



South Carolina
Department of Labor, Licensing and Regulation

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Henry D. McMaster
Governor

Emily H. Farr
Director

May 15, 2018

Via Email (ashleyharwellbeach@scstatehouse.gov)

Ashley Harwell-Beach
Acting Code Commissioner
South Carolina Legislature
South Carolina State House
Columbia, South Carolina 29201

Dear Commissioner Harwell-Beach:

In accordance with South Carolina Code Section 1-23-120(J), please find enclosed the Regulatory Review Report of the South Carolina Department of Labor, Licensing and Regulation.

Sincerely yours,

Emily H. Farr
Director

EHF/sec
Attachment

Regulatory Review Report of South Carolina Department of Labor, Licensing and Regulation

On April 20, 2017, Governor Henry McMaster issued Executive Order 2017-09, which establishes a regulatory framework for promoting responsible regulation by requiring cabinet agencies to: (1) utilize a four-part test in promulgating new regulations; (2) work with the Governor's Office to reduce current regulations; and (3) promote transparency in the rule-making process. Regarding proposed new regulations, the Order requires agencies to apply the Four-Way Rotary test to ensure new regulations are truthful, are fair to all concerned, will build goodwill and better friendships, and will be beneficial to the State. For existing regulations, the Order requires cabinet agencies to file with the Governor's Office a copy of the report required by South Carolina Code Section 1-23-120(J), which memorializes each agency's five-year review of regulations and its duty to report which ones do not require repeal or amendment and which ones the agency intends to being the process of amending or repealing. Finally, the Order requires agencies to post the aforementioned report on their websites to ensure the public has access to the information contained therein.

The South Carolina Department of Labor, Licensing and Regulation conducted a comprehensive review of all agency regulations. A number of divisions and programs in the agency have regulations subject to review: the Division of Professional and Occupational Licensing (POL), the Division of Fire and Life Safety (State Fire), the Division of Labor, including the SC Occupational Health and Safety Administration division, the Office of Immigration Compliance, and the Office of Elevators and Amusement Rides. The POL Division is further comprised of 42 boards, commissions and panels, each of which also has its own set of regulations. The General Assembly has allocated to these boards the power to promulgate regulations in South Carolina Code Section 40-1-70; therefore, each board conducted its own review of existing and newly-proposed regulations and prepared a report summarizing its findings. These summaries are attached to this report, indicating those regulations that the board, commission or panel intends to repeal or amend.

Below is a list of the agency's regulations that deputy directors of the particular division or program have identified as needing repeal or amendment. The remaining agency regulations not listed below do not require repeal or amendment.

Labor

Regulations agency intends to begin process of amendment:

- Regulation 71-3102
- Regulation 71-3103
- Regulation 71-3106
- Regulation 71-3111
- Regulation 71-6000

OSHA:

Regulations agency intends to begin process of repeal:

- Regulation 71-1201
- Regulation 71-1202

Regulations agency intends to begin process of amendment:

- Regulation 71-102
- Regulation 71-201
- Regulation 71-402
- Regulation 71-501
- Regulation 71-1101

State Fire

Regulations agency intends to begin process of repeal or amendment:

- Regulation 71-8300
- Regulation 71-8301
- Regulation 71-8302
- Regulation 71-8303
- Regulation 71-8304
- Regulation 71-8305
- Regulation 71-8306
- The agency intends to undertake a comprehensive review toward amendments of the State Fire Marshal Office's regulations, including seeking to move these regulations into a new chapter of the S.C. Code of Regulations for better ease of reference. (They are currently within Chapter 71 – Department of Labor, Licensing and Regulation – Division of Labor.)

Immigration Compliance:

Regulations agency intends to begin process of repeal:

In the review of its regulations (Regulations 71-10000 through -10003), the Office of Immigrant Worker Compliance identified the need to repeal sections A-D of Regulation 71-1000, which was recently achieved in the 2018 Legislative session.

Elevators and Amusement Rides:

Regulations agency intends to begin process of repeal:

- Regulation 71-5100(D)

POL Division:

Summaries of individual board, commission or panel review are attached.

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF ACCOUNTANCY**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Accountancy ("Board") met on August 24, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate or recommend the promulgation of additional regulations to promote the health, safety, and economic well-being of the public at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board respectfully submits that its existing regulations do not unnecessarily burden the pursuit of professional and occupational practice in our state and continue to serve the purpose of promoting the health, safety, and economic well-being of the public. The Board therefore does not propose to repeal or withdraw any regulations at this time.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public without being overly burdensome. The Board proposes to amend the following regulations:

Reg. No. 1-01 should be amended to update general requirements for CPA licensing and correct incorrect statutory reference.

Reg. No. 1-04 should be amended to clarify reciprocity license requirements.

Reg. No. 1-08 should be amended to clarify continuing education requirements and to conform to the Board's continuing education statute.

Reg. No. 1-09 should be amended to conform to current standards.

Reg. No. 1-10 should be amended to clarify the scope of professional standards.

Reg. No. 1-11 should be amended to update Accounting Practitioner general licensing requirements.

Reg. No. 1-12 should be amended to revise requirements for safeguarding clients' files.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

1-02, 1-05, 1-06, 1-07



Ellen K. Adkins, CPA
Board Chair

August 24, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF ARCHITECTURAL EXAMINERS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster’s Executive Order 2017-09, the South Carolina Board of Architectural Examiners (“Board”) met on November 1, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster’s call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public’s interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board’s mission goes hand-in-hand with the Governor’s effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate the promulgation of any additional regulations at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

The Board does not intend to repeal or withdraw any existing regulations at this time.

II. Regulations the Board Intends to Amend

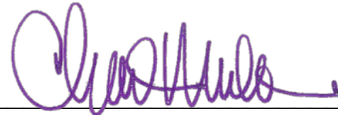
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

- 11-1
- 11-5
- 11-6
- 11-11
- 11-12

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

11-2
11-3
11-4
11-7
11-8
11-8.1
11-9
11-10
11-13
11-14



Charles S. Muldrow, AIA, NCARB
Chairman

November 1, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE ATHLETIC COMMISSION**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Athletic Commission ("Commission") met on August 1, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Commission heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Commission intends to repeal, regulations the Commission intends to amend, and regulations that appropriately protect the public's interest as currently written. The Commission is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Commission's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

I. The Commission anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

Regulations were revised June 26, 2015, and the Board does not believe that any new regulations are necessary.

Review of Existing Regulations

II. Regulations the Commission Intends to Repeal or Withdraw

The Commission has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Commission proposes to repeal or withdraw the following regulations:

The Commission does not wish to repeal or withdraw any regulations.

III. Regulations the Commission Intends to Amend

The Commission has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Commission proposes to amend the following regulations:

20-22.14: should be amended to allow regulation of amateur kickboxing.

20-22.15: should be amended to allow any amateur kickboxing event to be held in conjunction with Professional contests.

20-25.1: should be amended to provide additional rules to participants in Off the Street Boxing.

IV. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Commission has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Commission is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

- 20-1
- 20-2
- 20-3
- 20-4
- 20-5
- 20-6
- 20-7
- 20-8
- 20-9
- 20-10
- 20-11
- 20-12
- 20-13
- 20-14
- 20-15
- 20-16
- 20-17
- 20-18
- 20-19
- 20-20
- 20-21
- 20-23
- 20-24
- 20-26
- 20-27



8/11/17

William L. McCullough
Commission Chair

August 1st,
2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA AUCTIONEERS' COMMISSION**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Auctioneers' Commission ("Commission") met on August 15, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

None at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

14-7-Duplicative of 40-60-110 and 40-1-110

14-8- Duplicative of 40-60-110 and 40-1-110

14-9-No authority and anyone can appear before the Commission.

14-10-Excessive requirement-Anyone can appear before the Commission.

14-14- Duplicative because it is Regulation 10-5

14-17-Duplicative because it is in Regulation 10-5

10-5 (A)(1)(e), (A) (2)(d) and (B)(d) remove all prorated fees-policy-not in statute or regulation

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

14-1-Examinations to include Firm license examination process

14-1 (G) Keep the first sentence but delete the remainder since it is redundant to the statute.

14-2-Reporting of Continuing Education-(A). Change "Four hours" to "Eight hours" in first sentence because renewals are now 2 years. Change "licensing year" to "licensing period." Review language for completing auctioneer's school and getting CE credit.

14-3- Change of Address-strike the fee language.

14-5- Advertising-Add language to reflect that an auctioneer employed by a license real estate broker must include his name and auctioneer license number in all advertisements.

14-6-Change title to reflect "No Unlicensed Bid Callers"

14-13 and 14-15-Combine into one regulation. Both provide guidance to Apprentice and Supervisors of Apprentice.

14-13-Change 40-6-230 to 40-6-220-Consider changes in the wording of this to provide staff with guidance on the supervised training and reporting of supervised training.

10-5-Amend any exam fee from \$25.00 to the fee being "as set by the provider"

10-5 Amend to reflect the late fees for renewals as provided in 14-12(A) and (B).

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

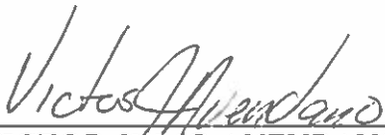
The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

14-4-Display of License

14-11-Written Agreements Relating to Auctions

14-12-Late fees

14-16-Auctioneer, Apprentice Prohibited from Working for Unlicensed Firm; Exception; Penalty



VICTOR JULIO AVENDANO
Chair

August 15, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF BARBER EXAMINERS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Board of Barber Examiners ("Board") met on August 14, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate or recommend the promulgation of additional regulations to promote the health, safety, and economic well-being of the public at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board respectfully submits that its existing regulations do not unnecessarily burden the pursuit of professional and occupational practice

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to study and possibly amend the following regulations:

Reg.17-3 should be amended to be clarified regarding professional work of teachers/instructors.

Reg.17-8 - the Board has drafted amended regulations to be submitted to the legislature.

Reg.17-10 should be amended to include master hair care specialists

Reg. 17-12 should be amended to include master hair care specialists

Reg. 17-13 should be amended to include master hair care specialists

Reg. 17-14 should be amended to update the school requirements, curriculum and standards

Reg. 17-20 should be amended to clarify shop requirements

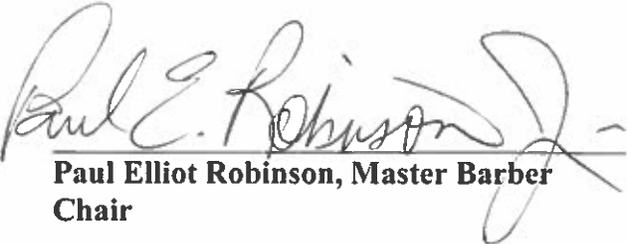
Reg. 17-30 should be amended to update the health requirement

Reg. 17-50 should be amended to update and clarify sanitary rules

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

17-1	17-11
17-2	17-15
17-4	17-16
17-5	17-17
17-6	17-51
17-7	
17-9	


**Paul Elliot Robinson, Master Barber
Chair**

August 14, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA BUILDING CODES COUNCIL**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Building Codes Council ("Council") met on August 23, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Council heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Council intends to repeal, regulations the Council intends to amend, and regulations that appropriately protect the public's interest as currently written. The Council is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Council's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Council anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

None at this time.

Review of Existing Regulations

I. Regulations the Council Intends to Repeal or Withdraw

The Council has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Council proposes to repeal or withdraw the following regulations:

8-260-Administration of Modular Act -duplicative of 8-601
8-261-Administration of the Accessibility Act- duplicative of 8-701
8-270- Injunctive Relief –reference guide only- not necessary
8-275-Penalties-reference guide only-not necessary
8-616- Certification of Label Denial-duplicative of 23-43-110
8-617- Removal of Certification Labels-duplicative of 23-43-110

II. Regulations the Council Intends to Amend

The Council has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Council proposes to amend the following regulations:

8-100 Authority-need to specify authority from 6-8-20
8-110-Registration required-First sentence can be removed since it is duplicative of 6-8-40
8-140-Renewals-See 8-185 below.
8-170-Denial, Suspend or Revoke-Amend title to “Applications and Disciplinary” Amend first sentence to read: In addition to 40-1-110, the Council may deny registration or discipline a registrant for the following reasons:
8-175-Preferring of Charges and Hearing-Needs to be updated to reflect initial complaints, investigations and disciplinary procedures in accordance with SC. Code Ann. Sections 40-1-80 and 40-1-90
8-185-Registration Reinstatement and Replacement-combine with 8-140. Also need language for a disciplinary imposed reinstatement consideration.
8-240(F)-Building Codes Modification Procedure-see 8-245 below
8-245-Qualifications for Local Modifications to Building Codes-Combine with 8-240(F)
8-246-Study Committee-Amend to add a licensed electrician, a license plumber and a licensed mechanical contractor, mechanical engineer and electrical engineer to the study committee (8-246 (B)
8-602-Definitions- Amend (9) “Damage”- scrivener error-remove hyphen
Remove (25) “Valuation” -not used in the statutes or regulations.
8-608- Quality Control Procedures -(5) amend “shall” to “may” and amend “each” to “a”
8-609-Change in Status, Alterations-(a) amend “three (3)sets” to “an electronic copy” (c)”three (3)” to “an electronic copy”
8-610-Alternate Methods and Materials- (4) concerned that there is an inference of a loss of proprietary information once approval of the Council. Amend to clarify this inference.
8-612-Reciprocity- Remove (1), (4) and (5) duplicative of 23-43-170 (A) and (C)
8-613- Multiple Site- (1)(b) and (d) amend language to read “one electronic set of plans and specifications” and “one electronic set of quality control manuals”
8-614-Council Certification Label- (1) delete “a specific unit in a visible location as approved by the Council and whenever possible on”
8-619-Appeal Procedures-Amend as needed for the applicable appeals process
8-624 Duties and Responsibilities of Council- Amend to include initial complaints, investigations and disciplinary procedures in accordance with S.C. Code Ann. Sections 40-1-80 and 40-1-90.
8-625 Denial, Revocation or Suspension of License –Amend to rename to “Denial and Disciplinary; sanctions and penalties” and include sanctions and penalties.

III. Regulations that Appropriately Protect the Public’s Interest as Currently Written

The Council has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Council is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

Chapter 8-Article 1-Registration, Fees and Disciplinary Procedures (6-8-20):

- 8-105 Definitions
- 8-115-Classifications and Qualification for Registration
- 8-120-Maximum Time for Certification (Recently updated- 2017)
- 8-125-Application Required
- 8-135-Exemptions
- 8-145-Fees
- 8-150-Continuing Education
- 8-160-Comity
- 8-165-Conflict of Interest
- 8-180-Appeal from Action of Council

Chapter 8-Article 2: Administration, Proposed Modifications and Variations, State Energy Standards (6-9-5 and 6-9-63):

- 8-205-South Carolina Building Codes Council
- 8-210.1- Purpose
- 8-215-Definitions
- 8-220-Powers, Duties and Responsibilities of Council
- 8-230-Council Officers
- 8-235-Council Meetings
- 8-236-Building Codes Adopted
- 8-247-Public Notice
- 8-248-Study Committee Meetings
- 8-250-Energy Standards Variation Procedure
- 8-255-Energy Standards Appeal Process

Chapter 8 Article 6- Modular Buildings Construction (23-43-30)

- 8-600-The South Carolina Modular Buildings Construction Act
- 8-601-Purpose
- 8-603-Council Duties and Responsibilities
- 8-604-Adoption of Model Codes
- 8-605-Enforcement Authority
- 8-606-Delegation of Inspection Authority; Approved Inspection Agency's Qualifications, Acceptance Requirements
- 8-607-Approved Inspection Agency Authority.
- 8-611-Approved Inspection Agency: Inspection
- 8-615-Certification Label Application and Issuance
- 8-618- Schedule of fees
- 8-620-License Application Requirements
- 8-621-Sale of Modular Buildings
- 8-622-License Issued
- 8-623-Security Requirement

8-626-Erection
8-627- Exemption
8-628- Recertifying

Chapter 8-Article 7-South Carolina Barrier Free Building Design (6-9-40)

8-700- South Carolina Barrier Free Building Design
8-701- Authority
8-702-Application
8-703-Administration

The following regulations were promulgated and codified in accordance with the building code adoption procedure in S.C. Code Ann. 6-9-40:

Chapter 8-Article 8-International Building Code
Chapter 8-Article 9-International Fire Code
Chapter 8-Article 10-International Fuel Gas Code
Chapter 8-Article 11-National Electric Code
Chapter 8-Article 12-International Residential Code



Delisa C. Clark
Council Chair

August 23, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA PERPETUAL CARE CEMETERY BOARD**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Perpetual Care Cemetery Board ("Board") met on September 20, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate or recommend the promulgation of additional regulations to promote the health, safety, and economic well-being of the public at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board respectfully submits that its existing regulations do not unnecessarily burden the pursuit of professional and occupational practice in our state and continue to serve the purpose of promoting the health, safety, and economic well-being of the public. The Board therefore does not propose to repeal or withdraw any regulations at this time.

II. Regulations the Board Intends to Amend

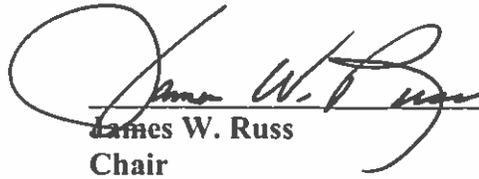
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

An amendment to Reg. 21-2 has been promulgated and is being submitted regarding requiring annual AUP submissions, to decrease the burden of a cemetery's reporting requirements.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

21-1, 21-3, 21-4, 21-5, 21-6, 21-7, 21-8, 21-9, 21-10, 21-11, 21-12, 21-13, 21-14
21-15, 21-16, 21-17, 21-18, 21-19, 21-20, 21-21, 21-22, 21-23, 21-24, 21-25, 21-26,
21-27



James W. Russ
Chair

September 20, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA BOARD OF CHIROPRACTIC EXAMINERS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Board of Chiropractic Examiners ("Board") met on August 10, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate or recommend the promulgation of additional regulations to promote the health, safety, and economic well-being of the public at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public.

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board respectfully submits that its existing regulations do not unnecessarily burden the pursuit of professional and occupational practice in our state and continue to serve the purpose of promoting the health, safety, and economic well-being of the public. The Board therefore does not propose to repeal or withdraw any regulations at this time.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public while lessening the burden on the pursuit of the profession. The Board proposes to study amending the following regulations:

Reg. 25-3 should be reviewed to revise the procedure for endorsement licensure.

Reg. 25-5 should be reviewed to establish a procedure to place a license in inactive status, and to reinstate a license that has been placed in inactive status.

Reg. 25-5(B) should be reviewed regarding the number of continuing education hours that can be obtained on-line and regarding sponsorship of continuing education.

Reg. 25-5(E) should be reviewed to include additional modalities as appropriate for chiropractic and certification, examination and/or training required to do so.

Reg. 25-5(G) should be reviewed regarding revision of the fine structure for continuing education offenses.

Reg. 25-6 should be reviewed regarding standards for unprofessional or immoral conduct, and definition of articulations as including extra-spinal articulations

Reg. 25-7 should be reviewed regarding revising definition of sexual misconduct.

Reg. 25-8 should be reviewed to include digital or social media platforms, and to clarify and update as needed.

Reg. 25-9 should be reviewed regarding the procedure for requesting review of a temporary suspension order.

Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

25-1
25-2
25-4



John R. McGinnis, D.C.
Chair

August 10, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA CONTRACTOR'S LICENSING BOARD**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Contractor's Licensing Board ("Board") met on July 20, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board recognizes that there may be some confusion regarding the interpretation of "prominently display" requirement applicable to persons holding the mechanical contractor sub-classification of air conditioning, heating, or packaged equipment in 40-11-270(B) and (C). The Board intends to study this issue and possibly promulgate a regulation setting forth standardized requirements for a sticker or other display tool.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

29-2
29-4
29-6
29-70
29-75
29-80
29-85
29-90
29-95
29-100
29-105
29-110

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

29-3 should be amended to incorporate the language of 29-11 as 29-3(D).

29-5 should be amended to strike "letter" and insert "letter or application" throughout; renumber 1st paragraph as (A)(1), strike (B) and designate as A(2), strike (C) and designate as (A)(3) and re-letter (D) as (B).

29-7 should be amended to strike "40-11-50" and insert "Chapter 10 of the Code of Regulations."

29-8(A)(9) should be amended to strike "home address" and insert "business street address" and strike "home and office telephone number" and insert "business telephone number."

29-9(A) should be amended to strike "home address" and insert "business street address" and strike "home and office telephone number" and insert "business telephone number."

29-11 should be moved to 29-3(D).

29-12 should be amended to read as follows:

"Any contractor that has been issued all of the following license classifications referenced in Section 40-11-410(2) will be designated as HIGHWAY (HY) on the license card and license certificate:

- (1) Bridges; and
- (2) Concrete Paving; and
- (3) Asphalt Paving; and
- (4) Grading; and
- (5) Highway Incidental."

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

29-1
29-10
71-9100
71-9101
71-9102
71-9103.1
71-9103.2
71-9104



Lewis M. Caswell
Chairman

July 20, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF COSMETOLOGY**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Board of Cosmetology ("Board") met on September 18, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board does not anticipate or recommend the promulgation of additional regulations to promote the health, safety, and economic well-being of the public at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board respectfully submits that its existing regulations do not unnecessarily burden the pursuit of professional and occupational practice in our state and continue to serve the purpose of promoting the health, safety, and economic well-being of the public. The Board therefore does not propose to repeal or withdraw any regulations at this time.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

Reg. 35-3(D)(4) should be amended to correct a scrivener's error in the number of academic hours from 500 to 540.

Reg. 35-4 (A) (3) should be amended to correct a scrivener's error in the regulation cited therein from 35-4(B) to 35-4(C); Reg. 35-4(B) should be reviewed to provide clarification for qualifying to be a methods of teaching instructor; 35-4(C)(1) should be reviewed for possible clarification of type of instruction.

Reg. 35-5 should be revised to update and clarify examination and comity license requirements.

Reg. 35-7 should be revised to update and clarify schools within the public school system and to clarify references to public school license and cosmetology hours.

Reg. 35-8 should be revised to clarify requirements for instructor reciprocity.

Reg. 35-10 should be revised to update and clarify requirements, such as but not limited to contract conditions for release of transcripts, to require that monthly attendance reports should be submitted to the Board on a monthly basis, and clarifying who can substitute teach in an emergency situation, delete requirement to provide schedule and instructor for evening class, clarify limitations on time of instruction for a student, review advanced training regulation, review limitation on time between completion of hours and examination, clarify prerequisites for students to practice on public, and other revisions as necessary.

Reg. 35-13 should be reviewed regarding endorsement licensure requirements.

Reg. 35-15 should be revised to clarify manager should be a licensee, delete repetitive provisions regarding inspection of a new salon.

Reg. 35-23 should be reviewed to clarify, update and revise continuing education requirements as necessary.

Reg. 35-24 should be reviewed to update, revise and clarify continuing education program requirements.

Reg. 35-26 should be reviewed regarding clarification and updating of crossover licensing of barbers

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

35-1, 35-2, 35-6, 35-9, 35-16, 35-20, 35-25



LaQuita Clark-Horton
Board Vice Chair

September 19, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE BOARD OF EXAMINERS FOR THE LICENSURE OF PROFESSIONAL
COUNSELORS, MARRIAGE AND FAMILY THERAPISTS, AND PSYCHO-
EDUCATIONAL SPECIALISTS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster’s Executive Order 2017-09, the South Carolina Board of Examiners for the Licensure of Professional Counselors, Marriage and Family Therapists, and Psycho-Educational Therapists (“Board”) met on October 10, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster’s call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public’s interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board’s mission goes hand-in-hand with the Governor’s effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board does not anticipate or recommend the promulgation of additional regulations to promote the health, safety, and economic well-being of the public at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board respectfully submits that its existing regulations do not unnecessarily burden the pursuit of professional and occupational practice in our state and continue to serve the purpose of promoting the health, safety, and economic well-being of the public. The Board therefore does not propose to repeal or withdraw any regulations at this time.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations to update its licensing and continuing requirements, and to update its code of ethics:

Reg. 36-01(1) should be amended to permit some supervision requirements to be met using HIPAA compliant technological media.

Reg. 36-01(2) should be amended to increase the number of supervisees for group supervision, and to increase the minimum time period for a group supervision session.

Reg. 36-01(3) should be amended to allow for triadic as well as individual supervision.

Reg. 36-01(12) should be amended to reference the current edition of the DSM.

Reg. 36-01 should be amended to add (14), defining specific training to diagnose, assess and treat serious problems.

Reg. 36-04 should be amended to reduce the required number of required practicum hours and to require the submission of a professional disclosure statement as an application requirement for LPCs; additionally it should be combined with 36-04.1 to require all LPCs to receive training in assessing and treating serious problems.

Reg. 36-05 should be amended to reduce the number of required supervision hours, and combined with Reg. 36-05.1 to require all LPCs to have supervised experience in assessing and treating clients with more serious problems, and allocating the required hours between individual/triadic supervision and/or individual or group supervision.

Reg. 36-06 should be amended to update the regulation and permit triadic supervision.

Reg. 36-07 should be amended to require submission of a professional disclosure statement as an application requirement for LMFTs, and should be combined with 36-07.1 to require all LMFTs to receive training in assessing and treating serious problems, including graduate level education in Psychopathology and Diagnostics, and to update standards.

Reg. 36-08 should be amended to reduce the number of required supervision hours, and combined with Reg. 36-08.1 to require all LMFTs to have supervised experience in assessing and treating clients with more serious problems, and allocating the required hours between individual/triadic supervision and/or individual or group supervision.

Reg. 36-09 should be amended to permit triadic supervision.

Reg. 36-10 should be amended to require LPESs to complete within three years of the effective date of the regulations, graduate level education in Psychopathology and Diagnostics, and to have obtained supervised experience in assessing and treating clients with more serious problems; and should additionally be combined with Reg. 36-10.1 to require all LPESs to have experience in assessing and treating clients with more serious problems.

Reg. 36-11 should be amended to broaden the ability of an out of state licensee to obtain endorsement licensure in South Carolina.

Reg. 36-13 should be amended to include an ethics continuing education requirement and to allow for up to half of the required continuing education hours for LPCs and LMFTs to be taken on-line.

Reg. 36-14 should be amended to include an ethics continuing education requirement and to allow for up to half of the required continuing education hours for LPESs to be taken on-line.

Reg. 36-19 should be amended to update the LPC Code of Ethics.

Reg. 36-20 should be amended to update the LMFT Code of Ethics.

Reg. 36-21 should be amended to update the PES Code of Ethics.

Reg. 36-22 should be amended to update the Supervisors' Code of Ethics

Reg. 36-23 should be amended to revise and update supervision standards.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

36-02, 36-03, 36-12, 36-15, 36-16, 36-17, and 36-18



Danny Garnett, D.Min., LPC, LMFT
President of the Board

October 10, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA BOARD OF DENTISTRY**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Board of Dentistry ("Board") met on November 17, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

- *Recommends the addition of regulations to include digital dental technology usage and its transmission as it relates to the current practice of dentistry.*

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

- *NONE*

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

- *Recommends amending Regulation 39-1-B (4) related to the dental licensure application process.*

- *Recommends amending Regulation 39-11-1-H for clarification of rebates and split fees.*
- *Recommends amending Regulation 39-11- 3-A related to the utilization of Botox as a therapeutic agent in anatomical structures adjacent to the perioral regions.*
- *Recommends amending Regulation 39-14 related to the utilization of lasers by dental hygienist for procedures that do not cut or perform surgical procedures on hard and soft tissues.*

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

- *No changes to Regulations 39-2 through 39-10; Regulations 39-12 through 39-13 and Regulations 39-15 through 39-17*



Arthur L. Bruce, DMD
Board President

November 17, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA PANEL FOR DIETETICS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Panel for Dietetics ("Panel") met on September 25, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Panel heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Panel intends to repeal, regulations the Panel intends to amend, and regulations that appropriately protect the public's interest as currently written. The Panel is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Panel's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Panel anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Panel does not anticipate the promulgation of any additional regulations at this time.

Review of Existing Regulations

I. Regulations the Panel Intends to Repeal or Withdraw

The Panel has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Panel proposes to repeal or withdraw the following regulations:

The Panel does not intend to repeal or withdraw any existing regulations at this time.

II. Regulations the Panel Intends to Amend

The Panel has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Panel proposes to amend the following regulations:

40-5.1, 40-5.2, and 40-5.3; the transcript requirements in these regulations is redundant with the requirements of the Commission on Dietetic Registration, and should therefore be eliminated.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Panel has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Panel is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

40-1, 40-2, 40-3, 40-4, 40-5, 40-5.4, 40-5.5, 40-5.6, 40-6, 40-7, 40-8, 40-9, 40-10, 40-11, 40-12, 40-13, 40-14, 40-15, 40-16, and 40-17.

Rebecca G. Wrenn, MS, RDN, LD

Rebecca G. Wrenn

Panel Chairman

May 14, 2018

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF REGISTRATION FOR PROFESSIONAL ENGINEERS
AND SURVEYORS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster’s Executive Order 2017-09, the South Carolina State Board of Registration for Professional Engineers and Surveyors (“Board”) met on November 29, 2017, to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster’s call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public’s interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board’s mission goes hand-in-hand with the Governor’s effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate the promulgation of any additional regulations at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

The Board does not intend to repeal or withdraw any existing regulations at this time.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations to address inconsistencies resulting from statutory amendments and to update and provide clarification where needed after an extensive review and evaluation:

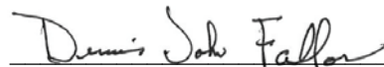
- 49-101
- 49-102
- 49-104
- 49-105
- 49-106

49-200
49-201
49-202
49-203
49-205
49-207
49-303
49-305
49-602
49-605
49-606

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

49-100
49-103
49-300
49-301
49-302
49-304
49-306
49-400
49-410
49-420
49-430
49-450
49-460
49-470
49-480
49-490
49-600
49-601
49-603
49-604
49-607
49-609
49-610



**Dennis J. Fallon, Ph.D., PE, PMP, FASCE,
FASEE
Chairman of the Board**

May 15, 2018

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF ENVIRONMENTAL CERTIFICATION**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster’s Executive Order 2017-09, the South Carolina State Board of Environmental Certification (“Board”) met on August 15, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster’s call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public’s interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board’s mission goes hand-in-hand with the Governor’s effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

Not at this time

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

None at this time

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

None at this time

III. Regulations that Appropriately Protect the Public’s Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

- 51-1
- 51-2
- 51-3
- 51-4
- 51-5
- 51-6
- 51-7



Elizabeth L. Williams
Chairman

August 15, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF REGISTRATION FOR FORESTERS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Registration for Foresters ("Board") met on August 3, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

None

Review of Existing Regulations

- Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

53-6 Committees - Redundant

- Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

53-2 Officers-Delete position of secretary, and delete certain duties of Chairman and Vice-Chairman

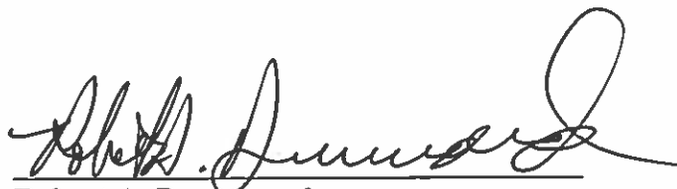
53-3 Meetings-Add regular meetings will be held a minimum of twice per year and special meeting may be called by majority of Board members; add notice as required by §30-4-80.

- 53-7 Applications-Add application fees may be paid electronically
- 53-8 Registration- delete "Beginning June 1, 1991."; add applicants must pass examination and add reference to state examination. Rewrite requirements.
- 53-9 Licenses- Amends section title to include lapsed license and reinstatement; reword for clarity; give timeline for renewal and reinstatement
- 53-11 Reciprocity - Correct typographical error
- 53-20 Continuing Education - Change annual references to biennial; adjust continuing education hours and credits: clarify requirements; delete categories; renumber for clarity; correct for typographical error; age and/or experience waiver for Continuing Education

- Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

- 53-1
- 53-4
- 53-5
- 53-10
- 53-12
- 53-13
- 53-14
- 53-15



Robert A. Drummond
Chairman

August 3, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA STATE BOARD OF FUNERAL SERVICE**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Funeral Service ("Board") met on August 30, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate or recommend the promulgation of additional regulations to promote the health, safety, and economic well-being of the public at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board respectfully submits that its existing regulations do not unnecessarily burden the pursuit of professional and occupational practice in our state and continue to serve the purpose of promoting the health, safety, and economic well-being of the public. The Board therefore does not propose to repeal or withdraw any regulations at this time.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

Reg. 57-01 should be amended to updated definition of crematory.

Reg. 57-02 should be amended to clarify officer designations.

Reg. 57-05 should be amended to clarify acceptable accreditation for colleges or universities, and clarify or update acceptable education and curriculum requirements.

Reg. 57-06.1 should be amended to clarify preceptor qualification, and the type of cases required during the apprenticeship.

Reg. 57-07 should be amended to update acceptable colleges or programs.

Reg. 57-10 should be amended to conform with the statute, and to clarify the definition and requirements for a hearse.

Reg. 57-11 should be amended to clarify the number of required continuing education hours.

Regs. 57-12 and 10-17 should be amended to clarify student permit fees, and all fees should be reviewed to see if they need to be adjusted in accordance with statutory requirements.

Reg. 57-14.1 should be reviewed for possible amendment to update record keeping requirements.

Reg. 57-14.2 should be reviewed for possible amendment to update equipment requirements

Reg. 57-14.3 should be reviewed for possible amendment to strengthen requirements for crematory operator certification.

Reg. 57-14.4 should be reviewed for possible amendment to strengthen requirements for certified crematory operator preceptors.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

57-03, 57-04, 57-06, 57-08, 57-09, 57-13, 57-15


Jeffrey K. Temples
Acting President of the Board

August 31, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF REGISTRATION FOR GEOLOGISTS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Registration for Geologists ("Board") met on September 26, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

None

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

None

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

1. 131-06(E) and (F)-Review the appeals process for examination candidates who fail the examination and authority of the Board to adjust scores based on the appeal.
2. 131-12(B)(1)-Review the continuing education requirement of thirty-two (32) hours for each biennium of registration.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

131-01 through 131-05; 131-07 through 131-11; and 131-13 through 131-15.

A handwritten signature in black ink that reads "Kevin R. Ryan". The signature is written in a cursive, slightly stylized font.

Kevin R. Ryan
Board Chair

September 26, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF LANDSCAPE ARCHITECTURAL EXAMINERS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster’s Executive Order 2017-09, the South Carolina State Board of Landscape Architectural Examiners (“Board”) met on July 19, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster’s call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public’s interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board’s mission goes hand-in-hand with the Governor’s effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board does not anticipate or recommend the promulgation of additional regulations to promote the health, safety, and economic well-being of the public at this time. The Board notes its current regulations were promulgated in 2012. Accordingly, it is satisfied with the current regulations with the exception of the two concerns identified as possible amendments.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board does not propose to repeal or withdraw any regulations at this time.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

With regard to 76-6, the Board recognizes that some licensees may be confused regarding the continuing education hours because A(1)(a) and (b) require 15 hours and 5 hours of self-guided educational activity whereas A(2)(a) and (b) refer to 12 hours and 8 hours of self-directed study. The Board wishes to review this thoughtfully within the next 12 months and gather information from other states. The Board recognizes there may be additional areas requiring clarification of this regulation in its entirety. Continuing education was first implemented in 2012.

With regard to 76-9, the Board recognizes it may be appropriate to revisit and possibly update the Code of Ethics to better reflect current ethical dilemmas experienced by practitioners. The Board intends to conduct its reevaluation of the Code of Ethics within the next 12 months.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

- 76-1
- 76-2
- 76-3
- 76-4
- 76-5
- 76-7
- 76-8



J. Parks McLeod
Chairman

July 19, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA BOARD OF LONG TERM HEALTH CARE
ADMINISTRATORS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Board of Long Term Health Care Administrators ("Board") met on October 12, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

The Board recently reviewed and amended their regulations in Chapter 93 in 2016 and in 2017.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

None at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

93-70(D)-Another requirement for licensure that is beyond the scope of regulatory legislation. Further it is contrary to LTHC statutory authority and the Title 40 Chapter 1 statutory authority.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

93-60- Amend to change "Examiners" to "Long Term Health Care Administrators"

93-80(D) (3) (a) and (3) (b)-delete "be employed as"

93-110(B) (1) and (B) (2) delete "two-part"

93-110(K) Amend "twice" to "three times"

93-130 (H) Delete this provision.

Chapter 10 Fees:

Label for license list:-\$100-delete-labels are not provided

State and Federal fingerprint reviews: \$38-delete-Board does not determine or collect fees for CBC so should not be in regulations

Copy of license list: \$20-reduce to \$10 which is the Agency wide fee

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

93-50- General Definitions

93-65-Operating a Facility Without a License

93-100-Fees

93-150-Inactive or Retire Status Licenses.

93-160-Registration of Licenses

93-170-Display of Certificate and Normal Work Hours

93-200-Continuing Education for Re-licensure

93-210-Resinstatement of Lapsed License

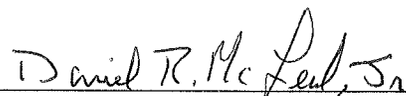
93-220-Complaints

93-230-Suspension and Revocation of License

93-240- Hearing Procedure

93-250-Conduct of Hearing

93-260-Applicability, Legal Effect and Severability of Regulations



Daniel R. McLeod, Jr., Esquire
Chairman of the Board

October 12, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE LIQUEFIED PETROLEUM GAS BOARD**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Liquefied Petroleum Gas Board ("Board") met on October 4, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor's McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety and economic well-being of the public through regulation, licensing, enforcement, training and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety and economic well-being of the public, as follows:

As of September 2017, the day-to-day administrative duties have been transferred to the Office of Board Services within the Department of Labor, Licensing and Regulation. Currently, the liquefied petroleum gas regulations are under the regulations of the Office of the State Fire Marshal at S.C. Code Regs. 71-8304.1 through 71-8304.5. The Board will promulgate new regulations pursuant to S.C. Code Ann. §§ 40-82-60 and 40-82-70(A)(3).

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

See proposed New Regulations above.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Board proposes to amend the following regulations:

See proposed New Regulations above.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety and economic well-being of the public in the least restrictive manner:

See proposed New Regulations above.


Richard O'Sheal
Board Chair/President

October 4, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA MANUFACTURED HOUSING BOARD**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Manufactured Housing Board ("Board") met on October 3, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

None

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

None

II. Regulations the Board Intends to Amend

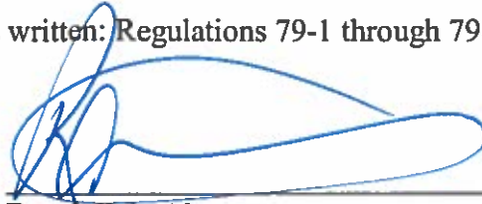
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

1. Regulation 79-28 will be amended to provide for continuing education.
2. Regulation 79-42 will be amended to comply with federal installation requirements.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

The following regulations are appropriate as written: Regulations 79-1 through 79-27 and 79-29 and 79-41.



Randall A. Altman
Board Chair

October 3, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE PANEL FOR MASSAGE/BODYWORK**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the Panel for Massage/Bodywork ("Panel") met on September 22, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Panel heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Panel intends to repeal, regulations the Panel intends to amend, and regulations that appropriately protect the public's interest as currently written. The Panel is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Panel's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Panel anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

- The Panel would promulgate a new regulation for a Code of Ethics as referenced and allowed by South Carolina Code Ann. §§40-30-60 (B) (8). At this time there is Regulation 77-140 which is limited to Communicable Disease Control. This can be incorporated into a more detail Code of Ethics for licensees.

Review of Existing Regulations

I. Regulations the Panel Intends to Repeal or Withdraw

The Panel has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Panel proposes to repeal or withdraw the following regulations:

- None at this time

II. Regulations the Panel Intends to Amend

The Panel has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Panel proposes to amend the following regulations:

- 77-100(1)(c): Change “national” to “licensing” and change “Department” to “Panel”
- 77-100(2):
 - Delete “Advisory” and “National Certification Exam for Therapeutic Massage and Bodywork”. This section should read:

The department, in conjunction with the Panel, approves the licensing examination known as the Massage and Bodywork Licensing Examination (MBLEx) as the licensing examination required for licensure.

Reason- The NCBTMB stopped giving the exam as of November 1, 2014. The FSMTB (the national organization) only offers the MBLEx and we are a member board of FSMTB. The statute will need to be amended to refer to the regulation.

- Propose an addition of a Number 4 to 77-100 to outline a massage curriculum as referenced in 77-100(3) (“...”minimum standards for training and curriculum as delineated in this rule chapter”) This proposed amendment is as follows:
 - 77-100(4). The official transcript submitted by the Applicant must document that the Applicant has successfully completed a course of study that includes training and curriculum in the following:
 - 1. Massage Theory and Principles
 - 2. Massage Professional Practices
 - 3. The Therapeutic Relationship
 - 4. Anatomy, Physiology, and Pathology
 - 5. Assessment and Documentation
 - 6. Massage and Bodywork Application
 - 7. Palpation and Movement
 - 8. Adapting Sessions for Clients
 - 9. Career Development
 - 10. Ethics; and
 - Any other curriculum item as approved by the Panel
- 77-105:
 - Amend this regulation to:
Endorsement.
The Department may issue a license to a person who holds an active license in another state or US territory if the applicant:
 - (a) Submits an approved application and the appropriate fees;
 - (b) Submits a duly attested verification of licensure from the state or US territory in which the applicant is licensed; and
 - (b) Submits proof of successful passage of the MBLEx; or

- (c) Submits proof of successful passage of the NCBTMB exam prior to November 1, 2014; or
- (d) Submits proof of the successful passage of a licensing exam approved by the Panel.

(Note- The person would still be required to complete an application; submit the appropriate fee and a verification from the other state must be mailed or emailed to this office. The premise behind the above is to move the applications along faster. Staff would not be concerned about how many educational training hours another state has, but would focus on the fact the applicant met whatever those requirements are to be licensed; the license is active; and there is no current discipline in the other state(s).

- 77-120 (2) (c) (1-4) and 77-120(3): These subsections regarding continuing education instructors will need to be reviewed by the Panel for revision.
- 77-120(3): Add Approved “CE” courses
- 77-125 (1) and (2) Amend to:
 - (1). The massage practitioner shall notify the Panel in writing of any change in address within five (5) working days.
 - (2) Up receiving a name change, the massage practitioner shall submit a written request with proof of name change such as a certified copy of a court document or marriage certificate within five (5) working days for a new license.
- 77-135 (1) Amend to:
 - (1). When a massage practitioner’s license becomes lost, destroyed or damaged the licensee shall notify the department within five (5) working days in writing that the license has been lost, destroyed or damaged.

(e) **Regulations that Appropriately Protect the Public’s Interest as Currently Written**

The Panel has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Panel is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

- 77-115- Return License
- 77-130-Transfer of License
- 77-140- Communicable Disease Control



Jan Shaw
Panel Chairperson

September 22, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF MEDICAL EXAMINERS FOR SOUTH CAROLINA**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Medical Examiners for South Carolina ("Board") met on August 7, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate the promulgation of any additional regulations at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

The Board does not intend to repeal or withdraw any existing regulations at this time.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

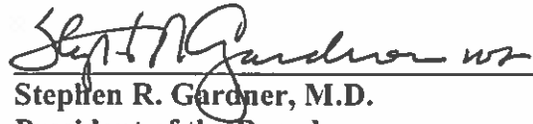
The Board proposes to amend Regulation 81-60 to incorporate the Code of Medical Ethics as promulgated by the American Medical Association in addition to the principles currently set forth in the existing Regulation 81-60. The Board further proposes to amend Regulation 81-80 by striking the first sentence, which states, "The State Board of Medical Examiners of South

Carolina shall administer Step 3 of the United States Medical Licensing Examination (USMLE).”

III. Regulations that Appropriately Protect the Public’s Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

81-1, 81-12, 81-21, 81-23, 81-25, 81-27, 81-31, 81-32, 81-33, 81-40, 81-50, 81-81, 81-90, 81-91, 81-96, 81-110, 81-200, 81-201, 81-202, 81-203, 81-204, 81-205, and 81-300.



Stephen R. Gardner, M.D.
President of the Board

August 7, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF NURSING FOR SOUTH CAROLINA**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Nursing for South Carolina ("Board") met on September 28, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate promulgating any additional regulations as of the time of the meeting referenced above.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

The Board intends to repeal Regulation 91-2 as this regulation relates to the prior Nurse Licensure Compact. The Board is now governed by the Enhanced Nurse Licensure Compact, as set forth in statute. The Board does not anticipate repealing or withdrawing any additional regulations as of the time of the meeting referenced above. The Board has not identified any of its additional regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or that no longer serve the purpose of promoting the health, safety, and economic well-being of the public.

II. Regulations the Board Intends to Amend

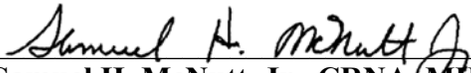
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

As of the date of the meeting, the Board intends to amend Regulation 91-11 to reflect current practices based on the recommendation of the Board's Advisory Committee on Nursing Education.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

- 91-1
- 91-3
- 91-4
- 91-5
- 91-6
- 91-7
- 91-8
- 91-9
- 91-10
- 91-11 (subject to the proposed amendment set forth above)
- 91-12
- 91-13
- 91-19
- 91-31
- 91-32



Samuel H. McNutt, Jr., CRNA, MHSA
Chairman of the Board

May 15, 2018

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA BOARD OF OCCUPATIONAL THERAPY**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Board of Occupational Therapy ("Board") met on August 11, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate or recommend the promulgations of additional regulations at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

The Board does not anticipate or recommend the repeal or withdrawal of any regulations at this time.

II. Regulations the Board Intends to Amend

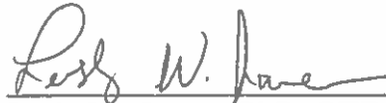
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

The Board intends to amend Section 94-10 of its Regulations. This Section develops a Code of Ethics, and the Board, after applying four-part Rotarian test, believes that it should amend this Section to follow national trends.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

94-02, 94-03, 94-04, 94-05, 94-06, 94-07, 94-08, 94-09, and 94-10 (subject to the amendment discussed above).

A handwritten signature in cursive script, appearing to read "Lesly W. James", written in black ink.

**Lesly W. James, PhD, OTR/L, FAOTA
Board Chair**

August 11, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA BOARD OF EXAMINERS IN OPTICIANRY**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Board of Examiners in Opticianry ("Board") met on October 19, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board does not anticipate or recommend the promulgation of additional regulations to promote the health, safety, and economic well-being of the public at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board respectfully submits that its existing regulations do not unnecessarily burden the pursuit of professional and occupational practice in our state and continue to serve the purpose of promoting the health, safety, and economic well-being of the public. The Board therefore does not propose to repeal or withdraw any regulations at this time.

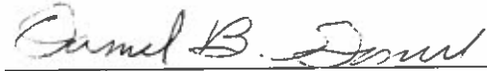
II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board did not identify any opportunities to amend its existing regulations at this time, and therefore does not propose to amend any regulations.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

96-101, 96-102, 96-103, 96-104, 96-105, 96-106, 96-107, 96-108, 96-109, 96-110, 10-27



Daniel B. Gosnell
Board Chair

October 19, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA BOARD OF EXAMINERS IN OPTOMETRY**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Board of Examiners in Optometry ("Board") met on October 11, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board does not anticipate or recommend the promulgation of any additional regulations to promote the health, safety, and economic well-being of the public.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board does not propose to repeal or withdraw any of its existing regulations.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

With regard to S.C. Reg. 95-3, the Board recognizes that a passing score on all parts of the National Board of Examiners in Optometry may be unnecessary or redundant to other testing and/or training required of initial applicants and should be re-evaluated.

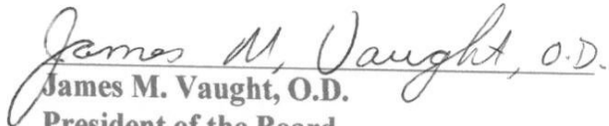
With regard to S.C. Reg. 95-4, the Board recognizes that the regulation as written is confusing and also needs to be updated to address changes in the optometry profession as well as technological advances in the way that continuing education is presented.

With regard to S.C. Reg. 95-5, the Board recognizes that some of the requirements set forth in the regulation for licensure by endorsement may be impractical or redundant to the requirements for licensure by endorsement as set forth in the statute, S.C. Code Ann. § 40-37-245 (1976, as amended).

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

S.C. Reg. 95-1
S.C. Reg. 95-2
S.C. Reg. 95-6


James M. Vaught, O.D.
President of the Board

October 11, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF PHARMACY**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Pharmacy ("Board") met on October 31, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board, in an effort to promote the health, safety, and well-being of the public, anticipates that it may promulgate additional regulations regarding sterile and non-sterile compounding and pharmacist working conditions. Historically, the Board has been very friendly to business and will continue to promulgate only those regulations that are necessary to promote the health, safety, and well-being of the public.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

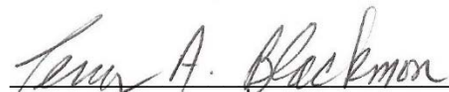
The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board does not intend to repeal or withdraw any regulations at this time.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board did not identify any regulations that require amendment at this time.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner: S.C. Code Ann. Regs. 99-15, 43, 45, and 46.



Terry A. Blackmon, RPh
Board Chair

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF PHYSICAL THERAPY EXAMINERS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Physical Therapy Examiners ("Board") met on October 12, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board does not anticipate promulgating additional new regulations at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board does not propose to repeal or withdraw any regulations.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

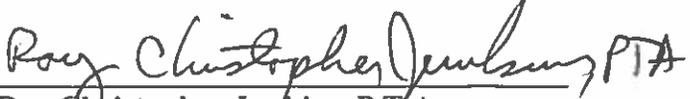
Reg. 101-01 should be amended to define "referral" and update the definition of continuing education.

Reg. 101-07 should be amended to broaden acceptable continuing education.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

101-02, 101-03, 101-04, 101-05, 101-06, 101-08, 101-09, 101-10, 101-11, 101-12, 101-13, 101-14, 101-15



Roy Christopher Jenkins, P.T.A.
Board Chair

October 12, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA PILOTAGE COMMISSION
FOR THE LOWER COASTAL AREA**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster’s Executive Order 2017-09, the South Carolina Pilotage Commission for the Lower Coastal Area (“Commission”) met on August 22, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Commission heeded Governor McMaster’s call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Commission intends to repeal, regulations the Commission intends to amend, and regulations that appropriately protect the public’s interest as currently written. The Commission is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Commission’s mission goes hand-in-hand with the Governor’s effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Commission anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

NONE

Review of Existing Regulations

I. Regulations the Commission Intends to Repeal or Withdraw

The Commission has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Commission proposes to repeal or withdraw the following regulations:

NONE

II. Regulations the Commission Intends to Amend

The Commission has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Commission proposes to amend the following regulations:

AMEND: Regulation 136-035 needs to be amended to adjust fees to allow for sufficient funding for Commissioners' responsibilities.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Commission has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Commission is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

APPROPRIATE: Regulations 136-001 through 136-032 and 136-040 through 136-099

A handwritten signature in blue ink, appearing to read "H. M. Hay, III". The signature is fluid and cursive, with a long horizontal stroke at the end.

Henry M. Hay, III
Chair

August 22, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA PILOTAGE COMMISSION
FOR THE UPPER COASTAL AREA**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Pilotage Commission for the Upper Coastal Area ("Commission") met on August 30, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Commission heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Commission intends to repeal, regulations the Commission intends to amend, and regulations that appropriately protect the public's interest as currently written. The Commission is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Commission's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Commission anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

NONE

Review of Existing Regulations

I. Regulations the Commission Intends to Repeal or Withdraw

The Commission has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Commission proposes to repeal or withdraw the following regulations:

NONE

II. Regulations the Commission Intends to Amend

The Commission has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Commission proposes to amend the following regulations:

NONE

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Commission has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Commission is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

REGULATIONS 136 -701 through 136-799

A handwritten signature in black ink, appearing to read "Mark A. Roy", is written above a solid horizontal line.

Chair

August 30, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF PODIATRY EXAMINERS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Podiatry Examiners ("Board") met on December 4, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate or recommend the promulgation of any additional regulations at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

The Board notes that it is promulgated very few regulations, most of which relate to licensing. The Board has reviewed these regulations and determined that these existing regulations do not unnecessarily burden the pursuit of the practice of podiatry in this state and that they continue to serve the purpose of promoting the health, safety, and economic well-being of the public. Therefore, the Board does not intend to repeal or withdraw any regulations at this time.

II. Regulations the Board Intends to Amend

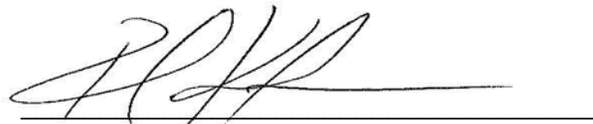
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

The Board did not identify any opportunities to amend its regulations to better promote the health, safety, and economic well-being of the public. Therefore, the Board does not intend to amend any regulations at this time.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

The Board believes that its existing regulations, S.C. Code of Regs. 134-10, 20, 30, 40, and 50 continue to promote the health, safety, and economic well-being of the public in the least restrictive manner.

A handwritten signature in black ink, appearing to read 'B. Keefer', is written over a horizontal line.

Bradley J. Keefer, D.P.M.
Chair

December 7, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF EXAMINERS IN PSYCHOLOGY**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Examiners in Psychology („Board") met on September 22, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

NONE

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

NONE

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

NONE

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

RETAINED REGULATIONS 100-1 THROUGH 100-10 AND APPENDIX A



Shirley A. Vickery
Chairman of the Board

September 22, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA BOARD OF PYROTECHNIC SAFETY**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster’s Executive Order 2017-09, the South Carolina Board Of Pyrotechnic Safety (“Board”) met on August 9, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster’s call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public’s interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board’s mission goes hand-in-hand with the Governor’s effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

Review of Existing Regulations

• **Regulations the Board Intends to Repeal or Withdraw**

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

No recommendation at this time

• **Regulations the Board Intends to Amend**

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

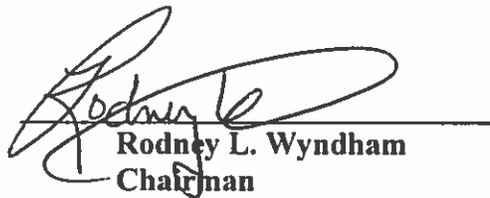
71-7405.1
71-7405.2
71-7405.3
71-7405.5

71-7405.6
71-7405.7
71-7405.8

- **Regulations that Appropriately Protect the Public's Interest as Currently Written**

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

71-7405.4



Rodney L. Wyndham
Chairman

August 9, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA REAL ESTATE APPRAISERS BOARD**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Real Estate Appraisers Board ("Board") met on August 17, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Real Estate Appraisers Board may have to promulgate additional regulations as necessary for the newly enacted Article 3 Appraisal Management Company Registration Act.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations:

137-600.02 Ex Parte Communications – Remove. Covered in statute.

137-700.01 Hearings - Remove. Covered in statute.

137-700.02 Role of Board Members - Remove. Covered in statute.

137-700.03 Failure to Appear - Remove. Covered in statute.

137-800.03 Biennial Fee Schedule – Remove. Moved to Chapter 10. Changes to fees to include AMCs and to remove fees no longer charged by the Appraisers Board.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations:

137-100 Definitions – Moved definitions from other areas to the definitions section.

137-100.01 Appraisal Experience – Changing experience point system to an hourly system. Federal requirements dictate hours. We have used a point system since the Appraisers Board was implemented. In 2008 hours were mandated by the federal requirements, we could still use our point system but had to include hours also. Appraisers in SC have to complete two columns on their experience logs, one for points and one for hours. This will eliminate the point system and still fully comply with the federal requirements.

137-100.02 Qualifications – (C) (2) Changing language to match the minimum federal requirements. The Appraisal Qualifications Board (AQB) currently does not dictate specific college courses, just 30 semester hours of college-level education. The AQB is currently reviewing changing the requirements to just a high school diploma for the Licensed category in the next year or so. The Certified Residential category may change to a Bachelor's degree or specific college courses in lieu of a degree. The Certified General category would remain the same with the requirement of a Bachelor's degree.

(3) Changing language from experience points to experience hours.

(D) (3) Changing language from experience points to experience hours.

(E) (3) Changing language from experience points to experience hours.

137-100.03 Appraisal Categories – Changing title from Residential Appraisal Categories to Appraisal Categories (this will now cover residential and nonresidential). Changing points to percentages as to experience credit received in completing an appraisal report. Moved definition of sole appraiser and co-appraiser to 137-100.

(E) Removed. Hours for all other appraisals, which are specialized or more complex, hours determined by the Board upon submission as stated in 137-100.04 and 137-100.05.

137-100.04 Residential Experience Hours – Changing experience points to hours.

137-100.05 Nonresidential Experience Hours - Changing experience points to hours.

137-100.06 Co-Appraiser Experience – Changing title from Nonresidential Appraisal Categories to Co-Appraiser Experience. Removed language concerning nonresidential categories. Language for appraisal categories covered under 137-100.03. Added language to elaborate on co-appraiser experience.

137-100.07 Other Appraisal Experience – (B) Changing experience awarded for mass appraisal activity from 40% to 50%.

(C) Moved definition of “listers” to 137-100.

(D) Changing the Appraisers Act to South Carolina Real Estate Appraisers and Appraisal Management Companies Act.

137-200.02 Residential Mass Appraisals – Changing experience points to hours.

137-200.03 Nonresidential Mass Appraisals – Changing experience points to hours.

137-200.04 Mass Appraisal Experience Verification – Changing language to “form approved by the Board”. Mass experience hours are on a different form than the standard (federally required) experience form. To upgrade to a mass license does not require a form as detailed as the standard experience form.

137-300.01 Responsibilities of an Apprentice Appraiser – (3) (e) Changing language from points to hours for experience.

137-300.02 Responsibilities of a Supervising Appraiser – (A) (1) Moved definition of “direct supervision” to 137-100.

(B) (6) Changing language to match language from AQB requirements.

137-400.01 Temporary Practice – (C) added clarification for request of extension.

137-500.01 Continuing Education – (B) Last sentence no longer needed. CE Broker is now tracking appraiser CE and they will have to have all CE completed prior to renewing.

137-600.03 Disciplinary Actions for Appraisers – Changing title from Disciplinary Actions for Appraisers to Disciplinary Actions for Appraisers, Providers and Instructors. (A) Changing language to match language in statute and changing Appraisers Act to South Carolina Real Estate Appraisers and Appraisal Management Companies Act.

(C) Remove. Covered in statute.

Change (D) to (C) and added publicly and privately to match statute.

(C) (5) Changing Appraisers Act to South Carolina Real Estate Appraisers and Appraisal Management Companies Act.

Change (E) to (D) and added “provisions of the applicable statutes and the”

137-600.04 Disciplinary Action for Appraisal Management Companies - Section added based on new AMC statute.

137-800.01 Payment of Fees – AMCs added.

137-800-02 Bad Checks – AMCs added.

137-800.04 Permit, License, Certification and Registration Renewals – Changing title to include registration of AMCs. (A) clean up to include that appraisers renew in even years.

(B) Adding renewal information for AMCs.

137-800.05 Expired Permit, License, Certification or Registration – Changed title to include registration of AMCs. (A) Remove. Covered in statute.

Change (B) to (A) and taking out language of Section 137-800.03 since fees were moved to Chapter 10.

Add (B) as to registrations of AMCs.

137-900.05 Curriculum and Attendance – (A) Changing Appraisers Act to South Carolina Real Estate Appraisers and Appraisal Management Companies Act.

(L) Updated to coincide with requirements of providers reporting CE to CE Broker.

137-900.09 Instructors – (D) changing Appraisers Act to South Carolina Real Estate Appraisers and Appraisal Management Companies Act.

III. Regulations that Appropriately Protect the Public’s Interest as Currently Written

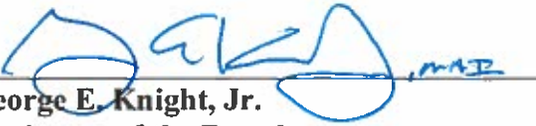
The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

137-600.01

137-800.06

137-900.01

137.900.02
137.900.03
137-900.04
137.900.06
137.900.07
137.900.08


George E. Knight, Jr.
Chairman of the Board

August 17, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA REAL ESTATE COMMISSION**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Real Estate Commission ("Commission") met on September 21, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Commission heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Commission intends to repeal, regulations the Commission intends to amend, and regulations that appropriately protect the public's interest as currently written. The Commission is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Commission's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

The South Carolina Real Estate Commission revised its regulations in 2016 with the assistance of a task force which consisted of Commissioners, LLR Agency Staff, representatives of the South Carolina Association of Realtors several South Carolina licensed qualifying and continuing education instructors.

This task force during the course of review performed an assessment and recommended strikes, removal, or modification of provisions that were unnecessary or overly burdensome while still allowing for the provisions necessary to carry out the statutory requirements of Title 40 Chapter 57 of the South Carolina Code of Laws. The Commission also reviewed and approved of these regulations which were passed and took effect on May 26, 2017.

The Commission also widened the scope of approved education topics and updated distance education standards in accordance with these regulations to allow more topics to be approved for continuing education and to clarify standards that would assure that providers could effectively platform courses for distance education (online) delivery methods when allowed by statute. This allowed for the development of more courses that Real Estate Schools can offer to the licensees for continuing education credits. This also allowed for a Property Manager in Charge specific qualifying course which is required under a 2017 licensing law amendment to be delivered by distance education.

In accordance with South Carolina Governor's Executive Order 2017-09, LLR's Real Estate Commission staff have reviewed the regulations found in S.C. Code of Regulations Chapter 105 and do not recommend any additional changes as the purpose of the order was served in the recently passed changes to these regulations. There is one recommended amendment to the Inactive Renewal fee in Regulation 10-37

Proposed New Regulations

The Commission anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:



Candace W. Pratt
Commission Chair

September 21, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE SOUTH CAROLINA RESIDENTIAL BUILDERS COMMISSION**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Residential Builders Commission ("Commission") met on August 9, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Commission heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Commission intends to repeal, regulations the Commission intends to amend, and regulations that appropriately protect the public's interest as currently written. The Commission is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Commission's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Commission does not anticipate or recommend the promulgation of additional regulations to promote the health, safety, and economic well-being of the public.

Review of Existing Regulations

I. Regulations the Commission Intends to Repeal or Withdraw

The Commission has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Commission does not propose the repeal or withdrawal of any regulations.

II. Regulations the Commission Intends to Amend

The Commission has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Commission proposes to amend the following regulations:

With regard to S.C. Reg. 106-1, the Commission recognizes that gas piping as written in the regulation is confusing and requires clarification to allow both Plumbers and Heating and Air Conditioning Installers and Repairers to perform gas piping. The Commission also recognizes the importance of addressing the installation of solar panels by properly qualified licensees and the necessity of requiring a properly licensed mechanical contractor to perform the wiring and connections for the solar panels.

With regard to S.C. Reg. 106-2, the Commission recognizes that the regulation as written conflicts with a statute in its Practice Act that requires re-testing only after a license has been lapsed or expired for more than three years and that the regulation should be amended to maintain consistency with the Practice Act.

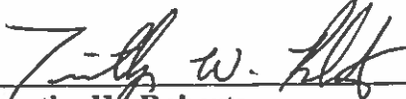
III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Commission has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Commission is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

S.C. Reg. 106-3

S.C. Reg. 106-4

S.C. Reg. 106-5



Timothy W. Roberts
Chairman

August 9, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF SOCIAL WORK EXAMINERS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster’s Executive Order 2017-09, the South Carolina State Board of Social Work Examiners (“Board”) met on September 25, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster’s call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public’s interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board’s mission goes hand-in-hand with the Governor’s effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate or recommend the promulgation of additional regulations to promote the health, safety, and economic well-being of the public at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulation:

Reg. 110-2 should be repealed as it is no longer relevant.

II. Regulations the Board Intends to Amend

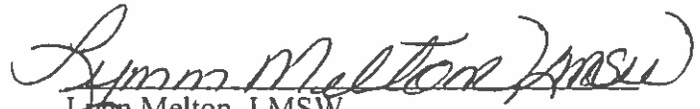
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulation:

Reg. 110-20 should be reviewed for possible amendment to update the Code of Ethics in conformance with current standards.

III. Regulations that Appropriately Protect the Public’s Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

Reg. 110-1, and 110-10


Lynn Melton, LMSW
Board President

September 25, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE SOIL CLASSIFIERS ADVISORY COUNCIL**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina Soil Classifiers Advisory Council ("Council") met on October 10, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Council heeded Governor's McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Council intends to repeal, regulations the Council intends to amend and regulations that appropriately protect the public's interest as currently written. The Council is mindful of its mission to promote the health, safety and economic well-being of the public through regulation, licensing, enforcement, training and education. The Council's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Council anticipates and recommends the promulgation of additional regulations to promote the health, safety and economic well-being of the public, as follows:

Review of Existing Regulations

I. Regulations the Council Intends to Repeal or Withdraw

The Council has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety and economic well-being of the public. The Council proposes to repeal or withdraw the following regulations:

108-7

II. Regulations the Council Intends to Amend

The Council has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Council proposes to amend the following regulations:

108-5

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Council has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Council is confident the following regulations continue to promote the health, safety and economic well-being of the public in the least restrictive manner:

108-1; 108-2; 108-3; 108-4; 108-6; 108-8


John Thorp
Council Chairman

October 10, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF EXAMINERS IN SPEECH-LANGUAGE
PATHOLOGY AND AUDIOLOGY**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Examiners in Speech-Language Pathology and Audiology ("Board") met on July 20, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

The Board does not anticipate or recommend the promulgation of any additional regulations to promote the public health, safety, and economic well-being of the public at this time.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public.

The Board respectfully submits that its existing regulations do not unnecessarily burden the pursuit of professional and occupational practice in our state and continue to serve the purpose of promoting the health, safety, and economic well-being of the public.

II. Regulations the Board Intends to Amend

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board has not identified any opportunities to amend its existing regulations at this time.

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner: 115-1, 115-2, 115-3, 115-4, [115-5 was deleted in 2014], 115-6, and 115-7.



Gwendolyn D. Wilson, Ed.D., CCC-A
Board Chairperson

July 20, 2017

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE STATE BOARD OF VETERINARY MEDICAL EXAMINERS**

2017 Regulatory Review Report

In furtherance of the directives stated in Governor Henry D. McMaster's Executive Order 2017-09, the South Carolina State Board of Veterinary Medical Examiners ("Board") met on August 10, 2017 to discuss the necessity of promulgating additional regulations and to review its existing regulations. Throughout this process, the Board heeded Governor McMaster's call to scrutinize all proposed new regulations in accordance with the well-known Rotarian four-point test and to identify existing regulations the Board intends to repeal, regulations the Board intends to amend, and regulations that appropriately protect the public's interest as currently written. The Board is mindful of its mission to promote the health, safety, and economic well-being of the public through regulation, licensing, enforcement, training, and education. The Board's mission goes hand-in-hand with the Governor's effort to foster a competitive business climate and positive regulatory culture by eliminating overly burdensome regulations.

Proposed New Regulations

The Board anticipates and recommends the promulgation of additional regulations to promote the health, safety, and economic well-being of the public, as follows:

New regulations will be promulgated to regulate animal shelters pursuant to S.C. Code of Laws Ann. S 40-69-300 (B) effective June 21, 2016, and Regulation 120-12 will be amended for such regulations.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

The Board has reviewed its existing regulations for the purpose of identifying any regulations that unnecessarily burden the pursuit of professional and occupational practice in our state or no longer serve the purpose of promoting the health, safety, and economic well-being of the public. The Board proposes to repeal or withdraw the following regulations: None

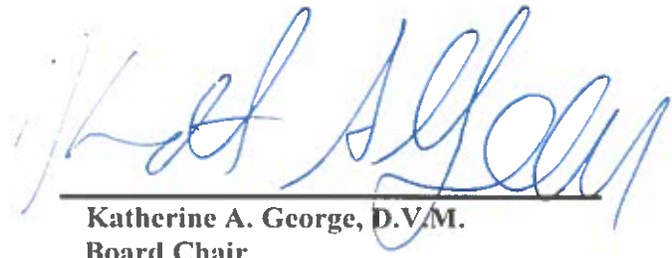
II.

The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety, and economic well-being of the public. The Board proposes to amend the following regulations: Amend 120-1 Veterinarian – Client – Patient Relationship. Amend 120-11 Mobile Facility. Regulation 120-12.A, which states that the board does not regulate the activities of shelter owners, will be amended to provide for regulation of animal shelters by the board pursuant to S 40-69-300(B)

III. Regulations that Appropriately Protect the Public's Interest as Currently Written

The Board has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Board is confident the following regulations continue to promote the health, safety, and economic well-being of the public in the least restrictive manner:

120-2
120-3
120-4
120-5
120-6
120-7
120-8
120-9
120-10
120-13
120-14

A handwritten signature in blue ink, appearing to read "Katherine A. George", written over a horizontal line.

**Katherine A. George, D.V.M.
Board Chair**

August 10, 2017