

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

LCB File No. R091-08

Effective September 18, 2008

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

AUTHORITY: §1, NRS 624.100 and 624.220.

A REGULATION relating to contractors; excluding installation of certain equipment from subclassification C-26a; and providing other matters properly relating thereto.

Section 1. NAC 624.430 is hereby amended to read as follows:

624.430 1. The Board will grant to qualified applicants a license in the specialty of institutional contracting. The Board designates such a license as a “classification C-26” license. A person who holds a classification C-26 license may perform any of the work authorized for the subclassifications of the classification C-26 license.

2. The subclassifications of the classification C-26 license and the work authorized for persons licensed in the respective subclassifications are:

(a) KITCHEN AND LABORATORY EQUIPMENT (subclassification C-26a): The installation of institutional kitchen equipment and laboratory equipment, such as ranges, ovens, stationary counters and tables, shelving partitions, dishwashers and such other equipment as is generally accepted by contractors for use in institutional kitchens and laboratories. *Kitchen and laboratory equipment does not include the installation of pressure vessels, the installation of equipment that requires refrigeration as an integral part of the system, the installation of*

equipment that is integrated into an exhaust system or the installation of equipment that is integrated into a fire suppression system.

(b) BUILDING ACCESSORIES AND SPECIALTIES (subclassification C-26b): The installation of accessories such as stationary desks, lockers, chalkboards, shelving, storage, seats in auditoriums (excluding stationary bleachers), equipment used on a stage, equipment used in a gymnasium and any other equipment and materials as are generally accepted by contractors for use as building accessories and specialties.

(c) FLOORS OF GYMNASIUMS (subclassification C-26c): The installation of wood floors of gymnasiums, including the application of urethane to wood or concrete floors to create a finished surface.

**NOTICE OF ADOPTION OF PROPOSED REGULATION
LCB File No. R091-08**

The State Contractors' Board adopted regulations assigned LCB File No. R091-08 which pertain to chapter 624 of the Nevada Administrative Code.

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 notice to amend NAC 624 was posted May 29, 2008 and June 2, 2008 at the following locations: 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. In addition, the notice was posted on the agency's web site and mailed to approximately 135 interested individuals. The workshop was held July 11, 2008 and the hearing held July 15, 2008. One members of the public attended the workshop and hearing. Any interested person may write to the Board at 9670 Gateway Drive, Suite 100, Reno, Nevada to obtain any documents relating to the workshop or hearing.

2. The number of persons who:

- | | |
|---|---------------------------|
| (a) Attended each workshop & hearing: | 1 (workshop); 1 (hearing) |
| (b) Testified at each workshop: | 1 |
| (c) Testified at hearing: | 1 |
| (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, web site 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 without change because the language in the regulation mirrors the statute.

5. The estimated economic effect of the adopted regulation on the business 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 proposed revisions should have no adverse economic effect on properly licensed members of the industry both immediate and long-term.
- (b) The estimated effect on the public both immediate and long term should be beneficial since it ensures that any individual offering to “design” a pool or spa is properly licensed as stated in NRS 624.915.

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

The cost to the agency for enforcement of the proposed regulation should be minimal.

7. A description of any regulations of other state or government agencies which the proposed regulation overlaps or duplicates and a statement 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.