <u>Surveying experience required of a graduate of an accredited engineering curriculum</u>. Each graduate of an accredited engineering curriculum, as defined by K.A.R. 66-9-4, shall provide a verified record of six years of surveying experience as specified by K.S.A. 74-7022(a), and amendments thereto. At least four years of experience shall have been in progressive surveying, as defined in K.A.R. 66-10-12(b)(1). (Authorized by K.S.A. 2013 Supp. 74-7013, as amended by 2014 SB 349, sec. 12; implementing K.S.A. 2013Supp.74-7022, asamendedby 2014SB349, sec. 15; effectiveMay1, 1984amendedMay4, 1992; amendedFeb.22, 1993;</u>

amendedFeb.13,1995;amendedSept.26,2014.)

66-10-10a. Surveying experience required of applicant who completes surveying curriculum or is a graduate of an

approvedsurveyingcurriculum.(a)Eachgraduateofafour-yearsurveyingcurriculum,asdescribedinK.A.R.66-9-5(b),shallberequiredto provide documentation of four years of surveying experience, as required by K.S.A. 74-7022(a) and amendments thereto. The four years of experience shall have been in progressive surveying, as described in K.A.R. 66-10-12(b)(1).

(b) Each person who has successfully completed the land surveying curriculum specified in K.A.R. 66-9-5(e) and each graduate of an approved surveying curriculumof two years, as specified in K.A.R. 66-9-5(c), shall be required to provide documentation of six yearsofsurveyingexperience, asrequired byK.S.A. 74-7022(a), and amendmentsthereto. Atleastfour yearsofexperienceshallhave been in progressive land surveying as specified in K.A.R. 66-10-12(b)(1), and the remainder shall have been in either progressive surveyingorbasicsurveying,asspecifiedinK.A.R. 66-10-12(b)(2)or(3).(AuthorizedbyK.S.A.2013Supp.74-7013,asamendedby 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7022, as amended by 2014 SB 349, sec. 15; effective Feb. 22, 1993; amendedFeb.13,1995; amendedJan.5,2007; amendedJune29,2007; amendedSept.26,2014.)

66-10-10b. Surveying experience required of a graduate in a four-year related science curriculumother than land surveying <u>orengineering.</u> Each graduate of a four-year curriculum considered by the board to be related to land surveying, which may include geology, mathematics, chemistry, or physics, shall provide a verified record of six years of surveying experience as specified by K.S.A. 74-7022(a), and amendments thereto. At least four years of this experience shall have been in progressive land surveying, as defined in K.A.R. 66-10-12(b)(1). (Authorized by K.S.A. 2001 Supp. 74-7013; implementing K.S.A. 74-7022; effective Nov. 1, 2002.)

66-10-11. (AuthorizedbyK.S.A.74-7013 and 74-7022; implementingK.S.A.74-7022; effectiveMay1,1984; amendedMay4,1992; amendedFeb.22,1993; amendedFeb.13,1995; amendedFeb.9,2001; amendedFeb.3,2006; revokedSept.26,2014.)

 $66-10-12. \underline{Surveying experience of a charactersatis factory to the board. (a) (1) Surveying experience shall meet the following requirements:$

(A) Fallwithinthedefinition of "practice of professional surveying" in K.S.A.74-7003, and amendments thereto; and

(B) beunderthedirectsupervisionofalicensedprofessionalsurveyorforworkperformedafterMay1,1988.

(2)Eachapplicantshallsupplyreferencesfromatleastthreelicensedsurveyorsorlicensedengineerswhoarefamiliar with the applicant's surveying experience. At least one reference shall be from a licensed surveyor.

(b) The following requirements shall be used to assign credit for work experience.

(1) Progressivesurveying experiences hall include each of the following elements of professional surveying:

(A) Projectmanagement;

(B) research;

(C) measurements and locations;

(D) computations and analysis;

(E) legalprinciplesandreconciliation;

- (F) landplanninganddesign;
- (G) monumentation; and
- (H) documentationandlandinformationsystems.

(2) Surveyingexperiencenormallyidentified with engineering projects, including construction staking, curband gutter projects, sanitary sewers, and design surveys for highways or bridges other than those that relate to right-of-way surveys, shall not be considered progressive surveying experience. This experience, however, may be considered by the board as basic surveying experience.

(3) Teachingexperienceinsurveyingcoursesinanaccreditedengineeringorsurveyingcurriculummaybeconsideredasequal to one year of basic land surveying experience. (Authorized by K.S.A. 2013 Supp. 74-7013, as amended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7022, as amended by 2014 SB 345, sec. 15; effective May 1, 1984; amended May 4, 1992; amendedFeb.22,1993; amendedFeb.13,1995; amendedFeb.4,2000; amendedFeb.9,2001; amendedNov.2,2001; amended Feb. 3,2006; amendedSept.26,2014.)

66-10-13.<u>Geologyexperienceofacharacterthatissatisfactorytotheboard.</u>(a)Theworkexperiencerequiredofeachapplicant shall expose the applicant to all phases of work integral to the discipline of geology in which the applicant claims qualification to practice and shall be verified as specified in paragraph (b)(2).

 $(b)\ Geology experiences hall meet the following requirements:$

(1) Fallwithinthedefinition of "practice of professional geology" in K.S.A.74-7003, and amendments thereto; and

(2) be directly supervised and verified by a licensed geologist for work performed after July 1, 2000. However, direct supervisionbyalicensed geologistshall notberequired of the employees of any person, firm, or corporation that does not offer services in the technical professions to the public, although verification by the applicant's supervisor shall still be required.

(c) The following shall be used to assess credit for work experience:

(1) Experiencecreditshallnotbeallowedforworkperformedbeforegraduation.

(2) One year of credittoward the experience requirement may be given for a master's degreeingeology or inaclosely related special ty area acceptable to the board.

(3) Teachinggeologyinacollege oruniversitythatoffersa geologycurriculumoffour years ormoreapproved by the board may be considered geology experience.

(d) Each applicant shall supply references from least three licensed geologists or licensed engineers who are familiar with the applicant's geology experience. At least two of these references shall be licensed geologists. One of the three references may be a licensedengineer.(AuthorizedbyK.S.A.2013Supp.74-7013,asamendedby2014SB349,sec.12;implementing2014SB349,sec. 16;effectiveFeb.4,2000;amendedFeb.9,2001;amendedNov.2,2001;amendedNov.1,2002;amendedDec.27,2013;amended, T-66-5-30-14,July1,2014;amendedSept.26,2014.)

66-10-14.Engineering, surveying, and geology experience standards acceptable to the board for reciprocity applicants. (a) Each applicant for a professional engineering license by reciprocity shall meet the following requirements:

Provideverification from the employer of at least four years of experience in the protocol of the

(2) supplyreferences from the engineers who are licensed in the United States and are familiar with the applicant's engineering experience.

 $(b) \ Each applicant for a professional surveying license by reciprocity shall meet the following requirements:$

(1) Provide verification from the employer of at least eight years of surveying experience or education, or a combination of these, pursuanttoK.S.A.74-7022andamendmentsthereto,K.A.R.66-10-10,K.A.R.66-10-10a,K.A.R.66-10-10b,andK.A.R.66-10-11; and

(2) supplyreferences from at least three licensed surveyors or licensed engineers who are familiar with the applicant's surveying experience. At least one reference shall be from a licensed surveyor.

(c) Eachapplicantforaprofessionalgeologylicensebyreciprocityshallmeetthefollowingrequirements:

(1) Provideverification from the employer of at least four years of experience in the practice of professional geology, as defined in

K.S.A.74-7003andamendmentsthereto.One yearofcredittowardtheexperiencerequirementmaybegivenfora master's degree in geology or in a closely related specialty area acceptable to the board; and

(2) supply references from at least three licensed geologists or licensed engineers who are familiar with the applicant's geology experience. At least two of these references shall be from licensed geologists. One of the three references may be from a licensed engineer.(AuthorizedbyK.S.A.2013Supp.74-7013,asamendedby2014SB349,sec.12,K.S.A.2013Supp.74-7021,asamended

by 2014 SB349, sec. 14, K. S. A. 2013 Supp. 74-7022, as amended by 2014 SB349, sec. 15, and 2014 SB349, sec. 16; implementing K.S. A. 2013 Supp. 74-7018, K.S. A. 2013 Supp. 74-7021, as amended by 2014 SB349, sec. 14, K.S. A. 2013 Supp. 74-7022, as a mended by 2014 SB349, sec. 15, K.S. A. 74-7024, as a mended by 2014 SB349, sec. 18, and 2014 SB349, sec. 16; effective Feb. 4, 2005; amended Feb. 3, 2006; amended Nov. 6, 2009; amended Dec. 27, 2013; amended, T-66-5-30-14, July 1, 2014; amended Sept. 26, 2014.)

ARTICLE11.INTERNCERTIFICATIONANDADMISSIONTOTHEFUNDAMENTALSEXAMINATION

66-11-1.<u>Internengineercertificate</u>. An internengineercertificates hall be issued to each individual who meets the following requirements:

 (a) Passes the examination in the fundamental so fengineering as administered by the national council of examiners for engineering and surveying (NCEES);

(b) submitsproofofcompletionofabaccalaureateengineeringcurriculumorequivalentasdescribedinK.A.R.66-9-4; and

(c) submitsanapplication, ona formprovided bytheboard, that is approved by theboard. (Authorized by K.S.A. 2012 Supp. 74-

7013; implementing K.S.A.2012Supp.74-7021; effective May1, 1984; amended May4, 1992; amended Feb. 14, 1994; amended Nov. 6, 2009; amended Dec. 27, 2013.)

66-11-1a. <u>Intern geologist certificate</u>. An intern geologist certificate shall be issued to each individual who meets both of the following requirements: (a) Passes the examination in the fundamentals of geology as administered by the national association of state boards of geology (ASBOG); and

(b) submits proof of completion of a baccalaureate or master's degree in geology pursuant to K.A.R. 66-9-6. This regulation shall become effective on July 1, 2014. (Authorized by K.S.A. 2013 Supp. 74-7013 as amended by 2014 SB 349, sec. 12; implementing 2014 SB 349, sec. 16; effectiveNov.1,2002; amendedNov.6,2009; amended, T-66-5-30-14, July1, 2014; amendedSept.26, 2014.)

66-11-1 b.<u>Internsurveyorcertificate</u>. An internsurveyorcertificates hall be issued to each individual who meets both of the following requirements:

(a) Passestheexaminationinthe fundamentalsofsurveying as administered by the national council of examiners for engineering and surveying (NCEES); and

(b) submits proof of completion of the surveying curriculumdescribed in K.A.R. 66-9-5. (Authorized byK.S.A. 2013 Supp. 74-7013, asamended by 2014 SB349, sec. 12; implementing K.S.A. 2013 Supp. 74-7022, asamended by 2014 SB349, sec. 15; effective Nov. 1, 2002; amended Nov. 6, 2009; amended Sept. 26, 2014.)

66-11-2. (AuthorizedbyK.S.A.74-7013; implementingK.S.A.74-7021 and 74-7023; effectiveMay1, 1984; amendedMay4, 1992; amendedFeb.22, 1993; amendedFeb.14, 1994; amendedJan.5, 2007; revokedDec.27, 2013.)

66-11-3.(AuthorizedbyK.S.A.74-7013; implementingK.S.A.74-7021; effectiveMay1,1984; amendedMay4,1992; amended Feb. 22,1993; revokedFeb.13,1995.)

66-11-4. <u>Admission requirements for fundamentals of geology examination.</u>(a) Each applicationshall be reviewed by the board to determine whether the requirements for examination have been met. Once the board establishes that the requirements have been met, the applicant shall be allowed to sit for the examination.

- (b) Therequirementsforadmissionshallbeeitherofthefollowing:
- (1) SeniorstatusinageologycurriculumdescribedinK.A.R.66-9-6;or

(2) completionofageologycurriculumdescribedinK.A.R.66-9-6.ThisregulationshallbecomeeffectiveonJuly1,2014.

(AuthorizedbyK.S.A.2013Supp.74-7013,asamendedby2014SB349sec.12;implementingK.S.A.2013Supp.74-7023,as amendedby2014SB 349,sec. 17,and2014SB349,sec.16, effective Feb. 4,2000; amendedNov. 6,2009; amended, T -66-5-30-14, July1,2014; amendedSept.26,2014.)

66-11-5. <u>Admission requirements for fundamentals of surveying examination</u>. (a) Each application shall be reviewed by the boardtodetermine whether there quirements for admission to take the fundamentals of surveying examination have been met. Once the board establishes that these requirements have been met, the applicant shall be allowed to sit for the examination.

- (b) Eachapplicantshallmeetoneofthefollowingrequirementsforadmissionbeforetakingtheexamination:
- (1) Graduation from an accredited surveying curriculum, as defined in K.A.R. 66-9-5(b) and (c);
- (2) successful completion of the surveying curriculum specified in K.A.R.66-9-5(e); or

(3) verification of a combination of education and experience of a character satisfactory to the board. In evaluating an applicant's record, a determination shall be made by the board of whether, based on the applicant's educational background, the applicant requires no more than four years of additional progressive surveying experience to qualify for admission to the practice of surveyingexamination.(AuthorizedbyK.S.A.2013Supp.74-7013,asamendedby2014SB349,sec.12;implementingK.S.A. 2013 Supp.74-7022,asamendedby2014SB349,sec.15,andK.S.A.2013Supp.74-7023,asamendedby2014SB349,sec.17;effective Nov.1,2002;amendedFeb.3,2006;amendedJune29,2007;amendedJan.23,2009;amendedSept.26,2014.)

$\label{eq:article12} ARTICLE12. MINIMUM STANDARDSFORT HEPRACTICE OF LAND SURVEYING.$

66-12-1. Minimumstandardsforthepracticeofprofessional surveying. The board here by adopts by reference the following:

(a) The "minimum standard detail requirements for ALTA/ACSM landtitle surveys (effective February 23, 2011)"; and

(b) the "Kansas minimum standards for boundary surveys and mortgagee title inspections standards of practice" adopted by the KansassocietyoflandsurveyorsandlastamendedonDecember2009,exceptthattheprefaceandscopesectionsshallbedeleted. This regulation shall become effective on July 1, 2014. (Authorized by and implementing K.S.A. 2013 Supp. 74-7013 as amended by 2014 SB349,sec.12;effectiveMay4,1992;amendedFeb.14,1994;amendedFeb.13,1995;amendedMarch1,1996;amendedFeb.4, 2000;amendedJan.23,2009;amendedJune18,2010;amendedJan.6,2012;amendedT-66-5-30-14,July1,2014;amendedSept.26, 2014.)

ARTICLE13.ADMINISTRATIVEPROCEDURES

66-13-1.<u>Typesofhearings</u>.(a)WhererequiredbyArticle74oftheKansasStatutes Annotated,hearingsandproceduresoftheboard shall be in accordance with the hearings and procedures established by the Kansas administrative procedure act.

(b) SummaryadjudicativeproceedingspursuanttotheKansasadministrativeprocedureact,andamendmentsthereto maybe used for the following types of action:

(1) ceaseanddesistorders;

(2) enforcementordersbasedonstipulations;

(3) publicorprivatecensures.

(c) Any party who disagrees with and is subject to a summary adjudicative action may request that the proceedings be converted to a conference adjudicative proceeding or a formal adjudicative proceeding. Upon request, the summary proceeding shall be converted to the appropriate proceeding available under the Kansas administrative procedure act or rules and regulations promulgated thereunder.

(d) Theorderissuedpursuanttosubsection(b)ofthis regulations hall contain anotice informing those who are subject to the order that a request for review or conversion must be made within 15 days.

(e) The presiding officer for summary adjudicative proceedings may be the executive director or the executive director's designee.

(f) ConferenceadjudicativeproceedingspursuanttoK.S.A.77-533,77-534and77-535ofthe Kansasadministrativeprocedure act may be used for actions in which:

(1) there is no disputed is sue of material fact; or

(2) thepartiesagreetoaconferenceadjudicativeproceeding.(AuthorizedbyandimplementingK.S.A.74-7013;effective May4, 1992; amended Feb. 22, 1993.)

ARTICLE14.CONTINUINGEDUCATIONREQUIREMENTS

66-14-1. <u>Requirements.</u>(a) Each licensee shall have completed 30 professional development hours (PDHs) of acceptable continuing educationrequirementsduring the two-year periodimmediatelyprecedingthe biennialrenewaldate established inK.A.R. 66-6-6 as a condition for license renewal. If the licensee exceeds the requirement inanyrenewal period, the licensee maycarrya maximumof15 PDHs forward into the subsequent renewal period.

(b)(1)Eachprofessional surveyors hall complete, as part of the 30 PDH sequired, at least two PDH sofpreap proved continuing education activity on the Kansas minimum standards adopted by reference in K.A.R. 66-12-1(b).

(2) Eachproviderofacontinuingeducationactivityspecifiedinparagraph(b)(1)shallsubmit anapplicationforpreapproval of the continuing education activity on a form provided by the board.

(3) Toqualifyforpreapproval, each continuing education activity shall meet the following conditions:

- (A) Theactivityhasadefinablepurposeandobjective.
- (B) Theactivity is created and conducted by a person qualified in the subject area.

(C) Theactivityequalstwocontacthours.

(D) Documentationisprovided to the participant upon completion of the activity. This regulations hall be effective on and after September 1, 2015. (Authorized by K.S.A. 2014 Supp. 74-7013; implementing K.S.A. 2014 Supp. 74-7013 and 74-7025; effective March1,1996; amended Feb.4,2000; amended Jan.23,2009; amended Dec.27,2013; amended Sep.1,2015.)

 $66-14-2. \underline{Definitions.} Each of the following terms used in this article shall have the meaning specified in this regulation:$

(a) "Contacthour" meansoneclock-hourofatleast50 minutes.

(b) "Continuingeducationactivity" meansanactivity that enhances a licensee's level of technical, professional, managerial, or ethical competence in order to further the goal of protecting the health, safety, and welfare of the public.

(c) "Continuingeducationunit" (CEU) means a unitofcreditcustomarily used for continuingeducation courses. One CEU shall be the equivalent of 10 PDHs.

(d) "Duallicensee" means a person who is licensed intwo technical professions.

(e) "Professional development hour" (PDH) means a unit of credit given by the board for participation in a continuing education activity as specified in this article.

(f) "Sponsor" means an individual, organization, association, institution, or other entity that provides an educational offering for the purpose of fulfilling the continuing educational requirements of these regulations. This regulation shall be effective on and after

September1,2015.(AuthorizedbyK.S.A.2014Supp.74-7013; implementingK.S.A.2014Supp.74-7013 and 74-7025; effective March1,1996; amendedJan.23,2009; amendedSep.1,2015.)

66-14-3.<u>Continuingeducationactivities</u>.(a)Continuingeducationactivitiesthatsatisfythecontinuingeducationrequirementshall include the following:

(1) Attendingprofessionalortechnicalpresentationsatmeetings, conventions, or conferences;

(2) attendingin-houseprogramssponsoredbycorporationsorotherorganizations;

(3) successfullycompletingseminars,tutorials,shortcourses,correspondencecourses,televisedcourses,orvideotapedcourses;

(4) makingprofessionalortechnicalpresentationsatmeetings, conventions, or conferences;

(5) teachingorinstructing, as described in K.A.R. 66-14-5(a)(2);

(6) authoringpublishedpapers, articles, or books;

(7) servingasanofficerorcommitteememberofatechnicalprofessionsocietyororganization, as described in K.A.R. 66-14-5(a)(4);

(8) successfullycompletingcoursessponsoredbyacollegeoruniversity;

(9) successfullycompletingcoursesthatareawardedPDHs;

(b) Eachofthecontinuingeducationactivitiesidentifiedinparagraphs(a)(1),(2),(3),(8),and(9)shall meetallofthe following conditions:

 $(1)\ The activity has a definable purpose and objective relevant to the licensee's field of practice.$

(2) Theprogramisconducted by a person qualified in the subjectarea.

(3) Thelicenseeretains are cord of registration and attendance. This regulation shall be effective on and after September 1,2015.

(Authorized by K.S.A. 2014 Supp. 74-7013; implementing K.S.A. 2014 Supp. 74-7013 and 74-7025; effective March 1, 1996; amendedFeb.4,2005; amendedJan.23,2009; amendedSep.1,2015.)

66-14-4. (AuthorizedbyK.S.A.74-7013, asamendedbyL. 1995, ch. 104, sec. 1; implementingK.S.A.74-7025, asamendedbyL. 1995, ch. 104, sec. 1; effective March 1, 1996; revoked Jan. 23, 2009.)

66-14-5.<u>Computationofcredit.</u>(a)Continuingeducationunitsshallbe measured in professional development hours (PDHs) and shall be computed as follows:

(1) Successfullycompletingonecontacthourofprofessionaldevelopmenteducationincourseworkorseminarsor making professional or technical presentations at meetings, conventions, or conferences shall be the equivalent of one PDH.

(2) Teachingorinstructing, asspecified in K.A.R.66-14-3(a)(5), shall constitute four PDHs for each contact hours pentinthe classroom. Teaching credit shall be valid for teaching a course or seminar in its initial presentation only. Full-time faculty at a college, university, or other educational institution shall not receive teaching credit for teaching their regularly assigned courses.

(3) Authoringapublishedpaper, article, or bookshall be the equivalent of one of the following:

(A) 10PDHsforeachbookorpeer-reviewedpaperinthelicensee'sareaofprofessionalpractice; or

(B) twoPDHsforeachpaperorarticleinthelicensee's area of professional practice.

(4) Servingasanofficerorcommittee memberofatechnicalprofessionsocietyororganizationshallbetheequivalentoftwo PDHs. Professional development hours shall be limited to two PDHs for each organization and shall not be earned until the completion of each year of service.

(5) Successfullycompletingoneuniversitysemesterhourofcreditshallbetheequivalentof45PDHs.

(6) Successfullycompletingoneuniversityquarterhourofcreditshallbetheequivalentof30PDHs.

(b) Final authority regarding the approval of continuing education activities shall rest with the board. This regulation shall be effectiveonandafterSeptember1,2015.(AuthorizedbyK.S.A.2014Supp.74-7013;implementingK.S.A.2014Supp.74-7013and 74-7025;effectiveMarch1,1996;amendedNov.2,2001;amendedFeb.4,2005;amendedJan.23,2009;amendedSep.1,2015.)

66-14-6. <u>Exemptions</u>. Alicensee maybeexempt, uponboardreviewandapproval, from continuing education requirements in any of the following situations:

(a)Thelicenseeisrenewingforthefirsttime.

(b)The licensee is called to active dutyin the armed forces of the United States for a period of time exceeding 120 consecutive days in a calendar year. This individual may be exempt from obtaining the 15 professional development hours (PDH) required only during that year chooses to have the license placed on inactive status or emeritus status as specified in K.A.R. 66-6-10. If the licensee elects to return to practice, the licensee shall earn 30 professional development hours for the last renewal period or shall meet the requirement specified in K.A.R. 66-14-10 or K.A.R. 66-14-11. (Authorized by K.S.A. 2013 Supp. 74-7013, as amended by 2014 SB 349, sec. 12; implementing K.S.A. 2013 Supp. 74-7013, as amended by 2014 SB 349, sec. 12, and K.S.A. 2013 Supp. 74-7025, as amended by 2014 SB 349, sec. 19; effective March1, 1996; amended Feb.4, 2000; amended Nov.1, 2002; amended Sept.26, 2014.)

66-14-7.<u>**Records.**</u>(a)Eachlicenseeshallmaintainrecordsonformsprescribedandfurnishedbytheboardtosupporttheprofessional development hours claimed by the licensee.

Therecordsshallincludethefollowing:

(1) A log showing the type of continuing education activity claimed, the number of professional development hoursearned, and other information as applicable; and

 $(2) \ supporting documentation, which may include documentation of either of the following:$

(A) Presentationsor attendanceat meetings, conventions, conferences, programs, seminars, and similar activities, whichshall

bedocumentedbyverificationrecordsintheformofcompletioncertificatesorotherdocumentssupportingevidenceof attendance;

(B) authoring published papers, articles, or books, which shall be documented by proof of publication

 $(b) \ Each licensee shall maintain the record specified in subsection (a) for at least four$

yearsandshallprovideacopytotheboard, upon request. This regulation shall be effective on and after September 1, 2015. (Authorized by K.S.A. 2014 Supp. 74-7013; implementing K.S.A. 2014 Supp. 74-7013 and 74-7025; effective March 1, 1996; amended Jan. 23, 2009; amended Sep. 1, 2015.)

66-14-8.<u>Reinstatement.</u> Any individual mayreinstate a canceled license byobtainingall delinquent professional development hours, not to exceed 30 PDH. Upon proof that the individual has complied with the requirements for obtaining continuing education, the individual shall meet the board's other requirements for reinstatement before reinstatement shall be granted. (Authorized by K.S.A.74-7013,asamendedbyL.1995,ch.104,sec.1;implementingK.S.A.74-7025,asamendedbyL.1995,ch.104,sec.2;effective March1, 1996.)

66-14-9. <u>Proof of compliance</u>. Each licensee shall provide proof of satisfying the continuing education requirements as required by

the board. If the license efails to furn is hthe information as required by the board, the license shall not be renewed. (Authorized by the board) and the license shall not be renewed. The license shall not be renewed as the license shall not be renewed as the license shall not be renewed. The license shall not be renewed as the license shall not be renewed as the license shall not be renewed. The license shall not be renewed as the license shall not be re

K.S.A.74-7013, asamended by L.1995, ch.104, sec.1; implementing K.S.A.74-7025, asamended by L.1995, ch.104, sec.2; effective March 1, 1996.)

66-14-

10.<u>Licensureinanotherjurisdiction.</u>(a)Exceptasspecifiedinsubsections(b)and(c),theboard'scontinuingeducation requirements may be satisfied if a licensee meets all of the following conditions:

(1) Thelicenseeislicensedtopracticeoneofthetechnicalprofessionsinanotherjurisdiction.

(2) Thelicenseeresidesinthejurisdictionspecifiedinparagraph(a)(1).

(3) Thelicenseemeetsthecontinuingeducationrequirementsofthejurisdictioninwhichthelicenseeresides.

(b) Ifalicenseeresidesinajurisdictionthatrequiresnocontinuingeducation, the licensees hall

meetthecontinuingeducation requirements of this article.

(c) Eachprofessionalsurveyor shallcomply with K.A.R. 66-14-1(b). This regulations hall be effective on and after September 1, 2015. (Authorized by K.S.A. 2014 Supp. 74-7013; implementing K.S.A. 2014 Supp. 74-7013 and 74-7025; effective March 1, 1996;

amendedFeb.9,2001;amendedJune18,2010;amendedSep.1,2015.)

66-14-11. <u>Dual licensee.</u>Each dual licensee shall earn at least 20 of the required PDHs for each renewal period, including the carryover permitted by this regulation, in each technical profession. The number of PDHs that may be carried over into the next renewal period for each dual licensee shall not exceed 15 in each technical profession. This regulation shall be effective on and after September1,2015.(AuthorizedbyK.S.A.2014Supp.74-7013;implementingK.S.A.2014Supp.74-7013and74-7025;effective March1,1996;amendedSep.1,2015.)

66-14-12. <u>Disallowance.</u> If the board disallows the professional development hours claimed, the applicant for licensure renewal or reinstatement shall have 120 days after notification to substantiate the original claim or to earn other credit to meet the minimum requirement. (Authorized by K.S.A.74-

7013,asamendedbyL.1995,ch.104,sec.1;implementingK.S.A.74-7025,asamendedby L. 1995, ch. 104, sec. 2; effective March 1, 1996.)

66-15-1. Fees. The following nonrefundable fees

shallbechargedtoanyapplicant,licensee,orholderofacertificateofauthorization for any of the technical professions and shall be collected by the board:

(a) Application for original license	\$60.00
(b) Application for license by reciprocity	\$250.00
(c) Applicationforcertificateofauthorizationforabusinessentity	
(c) Appreciation of control co	

FDA, Inc.

(d) Biennialrenewalofanactivelicense	\$70.00
(e) Biennialrenewalofacertificateofauthorizationforabusinessentity	
(f) Latefeefortheuntimelyrenewalofalicenseorcertificateofauthorization	\$20.00
(g) Return from inactive license to active practice license	\$20.00
(h) Reinstatementofacancelledlicense	\$100.00
(i) Replacementofalost, destroyed, or mutiliated license or certificate of authorization	\$20.00
(j) Replacementofanyrevokedorsuspendedlicense	\$100.00
(k) Replacementofarevokedorsuspendedcertificateofauthorization	\$150.00
(AuthorizedbyK.S.A.74-7013; implementingK.S.A.74-7009,74-7025, and 74-7026; effective January 10, 20, 20, 20, 20, 20, 20, 20, 20, 20, 2	