

**ADOPTED REGULATION OF THE
STATE CONTRACTORS' BOARD**

LCB File No. R054-03

Effective December 16, 2003

EXPLANATION – Matter in *italics* is new; matter in brackets ~~omitted material~~ is material to be omitted.

AUTHORITY: §§1-3, NRS 624.220.

Section 1. NAC 624.230 is hereby amended to read as follows:

624.230 ~~{1}~~ The Board will grant to qualified applicants a license in the specialty of concrete contracting. The Board designates such a license as a “classification C-5” license. A person who holds a classification C-5 license may ~~{perform any of the work authorized for the subclassifications of the classification C-5 license.~~

~~—2.— The subclassifications of the classification C-5 license and the work authorized for persons licensed in the respective subclassifications are:~~

~~—(a) CONCRETE POURING (subclassification C-5a): To:~~

~~—(1) :~~

1. Prepare the surface ~~{}~~ *and* place reinforcement steel ~~{, form;~~

~~—(2) Proportion and mix aggregates to make concrete;~~

~~—(3) *and other embedded materials essential to or comprising an integral part of the concrete or concrete construction;*~~

2. Pour, place, finish and install concrete; ~~{and~~

~~—(4) Place screeds for pavement and concrete.~~

~~—(b) CONCRETE CUTTING (subclassification C-5b): The sawing, cutting, drilling and coring of~~

3. *Construct and assemble forms, molds, slipforms and pans;*
4. *Apply concrete sealants and other waterproofing products; and*
5. *Saw, cut, drill and core* concrete and asphaltic paving material.

Sec. 2. NAC 624.490, 624.510 and 624.520 are hereby repealed.

Sec. 3. On the effective date of this regulation:

1. A person who holds a classification C-5a license that was issued pursuant to the provisions of paragraph (a) of subsection 2 of NAC 624.230 shall be deemed to hold a classification C-5 license issued pursuant to the provisions of NAC 624.230 as amended by the provisions of this regulation.
2. A person who holds a classification C-5b license that was issued pursuant to the provisions of paragraph (b) of subsection 2 of NAC 624.230 shall be deemed to hold a classification C-5 license issued pursuant to the provisions of NAC 624.230 as amended by the provisions of this regulation, and is restricted to performing the work set forth in subsection 5 of NAC 624.230 as amended by the provisions of this regulation.
3. A person who holds a classification C-32 license that was issued pursuant to the provisions of NAC 624.490 shall be deemed to hold a classification C-40 license issued pursuant to the provisions of NAC 624.570, and is restricted to setting refractories and firebrick, with or without the use of cement or mortar, and preparing the surface for the setting.
4. A person who holds a classification C-34 license that was issued pursuant to the provisions of NAC 624.510 shall be deemed to hold a classification C-40 license issued pursuant to the provisions of NAC 624.570, and is restricted to installing, laying, finishing and repairing

bowling alleys and the equipment used to handle pins and balls, including all equipment and controls required to install automatic scoring systems.

5. A person who holds a classification C-35 license that was issued pursuant to the provisions of NAC 624.520 shall be deemed to hold a classification C-40 license issued pursuant to the provisions of NAC 624.570, and is restricted to installing vaults, safes and depositories in structures and erecting concrete, masonry and steel vaults, including the installation of automatic tellers for banks.

TEXT OF REPEALED SECTIONS

624.490 Classification C-32: Setting refractories. (NRS 624.220) The Board will grant to qualified applicants a license in the specialty of setting refractories. The Board designates such a license as a “classification C-32” license. A person who holds a classification C-32 license may set refractories and firebrick (with or without the use of cement or mortar) and may prepare the surface for the setting.

624.510 Classification C-34: Installing bowling alleys. (NRS 624.220) The Board will grant to qualified applicants a license in the specialty of installing bowling alleys. The Board designates such a license as a “classification C-34” license. A person who holds a classification C-34 license may install, lay, finish and repair bowling alleys and the equipment used to handle

pins and balls, including all equipment and controls required to install automatic scoring systems. This license does not authorize the holder to erect any building or other structure.

624.520 Classification C-35: Installing vaults and safes. (NRS 624.220) The Board will grant to qualified applicants a license in the specialty of installing vaults and safes. The Board designates such a license as a “classification C-35” license. A person who holds a classification C-35 license may install vaults, safes and depositories in structures and may erect concrete, masonry and steel vaults, including the installation of automatic tellers for banks.

**NOTICE OF ADOPTION OF PROPOSED REGULATION
LCB File No. R054-03**

The State Contractors' Board adopted regulations assigned LCB File No. R054-03 which pertain to chapter 624 of the Nevada Administrative Code on October 28, 2003.

Notice date: 6/3/2003
Hearing date: 8/4/2003

Date of adoption by agency: 10/28/2003
Filing date: 12/16/2003

INFORMATIONAL STATEMENT

- 1. A description of how public comment was solicited, a summary of public response, and an explanation how other interested persons may obtain a copy of the summary.**

A workshop and hearing were noticed on June 3, 2003 by posting at the Washoe County Court house; Washoe County Library; Reno City Hall; Las Vegas City Hall; Sawyer State Building; Clark County Library and Offices of the Contractors' Board in Reno and Las Vegas. The notice was posted on the agency's website and mailed to approximately 135 interested individuals.

- 2. The number of persons who:**

(a) Attended each hearing:	0
(b) Testified at each hearing:	0
(c) Submitted to the agency written comments:	0

- 3. A description of how comment was solicited from affected businesses, a summary of their response and an explanation how other interested persons may obtain a copy of the summary.**

Comments were solicited from affected businesses by the notice posting, website and direct mail.

- 4. If the regulation was adopted without changing any part of the proposed regulation, a summary of the reasons for adopting the regulation without change.**

The regulation was adopted by the Nevada State Contractors Board at its October 128, 2003 meeting without change since no comments were received.

- 5. The estimated economic effect of the adopted regulation on the businesses which it is to regulate and on the public. These must be stated separately, and each case must include:**

(a) Both adverse and beneficial effects; and
(b) Both immediate and long-term effects.

(a) The regulation is expected to have little economic impact on the regulated industry.
(b) Immediate and long-term effects should be minimal.

6. The estimated cost to the agency for enforcement of the adopted regulation.

The cost of enforcement of the proposed regulation will be minimal.

7. A description of any regulations of other state or governmental agencies which the proposed regulation overlaps or duplicates and a statement explaining why the duplication or overlapping is necessary. If the regulation overlaps or duplicates a federal regulation, the name of the regulating federal agency.

There are no other state or government agency regulations which the proposed amendments duplicate.