



South Carolina
Department of Labor, Licensing and Regulation



110 Centerview Drive
Post Office Box 11329
Columbia, SC 29211-1329
(803) 896-4300

Henry D. McMaster
Governor

Emily H. Farr
Director

May 4, 2023

Via Email (ashleyharwellbeach@schouse.gov)

Ashley Harwell-Beach
Code Commissioner and Director
South Carolina Legislative Council
South Carolina State House
P.O. Box 11489
Columbia, South Carolina 29211

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,

A handwritten signature in blue ink, appearing to read 'E. Farr', written over a light blue circular stamp.

Emily H. Farr
Director

EHF/sec
Attachment

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Accountancy (“Board”) met on August 23, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

- **Regulation 1-01 (C):** Repealed. Section is now obsolete with the passage of §40-2-35(H)
- **Regulation 1-02 (B) and (C):** Repealed. Sections are now obsolete with the passage of §40-2-250(C)(6). Additionally, the Board decided to remove any mandate for a Board designated rules and regulations course.
- **Regulation 1-05(A)(2)-(4):** Repealed. Sections are now obsolete with the passage of §40-2-240.
- **Regulation 1-05(C)(2)-(3):** Repealed. Sections are now obsolete with the passage of §40-2-235(B).
- **Regulation 1-06(B):** Repealed. Subsection is no longer needed.
- **Regulation 1-08 (A)(1)(a):** Repealed. Section is now obsolete with the passage of §40-2-250(C).
- **Regulation 1-08 (A)(1)(c)-(d):** Repealed. Section is now obsolete with the passage of §40-2-250(C)
- **Regulation 1-08(A)(2)(f):** Repealed. Combined with subsection Regulation 1-08(A)(2)(c).
- **Regulation 1-08(B):** Repealed. The Board considers the limitations set forth in this section to be outdated. The Board also considers statutory limitations requiring any CPE (Continuing Professional Education) to contribute to the professional development of a licensee eliminates the need for this section. Additionally, regulation of ethics CPE is now obsolete with the passage of §40-2-250(C)(6).

- **Regulation 1-08(C)(1)(b)(2), (3), and (6):** Repealed. The Board considers limitations on certain types of CPE are no longer warranted with the advancement of technology used in the delivery of CPE and the safeguards surrounding CPE reflected in existing statutory and regulatory language. The Board also determined that any restrictions on carryover credits for CPE should be eliminated as outdated.
- **Regulation 1-08(C)(1)(c)(4):** Repealed. The Board determined that any restrictions on carryover credits for CPE should be eliminated as outdated.
- **Regulation 1-08(C)(2)(a)(1):** Repealed. The Board determined that any restrictions on carryover credits for CPE should be eliminated as outdated.
- **Regulation 1-08(C)(2)(a)(2)(a)(iii):** Repealed. The board determined that a transcript should not be required.
- **Regulation 1-08(C)(2)(a)(2)(b):** Repealed. The board determined that issues regarding Not for credit courses are covered by regulations governing sponsors of CPE (Continuing Professional Education).
- **Regulation 1-08(C)(2)(b)(1)(c)-(d):** Repealed. The Board determined that any restrictions on carryover credits for CPE should be eliminated as outdated. It has also eliminated verification requirements opting to rely on the sworn statements of the individuals submitting reports.
- **Regulation 1-08(C)(2)(c)(1)** Repealed. The Accountancy Board has voted to halt Quality Verification Reviews. References to that program have been eliminated from the Regulations.
- **Regulation 1-08(C)(2)(e)(1):** Repealed in part. The Board determined that any restrictions on carryover credits for CPE should be eliminated as outdated.
- **Regulation 1-08(D)(2)(a)(3):** Repealed. The Board determined that this regulation was duplicative.
- **Regulation 1-08(D)(2)(a)(4):** Repealed. The Board determined that this level of regulatory micromanagement was unnecessary.
- **Regulation 1-10(C):** Repealed. Section is now obsolete with the passage of §40-2-20(5).
- **Regulation 1-11(A)(3):** Repealed. Section is now obsolete with passage new statute.


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 amending the following regulations:

- **Regulation 1-01(C) and (D):** The added sections require the certifying CPA be licensed for the entire year of applicant's experience.
- **Regulation 1-05(A)(1):** Additional descriptive example forms of “holding out” as a CPA that reflect modern digital communication and advertising.
- **Regulation 1-06(A):** Amendment of this subsection to reflect previous 3 years replacing 18 months to reactivate license.

- **Regulation 1-07:** Amendment of this regulation to eliminate the requirement that an inactive licensee return their certificate and instead require that they not display their certificate.
- **Regulation 1-08(A)(1):** Amended to gender-neutral language.
- **Regulation 1-08(A)(1)(b):** Change in paragraph number reflects the repeal of the remaining subparagraphs.
- **Regulation 1-08(A)(2)(a):** Change to reflect incremental credit for CPE which is equivalent to credit for nano-learning CPE.
- **Regulation 1-08(A)(2)(c):** Change to reflect a consolidation of duplication of regulations in Regulation 1-08(A)(2)(f).
- **Regulation 1-08(A)(2)(e):** Amended to reflect the Board’s decision to allow a greater number of CPE credit hours during a day that may be earned by a licensee.
- **Regulation 1-08(A)(3)(e):** Amended to clarify that CPE hours from other jurisdictions which are substantially equivalent to South Carolina requirements must be accepted.
- **Regulation 1-08(C):** Renumbered to reflect the repeal of Regulation 1-08(B).
- **Regulation 1-08(B)(1)(a)(4):** Added section – renumbered – to reflect the need for participation markers in online live instruction programs. Subsequent section renumbered.
- **Regulation 1-08(C)(1)(c)(4) and (5):** Renumbered to reflect the repeal of above subsections.
- **Regulation 1-08(C)(2)(c):** Amended to reflect the decision by the Board to halt Quality Verification Reviews.
- **Regulation 1-08(C)(2)(c)(3):** Amended. The Board determined that any restrictions on carryover credits for CPE should be eliminated as outdated.
- **Regulation 1-08(C)(2)(d):** Amended title to better reflect the topic of in-house CPE programs.
- **Regulation 1-08(C)(2)(d)(1):** Amended. The Board determined that any restrictions on carryover credits for CPE should be eliminated as outdated.
- **Regulation 1-08(D):** Amended to reflect the appropriate renumbering.
- **Regulation 1-08(D)(2)(a)(7):** Amended with language intended to be less rigid for sponsors to achieve compliance.
- **Regulation 1-08(D)(2)(a):** Amended to reflect the appropriate renumbering.
- **Regulation 1-09(D):** Amended to eliminate extraneous information.
- **Regulation 1-10(D):** Amended to reflect the appropriate renumbering. Additionally, added “knowingly” employed to the sentence to reflect the boards desire for a higher threshold in employment of revoked or suspended CPAs.
- **Regulation 1-11(B)(2):** Amended to reflect pending name changes by AICPA (American Institute of Certified Public Accountants).
- **Regulation 1-12(A):** Amended to reflect the client records now defined in §40-2-20(5).
- **Regulation 1-12(B)(1):** Amended to better reflect the client records now defined in §40-2-20(5) and (7)-(9).
- **Regulation 1-13(A):** CPA Retired status as set forth in §40-2-275 needed clarification on the pathway for a licensee who wants to remove the “retired” status from his/her classification.

- **Regulation 1-13(B):** The board felt that there needed to be clarification on the number of ethics continuing professional education hours a CPA Retired needed to complete each year.



JADA W. McABEE
Board Chair

October 3, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Architectural Examiners (“Board”) met on November 16, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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

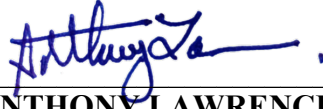
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Board proposes to amend the following regulations:

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:

The Board conducted an extensive review and updating of its regulations during 2020 and 2021. The amendments to the regulations were approved by the Legislature in 2022, and became effective May 27, 2022. The Board is confident that all of its regulations currently promote the health, safety and economic well-being of the public in the least restrictive manner.

A handwritten signature in blue ink, appearing to read "Anthony Lawrence", with a horizontal line extending to the right.

ANTHONY LAWRENCE, AIA, NCARB
Board Chair

November 17, 2022

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

2023 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy, and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Athletic Commission (“Commission”) met on February 28, 2023 to review its existing regulations. Throughout this process, the Commission followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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 at this time.

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:

S.C. Regs. 20-1.1, -1.2, -1.4
S.C. Regs. 20-2.8, -2.16
S.C. Regs. 20-3.8, -3.14, -3.15, -3.16, -3.17, -3.19, -3.20
S.C. Regs. 20-4.2, -4.3, -4.8, -4.10, -4.11
S.C. Regs. 20-5.2, -5.7, -5.8, -5.10, -5.11, -5.12, -5.14, -5.15, -5.17, -5.18, -5.22, -5.24
S.C. Regs. 20-6.1, 6.9, 6.17
S.C. Regs. 20-7.2, 7.6, 7.7,
S.C. Regs. 20-8.0, -8.1, -8.3, -8.5, -8.8, -8.13, -8.16, -8.17, -8.18, -8.22, -8.23, -8.25, -8.26,
-8.27
S.C. Regs. 20.9.2, -9.4, -9.9, -9.10
S.C. Regs. 20-10.5
S.C. Regs. 20-12.5

S.C. Regs. 20-13.4, -13.5
S.C. Regs. 20-14.2,
S.C. Regs. 20-17.1, -17.2, -17.4, -17.5, -17.6, -17.7, -17.9
S.C. Regs. 20-18.4
S.C. Regs. 20-19.1
S.C. Regs. 20-20.1
S.C. Regs. 20-22.3, -22.4, -22.10, -22.11, -22-14, -22-15
S.C. Regs. 20-23.4, -23.9, -23.10, -23.13, -23.14
S.C. Regs. 20-24.4, -24.5, -24.6
S.C. Regs. 20-25.1
S.C. Regs. 20-27, -27.1, -27.2, -27.3, -27.4, -27.5, -27.6, -27.7, -27.9, -27.15, -27.16

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. Regs. 20-1.3
S.C. Regs. 20-2.1 through -2.7, -2.9 through -2.15
S.C. Regs. 20-3.1 through -3.7, -3.9 through -3.13
S.C. Regs. 20-4.1, -4.4 through -4.7, -4.9, -4.11
S.C. Regs. 20-5.1, -5.3 through -5.6, -5.9, -5.13, -5.16, -5-19 through -5.21, -5.23
S.C. Regs. 20-6.2 through -6.8, -6.10 through -6.16, -6.18
S.C. Regs. 20-7.1, -7.3 through -7.5, -7.8 through -7.10
S.C. Regs. 20-8.2, -8.4, -8.6, -8.7, -8.9 through -8.12, -8.14, -8.15, -8.19 through -8.21,
-8.24
S.C. Regs. 20.9.1, -9.3, -9.5 through -9.8
S.C. Regs. 20-10.1 through -10.4
S.C. Regs. 20-11.1 through -11.9
S.C. Regs. 20-12.1 through -12.4
S.C. Regs. 20-13.1 through -13.3
S.C. Regs. 20-14.1
S.C. Regs. 20-17.3, -17.8, -17.10, -17.11
S.C. Regs. 20-18.1 through -18.3, -18.5, -18.6
S.C. Regs. 20-22.1, -22.2, -22.5 through -22.9, -22.13, -22.16
S.C. Regs. 20-23.1 through -23.3, -23.5 through -23.8, -23.11, -23.12, -23.15, -23.16
S.C. Regs. 20-24.1 through -24.3
S.C. Regs. 20-27.8, -27.10 through -27.14, -27.17 through -27.80


EDWIN M. ESTRIDGE
Commission Chair

February 28, 2023

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Auctioneers’ Commission (“Commission”) met on November 15, 2022, to review its existing regulations. Throughout this process, the Commission followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

S.C. Regs. 14-1; 14-2; 14-3; 14-4; 14-6; 14-10; 14-11; 14-12; 14-15; 14-16



MATTHEW JAMES HOLIDAY
Commission Chair

November 15, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Barber Examiners (“Board”) met on August 8, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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

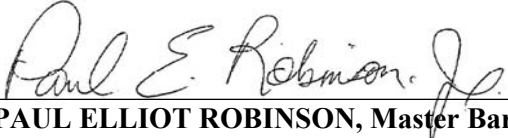
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Board proposes to amend the following regulations:

Regulation 17-3 – the Board proposes to amend this regulation to provide clarity regarding restrictions on Instructors in barber colleges and schools not performing concurrent professional work while instructing students

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:

Regulations 17-1; 17-2; 17-4; 17-5; 17-6; 17-7; 17-8; 17-9; 17-10; 17-11; 17-12; 17-13; 17-14; 17-15; 17-16; 17-20; 17-21; 17-22; 17-30; 17-50; 17-51


PAUL ELLIOT ROBINSON, Master Barber
Board Chair

October 3, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Building Codes Council (“Council”) met on November 15, 2022 to review its existing regulations. Throughout this process, the Council followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

- 8-145
- 8-260
- 8-261
- 8-270
- 8-275
- 8-616

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:

A committee has been established to review Article 1 of the Council regulations entitled “Registration, Fees, and Disciplinary Procedure” and is working on proposed amendments to the following regulations:

- 8-105
- 8-110

8-115
8-120
8-125
8-140
8-150
8-165
8-170
8-175
8-180
8-185

The Council proposes to amend the following regulations in Article 2 entitled “Administration, Proposed Modifications and Variations, State Energy Standards”:

8-215
8-220
8-240
8-245
8-246
8-255

The Council has a modular committee that will review and provide recommendations on amendments to the following regulations in Article 6 entitled “Modular Buildings Construction”:

8-601
8-602
8-603
8-604
8-605
8-606
8-607
8-609
8-610
8-611
8-612
8-613
8-614
8-615
8-617
8-623
8-624
8-625

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:

8-160
8-210.1
8-225
8-230
8-235
8-236
8-247
8-245
8-250
8-608
8-615
8-619
8-620
8-621
8-622
8-626
8-627
8-628
8-701
8-702
8-703



DARBIS L. BRIGGMAN
Acting Chair for Council

November 18, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Perpetual Care Cemetery Board (“Board”) met on November 2, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

21-1, 21-2, 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



W. RUSSEL FLOYD, JR.
Board Chair

November 4, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Chiropractic Examiners (“Board”) met on November 3, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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.

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:

25-1

25-2

25-4



MICHAEL COON, D.C.

Board Chair

November 7, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Contractor’s Licensing Board (“Board”) met on October 13, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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 for Chapter 29 regulations

A committee has been established to review Chapter 71 Boiler Safety regulations and provide recommendations to the 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:

Reg. 29-5: to conform language of regulation to S.C. Code Ann. §40-11-262, which allows a bond in lieu of a financial statement

Reg. 29-10: update, do general cleanup, and address HT and boiler classifications.

A committee has been established to review Chapter 71 Boiler Safety regulations and provide recommendations to the Board.

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:

Regs. 29-1, 29-3, 29-7, 29-8, 29-9, 29-12, 29-13, 29-14

A committee has been established to review Chapter 71 Boiler Safety regulations and provide recommendations to the Board.



DANIEL B. LEHMAN
Board Chair

October 14, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Cosmetology (“Board”) met on September 12, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

S.C. Code Regs. 35-8, 35-9, 35-10(C)(5), 35-10(E)(7), 35-15(A)(3).

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 Regs. 35-1, 35-2, 35-3, 35-4, 35-5, 35-6, 35-7, 35-10 (other than subparts (C)(5) and (E)(7)), 35-12, 35-13, 35-15 (other than subpart (A)(3)) , 35-16, 35-20, 35-23, 35-24, 35-25, 35-26



LAQUITA CLARK-HORTON
Board Vice-Chair

September 14, 2022

**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**

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the Board of Examiners for the Licensure of Professional Counselors, Marriage and Family Therapists, and Psycho-Educational Therapists (“Board”) met on July 19, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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

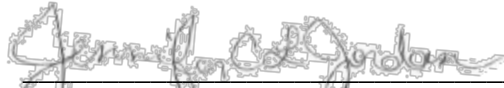
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Board proposes to amend the following regulations:

S.C. Code Reg. 36-15; S.C. Code Reg. 10-33

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 Regs. 36-01, 36-02, 36-03, 36-04, 36-05, 36-06, 36-07, 36-08, 36-09, 36-10, 36-11, 36-12, 36-13, 36-14, 36-16, 36-17, 36-18, 36-19, 36-20, 36-21, 36-22, 36-23, 36-24, 36-25, 36-26, 36-27

A handwritten signature in cursive script, appearing to read "Jennifer C. L. Jordan".

JENNIFER C. L. JORDAN, PhD, LPC, LPC-S
Board President

July 20, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Board of Dentistry (“Board”) met on September 9, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

- S.C. Regs 39-1.
- S.C. Reg. 39-3.
- S.C. Reg. 39-5.
- S.C. Reg. 39-11
- S.C. Reg. 39-12
- S.C. Reg. 39-13
- S.C. Reg. 39-16
- S.C. Reg. 39-17.
- S.C. Reg. 39-18.

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. 39-4
- S.C. Reg. 39-6
- S.C. Reg. 39-8
- S.C. Reg. 39-9
- S.C. Reg. 39-10
- S.C. Reg. 39-14
- S.C. Reg. 39-15



DONALD LARRY MARLER, DMD
Board President

October 13, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Panel for Dietetics (“Panel”) met on May 23 and September 28, 2022, to review its existing regulations. Throughout this process, the Panel followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

S.C. Code Ann. Regs. 40-5.3, 40-5.6, and 40-16

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:

S.C. Code Ann. Regs. 40-1, 40-5, 40-5.1, 40-5.2, 40-5.4, 40-5.5, 40-6, 40-7, 40-8, 40-9, and 40-10

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:

S.C. Code Ann. Regs. 40-2, 40-3, 40-4, 40-11, 40-12, 40-13, 40-14, 40-15, and 40-17



ELIZABETH WEIKLE
Panel Chair

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Registration for Professional Engineers and Surveyors (“Board”) met on July 12, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

The Board conducted an extensive review and updating of its regulations during 2021. The amendments to the regulations were approved by the Legislature in 2022, and became effective

May 27, 2022. The Board is confident that all of its regulations currently 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 "Chimin Chao", written over a horizontal line.

CHIMIN CHAO, P.E.
Board Chair

October 31, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Environmental Certification (“Board”) met on October 27, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

- Chapter 51-5: strike section.
- Chapter 51-7: pending further review on whether this section is redundant with statute.

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:

- Chapter 51-1: change the last sentence to read “An application that is not completed by the applicant within twelve (12) months of receipt by the board shall become inactive.
- Chapter 51-3(A): add “except as provided in 51-8” at the end of the sentence.
- Chapter 51-3(D): modify to read “Licensees and applicants are responsible for notifying the board within fifteen (15) days, whenever they change employers and their position requires a certification which they do not currently possess.”
- Chapter 51-4: strike “and Permit” from title of section. We also need to be consistent with using the term “reinstatement” and “late renewal” throughout this section, and to

match the verbiage in the statute (the Board also needs to recommend adding the \$200 late fee to Chapter 10).

- Chapter 51-6: strike “and on the South Carolina Environmental Certification Board website at <http://llr.sc.gov/POL/Environmental>.
- Add Chapter 51-8 as follows:

51-8. Reciprocity Without Examination

As used in S.C. Code Title 40-23-240(B)

- A. The Board may license a person who is currently credentialed in another jurisdiction of the United States for licensed activities regulated by this chapter if the person demonstrates to the satisfaction of the board that he possesses credentials, education, and experience that are the substantial equivalent of the requirements of this chapter for the licensed activity in question.
- B. Upon receipt of an application for reciprocity without examination, the Board staff shall make a determination of completeness and, within 14 business days of completeness, either (1) approve, (2) deny, or (3) submit it to the relevant Board member for a determination.
- C. Each Board member shall, within 14 business days of receipt of any application for reciprocity without examination either (1) approve, (2) deny, or (3) refer the request to the full Environmental Certification Board for decision at their next regularly scheduled meeting.

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:

- Chapter 51-2: No changes.


J. KENNETH RENTIERS
Board Chair

OCTOBER 27, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Registration for Foresters (“Board”) met on November 10, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

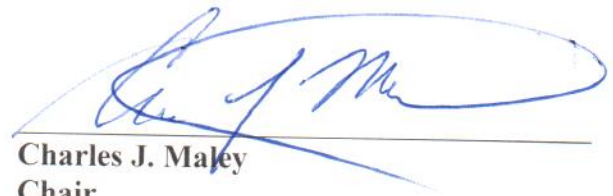
Reg. 53-4

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:

None

November 10, 2022



Charles J. Maley
Chair

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina State Board of Funeral Service (“Board”) met on October 20, 2022, to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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

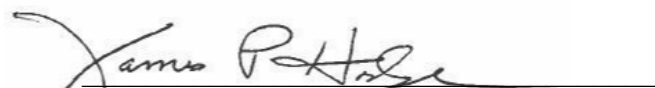
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Board proposes to amend the following regulations:

S.C. Code Ann. Regs. 57-12, 57-14.1, 57-14.2, 57-14.3, and 57-14.4

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. 57-01, 57-02, 57-03, 57-04, 57-05, 57-06, 57-06.1, 57-07, 57-08, 57-09, 57-10, 57-11, 57-13.1, 57-13.2, and 57-15


JAMES (“JAY”) P. HODGE
Board President

November 9, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Registration for Geologists (“Board”) met on October 14, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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

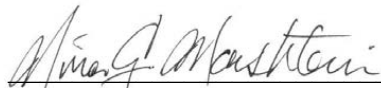
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Board proposes to amend the following regulations:

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:

Regulations 131-01; 131-02; 131-03; 131-04; 131-05; 131-06; 131-07; 131-08; 131-09; 131-10; 131-11; 131-12; 131-13; 131-14; 131-15.



Nina G. Marshtein, PG
Board Chair

December 5, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Landscape Architectural Examiners (“Board”) met on May 18, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

Regulation 76-6(B)(2)(e): elimination of limits on self-directed study.

Regulation 76-7(D): strike sentence regarding average of test scores as the test is now a pass/fail exam.

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:

Regulation 76-2 should be amended to change “mailing address” to “contact information” to better reflect information needed for communication from the Board.

Regulation 76-4 should be amended to require seals to be signed by the responsible landscape architect.

Regulation 76-5 should be amended to strike “become invalid” and substitute “lapse” to more accurately reflect statutory language. Additionally, subsection (c) should add “for the time that the license is lapsed” to more accurately reflect the continuing education requirements for reinstatement.

Regulation 76-6 (A) amended to reflect 10 hours each in both category 1 and 2 continuing education courses. Subsection (B)(1) amended to allow for a greater number of acceptance

education activities for continuing education and clarification of credit hours allowed for teaching courses or seminars. Subsection (D) amended to provide clarity to Emeritus Status for licensees.

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:

76-3; 76-8; 76-9

A handwritten signature in black ink, appearing to read "J. Parks McLeod". The signature is written in a cursive, somewhat stylized font.

J. Parks McLeod
Chairman

May 18, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Liquefied Petroleum Gas Board (“Board”) met on October 6, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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 Regulation 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 Regulation above.

A handwritten signature in black ink, reading "Richard O'Sheal". The signature is written in a cursive style with a horizontal line underneath it.

Richard O'Sheal
Board Chair

Date: October 6, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina State Board of Long Term Health Care Administrators (“Board”) met on October 20 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw

93-110(A) Strike language as no longer necessary.

93-110(C) and (D). Strike language as no longer necessary.

93-110(G) Remove paragraph as no longer necessary.

93-130(H). Deletion of regulation as unnecessary.

93-160(A). Deletion of regulation as it is not necessary under the Act.

93-160(C). Deletion of regulation as it is not necessary and is covered by statute (the engine).

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:

(Identify appropriate regs)

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:

93-50. Definitions

Regulation 93-50(A): Moved the definition of “Administrator-in-training” to make more organizational sense. Previously located at 99-50(J)

Regulation 93-50(B): This is a renumbering of paragraphs after the insertion of additional definitions into the regulations.

Regulation 93-50(C): This is a renumbering of paragraphs after the insertion of additional definitions into the regulations.

Regulation 93-50(D): Definition of Direct Resident Care Responsibilities. This definition was previously provided by the Board as an interpretive guideline for Regulation 93-65(B).

Regulation 93-50(E): This is a renumbering of paragraphs after the insertion of additional definitions into the regulations.

Regulation 93-50(F): Added the definition of "Equitably Distributed." This definition was previously provided by the Board as an interpretive guideline for Regulation 93-65(B).

Regulation 93-50(G): Added the definition of “Full-time.” This definition was previously provided by the Board as an interpretive guideline for Regulation 93-65(B).

Regulation 93-50(H): Moved the definition of “Health Services Executive” (HSE) to make more organizational sense. Previously located at 99-50(L)

Regulation 93-50(I): This is a renumbering of paragraphs after the insertion of additional definitions into the regulations.

Regulation 93-50(J): This is a renumbering of paragraphs after the insertion of additional definitions into the regulations.

Regulation 93-50(K): Added the definition of “Normal Business Hours.” This definition was previously provided by the Board as an interpretive guideline for Regulation 93-65(B).

Regulation 93-50(L): Added the definition of “On site or available”: This definition was previously provided by the Board as an interpretive guideline for Regulation 93-65(B).

Regulation 93-50(M): This is a renumbering of paragraphs after the insertion of additional definitions into the regulations.

Regulation 93-50(N): This is a renumbering of paragraphs after the insertion of additional definitions into the regulations.

Regulation 99-50(O): This is a renumbering of paragraphs after the insertion of additional definitions into the regulations.

Regulation 93-50(P): Moved the definition of “preceptor” to make more organizational sense. Previously located at 99-50(K)

Regulation 93-50(Q): Additional definition of “provisional license” is provided to better reflect circumstances which are appropriate for the issuance of a provisional license. This is also a renumbering of paragraphs after the insertion of additional definitions into the regulations.

93-70. Additional combination of education and experience acceptable by the Board; Criminal Background Check; Completion of Probation or Parole.

Regulation 93-70(C): Amended in provide more precise language.

93-80. Administrator-in-Training Program Requirements.

Regulation 93-80(B): Removed the specific amount of the registration fee. It is not required to be specified in the statute and provides greater flexibility to the board to respond to external economic changes.

Regulation 93-80(C): Removed language that referenced a “list” of board approved preceptors. The Board felt this reference incorrectly implied that only names on the list could be preceptors.

Regulation 93-80(G): Removed reference to a printed version of the standards manual and fees charged to the preceptor for the manual. The manual is now available for free at the NAB website.
Regulation 93-80(J): Changed the word “internship” to AIT program. This language change provides greater clarity.

Regulation 93-80(K): Amended in provide more precise, gender-neutral language.

Regulation 93-100(B): Removed the URL referenced in the regulation.

Section 93-110. Examination; Scheduling and Grading

93-110(B) Re-letter to reflect paragraph deletion. Amended to reflect the Boards change to licensing testing through the National Association of Long-Term Care Administrator Boards (NAB). They administer the exams through PSI Testing Service. It is also now considered a multi-examination not multi-section.

93-110(E). Amended paragraph to provide more precise language.

93-110(H) Re-letter to G.

93-110(I) Re-letter to “H.” Amended paragraph to reflect new language used by NAB testing service.

93-110(J). Re-letter to “I”. Amended paragraph to reflect new language used by NAB testing service.

93-110(K) Re-letter to “J.” Amended paragraph to provide more precise language.

93-120 Initial Licenses

93-120(A): Combine A and B and change wording to clarify the three (3) versions of licensure available to applicants.

93-130 Provisional Licenses

93-130(B) Regulation amended to clarify the information needed to apply for a provisional license.

93-130(E) Amendment of paragraph intended to clarify the information needed by the board to justify an extension of time under the statute.

93-130(F) Amendment of paragraph to clarify the requirements for a consult administrator anytime an extension of a provisional license is granted.

93-130(G) Amendment of the paragraph to clarify the consequences of a provisional licensee failing a required examination twice.

93-130(I). Re-letter the paragraph number. Language amended to reflect limits on provisional license. The language is intended to prevent “serial” provisional requesters who fail to pass the exam.

93-130(I) This new paragraph is added to limit provisional licensing of applicants who have previously failed the national or state examinations.

93-160 Registration of Licenses

93-160(B). Re-lettered to reflect deletion of paragraph.

93-160(D). Re-lettered to reflect deletion of paragraph.

93-200 Continuing Education for Re-licensure

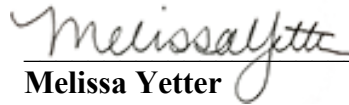
93-200(F) Section added to reflect the Boards current policy regarding in-person or on-line continuing education requirements.

93-200(G) Section added to reflect the Boards policy of granting limited hardship waivers for continuing education requirements.

93-210 Reinstatement of Lapsed License

93-210(A) paragraph amended to reflect more precise language.

93-210(B) paragraph amended to reflect the Board policy for lapsed licenses for more than one year.



Melissa Yetter
Board Chair

October 20, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Manufactured Housing Board (“Board”) met on December 6, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

79-5
79-8
79-10
79-33

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:

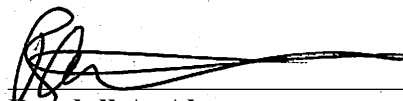
- 79-1. Revise definitions to make them in line with current HUD terminology and update charts in Appendix B.
- 79-3. Revise application requirements.
- 79-4. Revise financial responsibility of applicants.
- 79-6. Remove redundant in 6(B) and fix typo in 6(C).
- 79-7. Remove fee for updating license.
- 79-11. Clarify what a manufacturer’s license entitles holder to do in South Carolina in 11 (A).

- 79-12. Revise provisions related to dealers based on proposed statutory changes.
- 79-17. Revise purchase agreement criteria based on proposed statutory changes.
- 79-42. Update manufactured home installation requirements to comply with 24 CFR Part 3255 and update charts in Appendix A or incorporate CFR by reference.

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:

- 79-2
- 79-9
- 79-13 through 79-41
- 79-43 through 79-44



Randall A. Altman
Board Chair

December 6, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the Panel for Massage/Bodywork (“Panel”) met on August 5, 2022 to review its existing regulations. Throughout this process, the Panel followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

Reg. 77-100 – adding curriculum content as required by S.277, setting out effective date for new curriculum, and clarifying training verification documentation.

Reg. 77-105 – revising regulation to conform with provisions of S.277, and providing for meeting substantially similar education requirements

Reg. 77-115 - revising and updating terminology to conform with S.277

Reg. 77-120 - revising and updating terminology to conform with S. 277

Reg. 77-125 - revising terminology to conform with S.277


Reg. 77-135 – revising terminology to conform with S.277

Reg. 77-140 – revising to include standards for operating massage therapy and sole practitioner establishments as required by S.277, and updating sanitation requirements for establishments.

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:

Reg. 77-130



Janet Shaw
Panel Chairperson

August 9, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Medical Examiners for South Carolina (“Board”) met on November 7, 2022, to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

S.C. Reg. 81-1
S.C. Reg. 81-96

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. 81-1; 81-12; 81-21; 81-23; 81-25; 81-27; 81-31; 81-32; 81-33; 81-40; 81-50; 81-60; 81-70; 81-75; 81-80; 81-81; 81-90; 81-91; 81-96; 81-200; 81-201; 81-202; 81-203; 81-204; 81-205; 81-300.

A handwritten signature in black ink, appearing to read "Anne G. Cook", written over a horizontal line.

Anne G. Cook, M.D., FACP
President of the Board

November 7, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Nursing for South Carolina (“Board”) met on January 27, 2023 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

Regulation 91-1 should be amended to remove a grammatical error.

Regulation 91-3 should be amended to change/further define NCLEX deficiency and conditional status.

Regulation 91-7 should be amended to updated current standard for reports.

Regulation 91-9 should be amended to reflect the correct title of 91-7.

Regulation 91-11 should be amended to reconsider the preceptor requirements.

Regulation 91-12 should be amended to reconsider the clinical experience requirements for clinical instructors.

Regulation 91-31 should be edited to remove references to out of date data storage methods.

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:

91-4; 91-5; 91-6; 91-8; 91-10; 91-13; 91-19; and 91-32


SAMUEL H. McNUTT, JR., CRNA, MHSA
Board Chair

February 2, 2023

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Board of Occupational Therapy (“Board”) met on November 4, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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

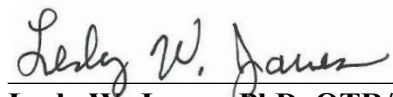
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Board proposes to amend the following regulations:

94-10 – the Board will review its Code of Ethics to determine if any provisions need to be updated

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

Handwritten signature of Lesly W. James in black ink.

Lesly W. James, PhD, OTR/L, FAOTA
Chairperson

January 17, 2023

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Examiners in Opticianry (“Board”) met on August 4, 2022, to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

Regulation 96-104 is a restatement of the statutory licensing requirements. As it is unnecessary, the Board intends to repeal this 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:

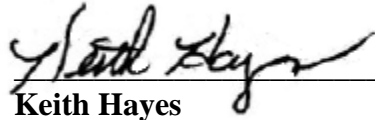
Regulation 96-108 will be reviewed and revised to clarify the requirements for CE courses, and the approval process.

Regulation 96-109 will be revised to delete the reference to an outdated web address for the Board that is no longer active.

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:

Regulations 96-101, -102, -103, -105, -106, -107, and -110

A handwritten signature in black ink, appearing to read "Keith Hayes", written over a horizontal line.

Keith Hayes
Board Chair

August 4, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Examiners in Optometry (“Board”) met on August 17, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

Regulation 95-3 should be amended to reflect that the National Board of Examiners in Optometry (NBEO) updating the national exam.

Regulation 95-4 may be amended to adjust the amount of CE hours obtained online.

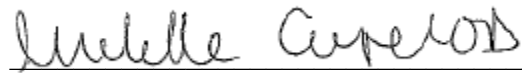
Regulation 95-5 should be amended to reflect that the National Board of Examiners in Optometry (NBEO) updating the national exam.

Regulation 95-6 may be amended to add requirements for patient records upon optometrist’s retirement.

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:

Regulations 95-1 and 95-2.



Michelle M. Cooper

Board President

August 18, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina State Board of Pharmacy (“Board”) met September 14, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

Review of Existing Regulations

I. Regulations the Board Intends to Repeal or Withdraw.
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 amending the following regulations:

- **Regulation 99-43(B)(3)**: Language added to create a Resident Central Fill Permit as required under §40-43-195(H)(1).
- **Regulation 99-43(B)(4)** Language added to create a Non-Resident Central Fill Pharmacy Permit as required under §40-43-195(H)(1).
- **Regulation 99-43(G)** Wholesale Distributor Permit: Amendment of regulation to more clearly define requirements for “virtual” wholesale distributors. Virtual wholesale distributors are a new and emerging entity in the pharmaceutical space.
- **Regulation 99-43(H)(1)** Language added to clarify the definition Virtual Manufacturers and the necessary permit required for this new and emerging entity.
- **Regulation 99-43(I)(1)**: added “or” to clarify that a drug outlet permit is needed if an FQHC Facility does any of the listed activities.
- **Regulation 99-43(K)**: Section added to clarify Non-Dispensing Drug Outlet permit requirements for hospital owned health systems with multiple facilities/locations that store and/or administer legend drugs or legend devices.
- **Regulation 99-43(I)(2) & (3)**: Numbering change and the addition of language intended to clarify the need for a permit
- **Regulation 99-45(16)** The addition of fine for operating with a lapsed permit, 1st offense and a corresponding fine.

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

99-46; 99-47

A handwritten signature in black ink, appearing to read "Lauren B. Thomas". The signature is written in a cursive style with a horizontal line extending to the right across the signature.

Lauren B. Thomas, PharmD.
Board Chair/President

September 14, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Physical Therapy Examiners (“Board”) met on October 13, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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

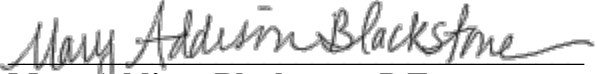
The Board has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Board proposes to amend the following regulations:

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:

101-01; 101-02; 101-03; 101-04; 101-05; 101-06; 101-07; 101-08; 101-9; 101-10; 101-11; 101-12; 101-13; 101-14; 101-15; 101-16


Mary Addison Blackstone, P.T.
Board Chair

October 19, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Pilotage Commission for the Lower Coastal Area (“Commission”) met on August 9, 2022 to review its existing regulations. Throughout this process, the Commission followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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 at this time.

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:

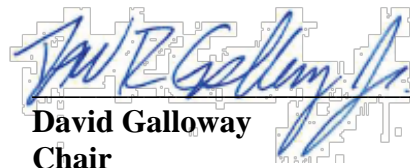
- 136-012, Apprentice Selection Process.
- 136-014 Apprentice Citizenship and Physical Requirements.
- 136-015 Previous Maritime Experience, Apprentice Applicants.
- 136-016 Apprentice Training Course Curriculum.
- 136-020 Short Branch Qualification.
- 136-030 Pilot Registration.
- 136-035 Fees.
- 136-040 Pilot Vessel Operation.
- 136-045 Pilot Charges and Fees.
- 136-060 Marine Casualties, Accidents and Other Reports.
- 136-061 Reports of Coast Guard Investigations.

136-070 Pilot Functions and Responsibilities.
136-075 Pilotage Areas.
136-090 Pilot Response

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:

136-001 Purpose.
136-003 Definitions.
136-005 Area of Jurisdiction.
136-007 Policies and Procedures Manual.
136-010 Requirement for Licensure.
136-011 Apprentice Training and Qualification Program.
136-013 Pilot and Apprentice Age Limitations.
136-017 Completion of Apprenticeship.
136-032 Board of Examiners.
136-041 Pilot Communications Center for the Lower Coastal Area.
136-050 Federal Pilot Licensure.
136-051 Commissioner Authority over Federal Pilotage.
136-071 Vessel Traffic Movement Restrictions.
136-072 Docking and Undocking.
136-080 Enforcement of Pilot Statutes and Maritime Homeland Security.
136-095 Appeals.
136-099 Penalties.



David Galloway
Chair

August 12, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation ("LLR") is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal's Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Pilotage Commission for the Upper Coastal Area ("Commission") met on October 18, 2022 to review its existing regulations. Throughout this process, the Commission followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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 at this time.

II. Regulations the Commission Intends to Amend

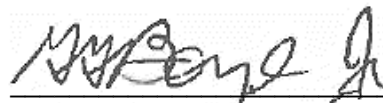
The Commission has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Commission proposes to amend the following regulations:

None at this time.

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.



Gillespie G. Boyd, Jr.
Commission Chair

October 21, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Podiatry Examiners (“Board”) met on June 6, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

Regulation 134-50 should be repealed as it is no longer necessary. The Board does not directly administer an examination but instead relies solely on the National Board of Podiatry Examination.

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:

Regulation 134-10 should be amended to remove references to a Board administered examination as the Board now relies solely on the National Board of Podiatry Examination and to update required documentation for licensure.

Regulation 134-30 should be amended to update requirements for a Board administered written examination. Portions of these requirements may be moved to be incorporated into Regulation 134-10.

Regulation 134-40 should be amended to reflect no South Carolina Board administered examination.

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:

134-20

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

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

June 13, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Examiners in Psychology (“Board”) met on September 30, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

Appendix A as it no longer reflects the current standards of the ASPPB. Statute 40-55-80 requires the Board to use the standards as specified in the ASPPB Agreement of Reciprocity.

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:

Regulation 100-1 should be amended to strike the reference to Appendix A as it is no longer current and possible amend the language regarding accepting doctoral degrees in a closely allied field.

Regulation 101-2 should be amended to reflect the national standards regarding examination scoring.

Regulation 101-4 should be amended to reflect current standards of ethics including, but not limited to, standards regarding record retention and testing information release.

Regulation 101-6 should possibly be amended to reflect current standards regarding advertisement.

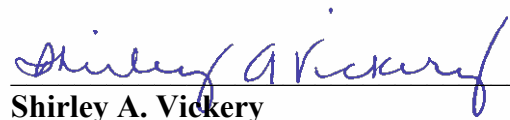
Regulation 101-8 should possibly be amended to clarify the language regarding supervision requirements.

Regulation 101-10 should possibly be amended to remove outdated means of obtaining CE hours and possibly adjust requirements to reflect the current professional standard.

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:

101-3; 101-7; 101-9



Shirley A. Vickery
Chairman of the Board

October 4, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Real Estate Appraisers Board (“Board”) met on August 11, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

137-100
137-200
137-300
137-500
137-600
137-800
137-900

A handwritten signature in blue ink, appearing to read "G. E. Knight, Jr.", is written over a horizontal line.

George E. Knight, Jr.
Chairman of the Board

September 2, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Real Estate Commission (“Commission”) met on January 19, 2023, to review its existing regulations. Throughout this process, the Commission followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

S.C. Code Ann. Regs. 105-6, 105-8, 105-10, 105-11, and 105-13.

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. Code Ann. Regs. 105-2, 105-3, 105-4, 105-5, 105-7, 105-9, and 105-12.



William Anderson “Andy” Lee
Commission Chair

January 30, 2023

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Residential Builders Commission (“Commission”) met on June 8, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

Review of Existing Regulations

I. Regulations the Board 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 concludes that there are no existing regulations that burden practice in our state or no longer serve a public purpose.

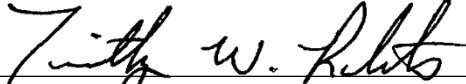
II. Regulations the Board Intends to Amend

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 S.C. Code Reg. 106-1(d) to clarify that the trade classification includes all types of siding common to the residential building industry.

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 Reg. 106-2
- S.C. Code Reg. 106-3
- S.C. Code Reg. 106-4
- S.C. Code Reg. 106-5



Timothy Roberts
Commission Chairman

June 21, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Social Work Examiners (“Board”) met on September 19, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

Regulation 110-1 should be amended to include a cap on CE hours the can be obtained as a lecturer or discussion leader as outlined in 101-1 (C)(3).

Regulation 110-20 should be amended to update ethics to current professional 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:

Regulation 110-10

Lynn Melton, LMSW

Lynn Melton, LMSW
Board President

September 20, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the South Carolina Soil Classifiers Advisory Council (“Council”) met on September 13, 2022 to review its existing regulations. Throughout this process, the Council followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

None at this time.

II. Regulations the Council Intends to Amend

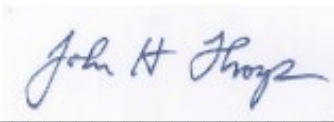
The Council has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Council proposes to amend the following regulations:

None at this time.

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:

Regulations 108-1 through 108-8.

A handwritten signature in blue ink that reads "John H. Thorp". The signature is written in a cursive style with a large initial 'J' and 'T'.

John Thorp
Chairman of the Council

April 17, 2023

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Examiners in Speech-Language Pathology and Audiology (“Board”) met on October 20, 2022 to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

The Board proposes to amend S.C. Code Regs. 115-2 and 115-7 to better promote health, safety and economic well-being of the public.

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 is confident that S.C. Code Regs. 115-1, 115-3, 115-4, and 115-6 continue to promote the health, safety and economic well-being of the public in the least restrictive manner.



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

November 1, 2022

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

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the State Board of Veterinary Medical Examiners (“Board”) met on December 1, 2022, to review its existing regulations. Throughout this process, the Board followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review 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.

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:

120-1. Definitions to define “emergency animal patient” and “imaging.”

120-3. Licensure to Practice Veterinary Medicine to clarify regulation in accordance with the statutes for licensure and examination for veterinarians.

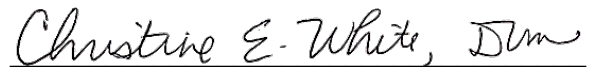
120-8. Practice Standards for Licensed Veterinarians to move practice standards for unlicensed veterinary aides under supervision of licensed veterinarian pursuant to S.C. Code Section 40-69-270(C).

120-9. Practice Standards for Licensed Veterinary Technicians; Unlicensed Veterinary Assistants to clarify the practice standards for licensed veterinary technicians and to revise and move practice standards for unlicensed veterinary aides to Regulation 120-8.

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. Elections
- 120-4. Licensure to Practice Veterinary Technology
- 120-5. Biennial License Renewal
- 120-6. Continuing Education Requirements; Waivers
- 120-7. Continuing Education Provider and Sponsor Approval
- 120-10. Veterinary Facilities. General Requirements; Laboratory Services; Surgical; Pharmacological; Emergency Treatment
- 120-11. Limited Veterinary Services Facilities; Multiple Practice Facilities; Mobile Veterinary Facilities
- 120-12. Veterinary Medicine and Animal Shelters
- 120-13. Facility Inspection
- 120-14. Fees


Christine E. White, DVM
Board Chair

December 1, 2022

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
OFFICE OF ELEVATORS AND AMUSEMENT RIDES**

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, staff for the Office of Elevators and Amusement Rides (“Office”) met on January 5, 2023 and January 11, 2023 to review its existing regulations. Throughout this process, the Office followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review to identify existing regulations the Office intends to repeal, regulations the Office intends to amend, and regulations that appropriately protect the public’s interest as currently written. The Office is mindful of its mission to promote the health, safety and economic well-being of the public through regulation, licensing, enforcement, training and education.

Review of Existing Regulations

I. Regulations the Office Intends to Repeal or Withdraw

The Office 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 Office proposes to repeal or withdraw the following regulations:

S.C. Code Ann. Regs. 71-4920 and 71-5550

II. Regulations the Office Intends to Amend

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

S.C. Code Ann. Regs. 71-4000, 71-4100, 71-4200, 71-4300, 71-4400, 71-4450, 71-4475, 71-4500, 71-4600, 71-4610, 71-4700, 71-4800, 71-4910, 71-4950, 71-5000, 71-5100, 71-5300, 71-5310, 71-5400, 71-5500, 71-5700, and 71-5800

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

The Office has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Office 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. 71-5200, 71-5600, and 71-5900

Duane E. Scott, Sr.
DUANE SCOTT
Administrator

January 27, 2023

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
BEFORE THE DIVISION OF FIRE AND LIFE SAFETY**

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the Division of Fire and Life Safety (“Division”) met periodically, from July 2022 to January 2023 to review its existing regulations. Throughout this process, the Division followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review to identify existing regulations the Division intends to repeal, regulations the Division intends to amend, and regulations that appropriately protect the public’s interest as currently written. The Division is mindful of its mission to promote the health, safety and economic well-being of the public through regulation, licensing, enforcement, training and education.

Review of Existing Regulations

I. Regulations the Division Intends to Repeal or Withdraw

The Division 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 Division proposes to repeal or withdraw the following regulations:

S.C. Code Reg. 71-8300.5; 71-8300.6; 71-8302.7; 71-8303.5; 71-8303.9; 71-8303.13; 71-8303.14; 71-8303.16; 71-8303.17; 71-8305.8; 71-8306.2; 71-8306.3; 71-8306.4

II. Regulations the Division Intends to Amend

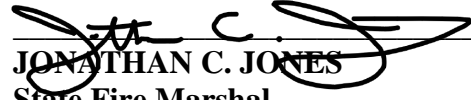
The Division has reviewed its existing regulations to identify opportunities for amendment to better promote the health, safety and economic well-being of the public. The Division proposes to amend the following regulations:

S.C. Code Reg. 71-8300; 71-8300.1; 71-8300.2; 71-8300.4; 71-8301; 71-8301.1; 71-8301.3; 71-8302; 71-8302.2; 71-8302.3; 71-8302.4; 71-8302.6; 71-8303; 71-8303.1; 71-8303.2; 71-8303.3; 71-8303.4; 71-8303.6; 71-8303.7; 71-8303.10; 71-8303.11; 71-8303.12; 71-8303.15; 71-8303.18; 71-8304; 71-8305; 71-8305.1; 71-8305.2; 71-8305.3; 71-8305.4; 71-8305.5; 71-8305.6; 71-8305.7; 71-8306.1; 71-8306.5

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

The Division has reviewed its existing regulations to identify those that do not require either repeal or amendment. The Division 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 Reg. 71-8300.3; 71-8301.2; 71-8302.1; 71-8302.5; 71-8302.8; 71-8303.8; 71-8304.1; 71-8304.2; 71-8304.3; 71-8304.4; 71-8304.5; 71-8306



JONATHAN C. JONES
State Fire Marshal

April 3, 2023

**SOUTH CAROLINA DEPARTMENT OF LABOR, LICENSING AND REGULATION
DIVISION OF LABOR**

2022 Regulatory Review Report

The South Carolina Department of Labor, Licensing and Regulation (“LLR”) is a regulatory agency with administrative oversight of over forty professional and occupational licensing boards, the Department of Labor, State Fire Marshal’s Office, South Carolina Fire Academy, and SC OSHA. As directed by provisions of the South Carolina Administrative Procedures Act, the Department of Labor (“Labor”), including the Deputy Director of Labor and Senior Labor Leadership, met to review its existing regulations. Throughout this process, Labor followed the requirements of South Carolina Code Section 1-23-120(J) (2013) and conducted a formal review to identify existing regulations Labor intends to repeal, regulations Labor intends to amend, and regulations that appropriately protect the public’s interest as currently written. Labor is mindful of its mission to promote the health, safety and economic well-being of the public through regulation, licensing, enforcement, training and education.

Review of Existing Regulations

I. Regulations Labor Intends to Repeal or Withdraw

Labor 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. Labor proposes to repeal or withdraw the following regulations:

Child Labor: None at this time.

Immigration: None at this time.

OSHA:

71-1201

71-1202

Wages: None at this time.

II. Regulations Labor Intends to Amend

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

Child Labor:

71-3102
71-3103
71-3106
71-3110
71-3111

Immigration: None at this time.

OSHA:

71-102
71-201
71-402
71-406
71-411
71-501
71-503
71-1015
71-1101
71-1102

Wages:

71-6000

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

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

Child Labor:

71-3100
71-3101
71-3104
71-3105
71-3107
71-3108

Immigration:

71-10000

71-10000.1
71-10000.2
71-10000.3
71-10000.4
71-10000.5
71-10000.6
71-10001 to -10003

OSHA:

71-101
71-103 to -113
71-200
71-202 to -223
71-300 to -346
71-400 to -401
71-403 to -405
71-407 to -410
71-500
71-502
71-504 to -512
71-900 to -912
71-1001 to -1014
71-1016 to -1021
71-1100
71-1103 to -1108

Wages: None at this time.



Kristina L. Baker
Deputy Director – Labor

April 19, 2023