CHAPTER 26 - LANDSCAPE ARCHITECTS

SECTION .0100 – STATUTORY AND ADMINISTRATIVE PROVISIONS

21 NCAC 26 .0101 AUTHORITY: NAME AND LOCATION OF BOARD
The "North Carolina Landscape Architecture Act," G.S. Chapter 89A, establishes and authorizes the "North Carolina Board of Landscape Architects," hereafter called the "Board." Unless otherwise directed, all communications shall be addressed to the Board at Post Office Box 41225, Raleigh, North Carolina 27629. Applications and other information are available on the Board's website: www.ncbola.org.

History Note: Authority G.S. 89A-3.1; Eff. February 1, 1976; Readopted Eff. September 30, 1977; Amended Eff. March 1, 2015; August 1, 2000; July 2, 1979; Readopted Eff. April 1, 2018; Amended Eff. January 1, 2022.

21 NCAC 26 .0102 PURPOSE OF THE ACT

History Note: Authority G.S. 89A-1(b),(c); 89A-2(a); 89A-3(c); Eff. February 1, 1976; Readopted Eff. September 30, 1977; Repealed Eff. August 1, 1988.

21 NCAC 26 .0103 ORGANIZATION OF THE BOARD: OFFICERS
In accordance with Article 33C of G.S. Chapter 143, meetings of the Board shall be open and public except that the Board may meet in closed session to prepare, approve, administer or grade written examinations; or to examine and deliberate the qualifications of an applicant for registration; or to dispose of a proceeding to discipline a registered landscape architect.

History Note: Authority G.S. 89A-3; 143-318.11; Eff. February 1, 1976; Readopted Eff. September 30, 1977; Amended Eff. March 1, 2015; August 1, 1988; Readopted Eff. April 1, 2018.

21 NCAC 26 .0104 FORMS

History Note: Authority G.S. 89A-3(c); 150B-11(1); Eff. February 1, 1976; Readopted Eff. September 30, 1977; Temporary Amendment Eff. October 1, 1997; Temporary Amendment Expired July 12, 1998; Repealed Eff. August 1, 2000.

21 NCAC 26 .0105 FEES
(a) The fee for any initial license application shall be one hundred dollars ($100.00).
(b) Examination fees payable to the Board shall be paid prior to the examination and in accordance with G.S 89A-6.
(c) The initial fee for a license by examination or comity shall be one hundred fifty dollars ($150.00).
(d) The initial fee for a corporate certificate of registration shall be two hundred dollars ($200.00).
(e) The fee for the annual renewal of any certificate of registration of any person, firm, or corporation shall be one hundred dollars ($100.00).
(f) Annual renewal fees received after June 30th of each year shall be subject to a late fee of fifty dollars ($50.00). Lapse of license renewal in excess of one year shall require an application for reinstatement and an application fee of one hundred dollars ($100.00).
(g) The fee for re-issue of a lost or damaged certificate shall be twenty-five dollars ($25.00).
(h) If the accompanying payment in the amount of the renewal fee is dishonored by the firm's drawee bank for any reason, the Board shall suspend the firm registration until the renewal fee is paid.

**History Note:** Authority G.S. 89A-3.1; 89A-5; 89A-6;
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;
Amended Eff. December 1, 1994; June 1, 1991; April 1, 1990; July 1, 1989;
Temporary Amendment Eff. October 1, 1997;
Temporary Amendment Expired July 12, 1998;
Amended Eff. March 1, 2015; August 1, 2000;
Readopted Eff. April 1, 2018;

**21 NCAC 26 .0106  SUSPENSION OF AUTHORITY TO EXPEND FUNDS**

In the event the North Carolina Board of Landscape Architects' authority to expend funds is suspended pursuant to G.S. 93B-2(d), the Board shall continue to issue and renew licenses and all fees tendered shall be placed in an escrow account maintained by the Board for this purpose. Once the Board's authority is restored, the funds shall be moved from the escrow account into the general operating account.

**History Note:** Authority G.S. 89A-3.1; 93B-2;

**21 NCAC 26 .0107  DEFINITIONS**

In addition to the definitions in G.S. 89A-1, for purposes of this Section, the following definitions apply:

1. "Board Executive" means the administrator of the Board.
2. "CLARB" means the Council of Landscape Architectural Registration Boards.
3. "Contact hour" means 60 continuous minutes.
4. "CEAC" means the Continuing Education Advisory Committee of the Board.
5. "Direct Supervision" means the level of supervision by a licensed professional overseeing the work of another in which both work in circumstances where professional contact is relevant and routine, and the supervisor has both control over and detailed professional knowledge of the work prepared under his or her supervision.
6. "Education Activity" means an activity that increases the professional knowledge or skills of a licensee and relates to the protection or enhancement of the health, safety and welfare of the public and is approved by the Board.
7. "Examination" means the process by which the Board determines the experience, academic or other qualifications and fitness for practice of an applicant, and may include a written examination administered by the Board or a third party.
8. "Foreign Corporation" means a foreign corporation as defined in G.S. 55B-16(b).
9. "LAAB" means the Landscape Architecture Accreditation Board.
10. "LARE" means the Landscape Architecture Registration Exam administered by the CLARB.
11. "License" means registration with the Board and use of "RLA" as a designator for Registered Landscape Architect shall denote licensure by the Board.
12. "License Year" means July 1st through June 30th.
13. "Resident licensed professional" means a licensee who spends a majority of the licensee's normal working time in a specifically identified place of business within North Carolina. Such time shall not be less than a majority of the operating hours of the business. A licensed professional shall be the resident licensee at only one place of business at one time unless each business is at least one-third owned by the resident professional and is approved by the Board after a determination that the businesses are integrated in operation, ownership, office location, and that the licensee will be in responsible charge of the professional services.

**History Note:** Authority G.S. 89A-3.1(2); 89A-5;
Eff. March 1, 2015;
SECTION .0200 - PRACTICE OF REGISTERED LANDSCAPE ARCHITECTS

21 NCAC 26 .0201 BOARD LISTING OF INDIVIDUAL AND FIRM NAMES
Every individual licensee, partnership, firm or corporation shall keep the Board advised of his, her or its current mailing address and other contact information and the name or names under which he, she or it is practicing landscape architecture. Each licensee or firm shall keep current its online profile and changes of association, address or contact information. Upon the dissolution or change of a professional relationship, the member or members thereof shall notify the Board in writing concerning such dissolution, and of the succeeding status and addresses of the individual or firm. Notice to the Board required by this Rule shall be provided within 10 days of the change.

History Note: Authority G.S. 89A-3.1(2);
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;
Amended Eff. March 1, 2015;
Readopted Eff. April 1, 2018;

21 NCAC 26 .0202 APPLICABILITY OF BOARD RULES

History Note: Authority G.S. 89A-3(c);
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;

21 NCAC 26 .0203 GENERAL OBLIGATIONS OF PRACTICE: MANDATORY STANDARDS

History Note: Authority G.S. 89A-3(c); 89A-7;
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;
Amended Eff. October 1, 1988; August 1, 1988; November 8, 1978;

21 NCAC 26 .0204 CORPORATE PRACTICE

History Note: Authority G.S. 89A-3(c); 55B-15;
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;
Amended Eff. August 1, 1988; April 1, 1981;

21 NCAC 26 .0205 FORMS OF PRACTICE

History Note: Authority G.S. 89A-3(c);
RRC Objection Eff. June 17, 1993 Due to Lack of Statutory Authority;
Eff. August 1, 1993;

21 NCAC 26 .0206 NAME OF FIRM
(a) The name of a landscape architectural firm shall not include the proper name of any officer or employee who is not a licensed landscape architect, architect, geologist, soil scientist, land surveyor or professional engineer.
(b) The word “associate” may be used only with reference to a licensee who is a principal or regular employee of the firm. The plural form may be used only when justified by the number of licensees in addition to those licensees whose proper names are included in the firm name as follows:
   (1) Example: Proper Name and (&) Associates shall refer to a principal landscape architect and at least two licensed landscape architectural employees.
Example: Proper Name Associates shall refer to at least one principal landscape architect and at least one licensed landscape architectural employee.

Example: Assumed Name Associates shall refer to at least one principal landscape architect and at least one licensed landscape architectural employee, or two or more principal landscape architects.

(c) This Rule shall not be construed to require any firm to seek approval of, or to change, any name duly adopted in conformity with Board Rules in effect at the date of such adoption.

History Note: Authority G.S. 55B-5; 89A-3.1; Eff. July 1, 1993; Amended Eff. February 1, 1994; Readopted Eff. April 1, 2018; Amended Eff. January 1, 2022.

21 NCAC 26 .0207 APPLICATION OF PROFESSIONAL SEAL

(a) The seal(s) of the landscape architect(s) responsible for the work and the landscape architectural corporation seal, if appropriate, shall be applied to the following documents:

1. Drawings and specifications prepared for public agency approval;
2. Drawings and specifications issued for the purpose of bidding, negotiation or construction;
3. Reports of technical nature; and
4. Letters and certificates of professional opinion.

(b) The seal(s) shall be applied only to documents prepared personally or under the immediate supervision of the landscape architect whose seal is affixed, except that seals may be applied to documents that were not prepared by the landscape architect in the following circumstances:

1. Documents that were initially sealed by an out of state individual who is a licensed landscape architect in the state of origin of such plans may then be reviewed by a North Carolina Landscape Architect for code conformance, design adequacy, and site adaptation for the specific application within North Carolina. Standard plans, which bear the seal of an individual who is a licensed landscape architect, shall be sealed by the North Carolina Landscape Architect who is assuming responsibility. In addition to the seal, a statement shall be included as follows: "These plans have been examined by the undersigned. I have determined that they comply with existing local North Carolina codes, and have been properly site adapted for use in this area."
2. Documents that are prepared by another licensed professional and obtained by the Landscape Architect may be used to prepare landscape architectural design documents provided the origin of the documents and information prepared by another licensed professional shall appear on each drawing or sheet of the documents sealed by the landscape architect.

(c) The individual’s seal or facsimile thereof shall have the landscape architect’s original signature across its face and the effective date shall be indicated below or elsewhere on the document.

(d) When a document requiring seals has been co-authored by the landscape architect and another licensed design professional of another discipline, the landscape architect shall indicate by notation each portion for which he or she is responsible.

(e) Failure to use the professional seal according to this Rule may be deemed by the Board to be "gross malpractice" within the meaning of G.S. 89A-7.

(f) Electronically transmitted documents and electronic seals shall be allowed. Documents, including drawings, specifications and reports, that are transmitted electronically to a client or a governmental agency shall have the computer-generated seal removed from the original file, unless signed with a digital signature as defined in Paragraph (g) of this Rule. After removal of the seal, the electronic media shall have the following language inserted in lieu of the signature and date:

This document originally issued and sealed by (name of sealer), (license number), on (Date of sealing). This medium shall not be considered a certified document. Hardcopy documents containing the original seal, signature, and date may be obtained from (name of sealer).

(g) The scanned digital files of certified documents that cannot be altered electronically shall not be subject to the requirements of Paragraph (f) of this Rule. The electronic transmission of CAD, vector or other similar files subject to easy editing shall be subject to the requirements of this Rule. Easy editing means the file consists of separate elements that can be modified or deleted in part or in whole.

(h) Documents to be electronically transmitted that are signed using a digital signature shall contain the authentication procedure in a secure mode and a list of the hardware, software and parameters used to prepare the
Secure mode means that the authentication procedure has protective measures to prevent alteration or overriding of the authentication procedure. The term “digital signature” shall be an electronic authentication process that is attached to or logically associated with an electronic document. The digital signature shall be:

1. Unique to the licensee using it;
2. Capable of verification;
3. Under the sole control of the licensee; and
4. Linked to a document in such a manner that the digital signature is invalidated if any data in the document is changed.

**History Note:**

**21 NCAC 26 .0208 IMPROPER CONDUCT**

**History Note:**
Authority G.S. 89A-3(c); RRC Objection Eff. June 17, 1993 Due to Lack of Statutory Authority and Ambiguity; Eff. August 1, 1993; Repealed Eff. February 1, 1994.

**21 NCAC 26 .0209 UNPROFESSIONAL CONDUCT**
A licensee shall not:

1. allow his or her name to be associated with an undertaking in any professional capacity without having served specifically in that capacity;
2. accept compensation in whole or in part from fees, commissions, earnings, commercial or speculative profit deriving from sales of materials or services provided to a Landscape Architect's client by others;
3. make exaggerated or misleading statements or claims about any personal qualifications, experience or performance;
4. fail to disclose to a client or employer the existence of any financial interest which bears upon the landscape architectural services or project in any way;
5. fail to respond within 30 calendar days to any inquiry from the Board; or
6. fail to supervise his or her practice. Each office maintained for the preparation of drawings, specifications, reports or other professional work shall have a registered landscape architect employed in that office who shall have direct knowledge and supervisory control of such work, except field offices maintained only for the purpose of project construction administration shall have at least one employee present with the supervising landscape architect maintaining control and making periodic visits.

**History Note:**
Authority G.S. 89A-3.1; 89A-7; Eff. August 1, 1993; Amended Eff. November 1, 2005; March 1, 1994; Readopted Eff. April 1, 2018; Amended Eff. January 1, 2022.

**21 NCAC 26 .0210 DISHONEST PRACTICE**

(a) A licensee shall not:

1. knowingly make any deceptive or false statement about another's professional work or maliciously injure or attempt to injure the prospects, practice, or employment position of those so engaged;
2. knowingly make any deceptive or false statements in an application for examination or in any other statements or representations to the Board, to any public agency, to a prospective or actual client, or to another Landscape Architect; or
(3) fail to notify the Board of disciplinary action by a landscape architect licensing, registration or certification entity in another jurisdiction within five business days of that jurisdiction's final action in the matter.

(b) Because of the inherent conflict of interest with construction services, a landscape architect shall not provide contracting services, including combined design and construction (design-build) practice, unless he or she does the following:

(1) uses the term "limited landscape architectural services" in all representations to the public and the client; and

(2) affixes a notation on each construction drawing and the cover of technical specifications stating: "These construction drawings and technical specifications represent the full extent of the limited landscape architectural services provided for this project."

History Note: Authority G.S. 89A-3.1; 89A-7; Eff. August 1, 1993; Amended Eff. November 1, 2005; March 1, 1994; Readopted Eff. April 1, 2018; Amended Eff. January 1, 2022.

21 NCAC 26 .0211 INCOMPETENCE

The following acts or omissions are deemed to be gross incompetency within the meaning of G.S. 89A-7:

(1) to attempt to perform professional services that are beyond the qualifications that the landscape architect and those who are engaged as consultants are qualified by education, training and experience in the specific technical areas involved;

(2) to be negligent in planning, designing, supervising, managing or inspecting landscape architectural projects such that the public health, safety, or welfare is jeopardized; or

(3) to plan, perform, or supervise work for clients in such a manner and with such results as to be below the level of professional competency exercised by other registered landscape architects who are practicing in the area.

History Note: Authority G.S. 89A-3.1; 89A-7; Eff. August 1, 1993; Amended Eff. December 1, 2005; March 1, 1994; Readopted Eff. April 1, 2018.

21 NCAC 26 .0212 SCOPE OF PRACTICE

The scope of practice as defined by G.S. 89A-1(3) and G.S. 89A-2(b) shall be limited only by the licensee possessing the requisite knowledge and experience to provide the service. Consistent with the North Carolina State Building Code, a licensee shall not design any retaining wall greater than five vertical feet in height from the finished grade unless the licensee has the requisite knowledge and experience to determine the appropriate construction material and calculate the embedment, vertical load, backfill and other criteria.

History Note: Authority G.S. 89A-1(c); 89A-3.1; Eff. January 1, 2022.

SECTION .0300 - EXAMINATION AND LICENSING PROCEDURES

21 NCAC 26 .0301 EXAMINATION AND LICENSURE

(a) The LARE published by CLARB shall be the examination recognized by the Board, so long as the Board shall remain a member of the CLARB. The Board may administer a state supplement to the LARE as allowed by the CLARB.

(b) All persons desiring to submit an application to take the LARE are encouraged to first make application through CLARB. Upon taking and passing all sections of the LARE, candidates shall complete the Board's initial individual application for license by examination and submit the non-refundable application fee as established in Rule .0105 of this Chapter. If an application is complete and the applicant is otherwise qualified by statute and these rules to sit for examination, the Board shall approve the application for licensure by examination.
(c) CLARB sets the fees for the LARE. Fee information shall be made available to all applicants for examination on the Board website, www.ncbola.org, and may be obtained from the CLARB.

(d) An applicant shall be qualified for examination and licensure upon graduation from a LAAB accredited collegiate curriculum in landscape architecture, passage of the LARE, and the experience requirements of Paragraph (f) of this Rule.

(e) In allowing credit for education to satisfy the minimum qualification requirements established by G.S. 89A-4(a)(3), an undergraduate, a masters, or a doctorate degree from an accredited curriculum approved by the LAAB shall be deemed to have met the educational requirement.

(f) To fulfill the experience requirements established by G.S. 89A-4(a)(4), an applicant shall have a minimum of 8,000 hours of professional experience in landscape architecture working under the direct supervision of a registered landscape architect. In submitting an initial individual application to the Board for registration, a licensed landscape architect shall certify that the applicant has completed the number of hours required by this Rule. An applicant may petition the Board for up to 8,000 hours of experience credit by providing proof of work experience that is directly related to the practice of landscape architecture as defined by G.S. 89A-1(3). Experience credits shall be based on a full-time work week of 40 hours and a work year of at least 2,000 hours. Part-time work shall be fully described and may be given proportional credit. An applicant is ineligible to receive experience credit if the work was in fulfillment of an educational requirement.

(g) The Board shall treat as confidential and not subject to disclosure, except to the extent required by law or by rule of the Board, individual test scores and applications and material relating thereto, including letters of reference relating to an application.

History Note: Authority G.S. 89A-3.1(3); 89A-4(a),(b);
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;
Amended Eff. March 1, 2015; January 1, 2008; August 1, 1993; August 1, 1988; November 1, 1980; July 2, 1979;

21 NCAC 26 .0302 TEMPORARY PERMIT

History Note: Authority G.S. 89A-3.1; 89A-4(c);
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;
Amended Eff. October 1, 1988;
Temporary Repeal Eff. October 1, 1997;
Temporary Repeal Exired July 12, 1998;

21 NCAC 26 .0303 LICENSE BY COMITY

(a) To assure that the requirements of the other state are at least equivalent to those of this state, an applicant for a license by comity shall show education and experience equal to those required of applicants who seek licensure by examination.

(b) An application for a license by comity shall be made on the on-line form available on the Board's website: www.ncbola.org and shall be accompanied by the fee.

(c) To be approved for a license by comity the applicant shall meet the following requirements:

(1) Provide evidence of having successfully completed the written examination established by the CLARB or hold a certificate issued by the CLARB;

(2) Provide certification from the proper official of any state having a landscape architectural licensure or registration act that the individual is currently certified, licensed, or registered and in good standing in that state;

(3) Submit such additional information concerning the applicant's qualifications as may be requested by the Board; and

(4) Submit examples of work upon request.

(d) In lieu of the requirements of Subparagraph (c)(1) of this Rule, an applicant for licensure by comity who was licensed prior to the adoption of a national written examination shall show proof of having met the requirements of his or her licensing state at the time of their licensure.
Annual Renewal

Denial: Revocation or Suspension of Certificate

Reinstatement After Revocation

Continuing Education as a Condition of Annual Renewal

Duties and Functions of Continuing Education Advisory Committee (CEAC)
(b) CEAC members shall serve at the discretion of the Board. The Board Chair shall appoint the CEAC Chair who shall serve at the discretion of the Board Chair.

(c) Each continuing education activity recommended for approval by the Board shall, in the opinion of a majority of the members of the CEAC, have a direct relationship to the practice of landscape architecture as defined in Chapter 89A of the General Statutes of North Carolina and contain elements that will enhance the health, safety, and welfare of the citizens of North Carolina served by North Carolina licensed landscape architects.

(d) The CEAC shall meet at least once during each three month quarter of the year and act on each course, seminar, webinar, session, or program submitted for its review through the licensee or provider's secure online profile. The CEAC shall review submissions in accordance with Paragraph (c) of this Rule. Each program shall be recommended for approval, recommended for disapproval, or deferred for lack of information. Programs recommended for approval shall be accompanied by a brief statement of findings by the committee of how the program meets the criteria established by this Rule.

(e) An activity may be recommended for pre-approval by the CEAC before it actually occurs by following the same procedure for submission as utilized for post-activity approval.

History Note:  Authority G.S. 89A-3.1(6); 89A-5; Eff. March 1, 2015; Amended Eff. January 1, 2022.

21 NCAC 26 .0309  EXEMPTIONS AND EXTENSION OF TIME

(a) A licensee shall be exempt from the continuing education requirements for any of the following reasons:

(1) New licensees by way of examination or comity for the current registration year;

(2) A licensee serving on temporary active duty in the armed forces of the United States for a period of time exceeding 90 consecutive days in a year or as provided by G.S. 93B-15(b), whichever is greater;

(3) A licensee experiencing physical disability or illness if supporting documentation is approved by the Board. Such documentation shall be in the form of a sworn statement by the licensee, a statement from a physician, or medical records which show that the disability or illness, prevented the licensee's participation in a course that the licensee had enrolled, or prevented the licensee's participation in the continuing education program for at least 90 consecutive days in a year; or

(4) A licensee with emeritus status from the Board.

(b) In order to return to active practice, licensees who have received an exemption shall complete continuing education requirements for each exempted year, not to exceed two years.

(c) During a national or State declared state of emergency that restricts or prohibits a licensee from obtaining by active participation in Board approved continuing education, the Board may extend the compliance period if requested by the licensee up to 90 days beyond the effective period of the state of emergency. Any license renewed in reliance on this exemption shall be issued conditionally and shall automatically expire on the 90th day if compliance is not documented in the licensee's secure online profile by that date.


21 NCAC 26 .0310  REINSTATEMENT CRITERIA

(a) A former licensee may only apply for reinstatement pursuant to G.S. 89A-5 if he or she has earned all delinquent contact hours within the 12 months preceding the application. However, if the total number of contact hours required to become current exceeds 30, then upon application, the Board shall determine the number of hours required.

(b) An application for reinstatement shall be made on the form provided by the Board on its website: www.ncbola.org and shall be accompanied by the fee.

History Note:  Authority G.S. 89A-3.1(6); 89A-5; Eff. March 1, 2015; Amended Eff. January 1, 2022.
21 NCAC 26 .0311 CONTINUING EDUCATION REQUESTS FOR APPROVAL

(a) Renewal applications require the completion of a continuing education form through the licensee's secure online profile specifying credit claimed. The licensee shall report and supply sufficient detail to permit audit verification, certify the continuing education by signature, and submit with the license renewal and the fee.

(b) The following schedule for submittal of hours shall apply:

(1) Application for approval of continuing education shall be submitted through the licensee's secure online profile.

(2) The deadline for submittal of an application shall be seven days prior to the regularly scheduled meeting of the CEAC.

(3) Renewal requests submitted after May 15th cannot be guaranteed approval within the license renewal year.

(4) Requests for approval of continuing education shall be completed in full and the answers to the essay questions contained in the application shall be in complete sentences, using proper grammar.

(5) Administrative staff, the CEAC, and the Board may defer any request deemed incomplete and return it to the licensee for further information or if the request does not meet the requirements set forth in this Section. It is the responsibility of the licensee to submit sufficient information to satisfy the requirements of this Section.

(6) Failure of a licensee to complete the continuing education requirements, or failure to file a report of completed continuing education are grounds for denial of license renewal, possible suspension of license, or denial of consideration for future license reinstatement.

History Note: Authority G.S. 89A-3.1(6); 89A-5; Eff. March 1, 2015; Amended Eff. January 1, 2022.

21 NCAC 26 .0312 COMPLIANCE

(a) Compliance with annual continuing education requirements shall be determined through an audit process conducted by the Board. Determination of individuals to be audited shall be accomplished through a random selection process or as the result of information received or obtained by the Board that gives rise to the need for an audit. Licensees selected for auditing shall provide the Board with attendance verification records in the form of transcripts, completion certificates, or other documents supporting evidence of attendance.

(b) Attendance records shall be maintained by individual licensees for a period of three years for audit verification purposes.

History Note: Authority G.S. 89A-3.1(6); 89A-5; Eff. March 1, 2015; Amendment Eff. January 1, 2022.

21 NCAC 26 .0313 INDIVIDUAL LICENSES

(a) A licensee shall be renewed on or before June 30th of each year. No less than 30 days prior to the renewal date, the Board shall send a renewal reminder to each individual licensee. The licensee shall complete the current license renewal documentation required by the Board and found in the licensee's secure online profile. The licensee shall submit to the Board the completed license renewal documentation, along with the annual license renewal fee. The Board shall not accept incomplete renewal documentation. If the accompanying charge, draft, or check in the amount of the renewal fee is dishonored by the landscape architect's drawee bank for any reason, the Board shall suspend the license until the renewal fee is paid. When the annual renewal has been completed according to the provisions of G.S. 89A-5 and Rule .0307 of this Section, the Board Executive shall approve renewal of the license for the current license year.

(b) If the Board has not received the annual renewal fee and completed renewal documentation, before the first day of July each year the license shall expire and be delinquent. The license may be renewed at any time within one year of being deemed delinquent, upon the completion of the renewal process, payment of the annual renewal fee and the late renewal fee, along with demonstration of compliance with Rule .0307 of this Section. After one year from the date of delinquency the license may no longer be renewed, but the licensee shall seek reinstatement. Reinstatement shall occur according to the provisions of G.S. 89A-5 and Rule .0301 of this Section.

(c) Renewal fees are non-refundable.
(d) Any individual who is currently licensed by and in good standing with the Board who is serving in the armed forces of the United States shall not be subject to late fees, suspension, or revocation for failure to renew licensure on or before June 30th each year, provided that the individual has been granted an extension of time to file a tax return as set forth in G.S. 105-249.2. The licensee shall, however, comply with the continuing education requirement of Rule .0310 of this Section.


21 NCAC 26 .0314 CORPORATE PRACTICE OF LANDSCAPE ARCHITECTURE

(a) Prior to offering and rendering landscape architectural services as set forth in G.S. 89A and Rule .0206 of this Chapter, all corporations shall, submit an application for registration and must be granted registration by the Board. Application for registration to practice landscape architecture within the State of North Carolina shall be made on the appropriate application for organization certificate of registration for a corporation or a PLLC provided by the Board on its website and include the required application fee. Certificates for corporate practice may be issued only under the provisions of G.S. Chapter 55B, except as provided in Paragraph (b) of this Rule and G.S. Chapter 57D.

(b) Applications for certificate of registration as exempt from the Professional Corporation Act under the provisions of G.S. 55B-15 shall be made through the Board's website: www.ncbola.org accompanied by the corporate application fee. To be eligible as an exempt corporation under the provisions of G.S. 55B-15, the following conditions shall exist:

1. The corporation or limited liability company must have been incorporated or organized prior to June 5, 1969 and permitted by law to render professional services, or must be a corporate successor to such corporation or limited liability company as defined by G.S. 55B-15; or
2. The corporation or limited liability company must have been incorporated or organized prior to October 1, 1979 and must have been a bona fide firm engaged in the practice of landscape architecture and such services as may be ancillary thereto within the State of North Carolina prior to that date.

(c) Firm registration must be renewed on or before June 30th. If the Board has not received the annual renewal fee and completed application on or before June 30th, the firm license shall expire and be delinquent. No less than 30 days prior to the renewal date, the Board shall send a notice of renewal to each registered firm. The firm shall designate a firm manager to complete the renewal documentation required by the Board. The Board shall not accept incomplete renewal documentation. Renewal documentation shall be accompanied by the renewal fee. If the accompanying payment in the amount of the renewal fee is dishonored by the firm’s drawee bank for any reason, the Board shall suspend the firm registration until the renewal fee is paid. When the annual renewal has been completed according to the provisions of G.S. 89A-5, the Board Executive shall approve renewal for the firm registration for the current renewal year. The firm registration shall not be renewed until the individual landscape architect in responsible charge for the firm has completed the individual renewal process.

(d) Within one year of expiration, the firm registration may be renewed at any time upon the return of the completed renewal documents, the annual renewal fee, and the late renewal fee. After one year from the date of expiration for non-payment of the annual renewal fee, the registered firm shall not be eligible to seek renewal, as set forth in G.S. 89A-5, and the Board may reinstate the firms’ certificate of registration only as allowed by G.S. 89A-4.

(e) Renewal fees are non-refundable.

(f) A registered corporation may adopt a seal pursuant to Rule .0207 of this Chapter.

(g) In addition to the requirements and limitations of G.S. Chapter 55 and G.S. Chapter 55B, the firm name used by a landscape architectural corporation shall conform with Rule .0206 of this Chapter and be approved by the Board before being used. This Rule shall not prohibit the continued use of any firm name adopted in conformity with the General Statutes of North Carolina and the Board’s rules in effect at the date of such adoption.

(h) Landscape architects may practice in this State through duly authorized limited liability companies only as provided under G.S. 57D-2-01(c). Any limited liability company that offers to practice or practices landscape architecture in this State shall comply with the same requirements applicable to professional corporations under Rules .0201, .0206, .0214, .0218 and .0219 of this Chapter.

21 NCAC 26 .0315 OUT-OF-STATE ENTITIES
(a) Landscape architectural entities from other states may be granted certificates of registration for practice in this State upon receipt by the Board of a completed application, fees, the submission of a certified copy of its corporate charter, or other corresponding documents, amended as may be necessary to ensure compliance with all requirements of Chapter 55B, the Professional Corporation Act of the State of North Carolina, and the payment of the firm application fee. In addition to the other requirements as set out in G.S. 89A-2(a1), out-of-state (or "foreign") entities shall, prior to registration, receive from the Secretary of State of North Carolina a certificate of authority to do business within the State. A certificate for filing for a certificate of authority shall be obtained from the Board prior to submitting the application to the Secretary of State.
(b) An out-of-state entity may be permitted to practice landscape architecture within the State of North Carolina provided that it complies with G.S. 55B. If an out-of-state entity offers landscape architectural services, then it shall comply with requirements set forth in G.S. 89A. An out-of-state entity shall have at least one officer or director licensed in the State as a landscape architect. Two-thirds of the issued and outstanding shares of the out-of-state corporations shall be held by a landscape architect, architect, geologist, soil scientist, engineer, or land surveyor licensed to practice the profession in a jurisdiction of the United States. However, the entity shall designate at least one landscape architect who is licensed in the State of North Carolina to be in responsible charge for the entity's practice of landscape architecture within the State of North Carolina. Notwithstanding the requirements of this Rule, an individual landscape architect who is licensed under G.S. Chapter 89A, et seq., may practice as an individual.
(c) An out-of-state limited liability company may practice landscape architecture, if the limited liability company complies with G.S. Chapter 57D and at least one member and one manager or member/manager is licensed as a landscape architect, architect, geologist, soil scientist, engineer, or land surveyor to comply with Paragraph (a) of this Rule.
(d) An out of state limited liability partnership may practice landscape architecture, if the limited liability partnership complies with G.S. 59-84.2, and at least one partner is licensed in this State as an individual pursuant to Rule .0301 of this Section.
(e) If the Board has not received the annual firm renewal fee and completed application on or before June 30th, the firm registration shall expire and be deemed delinquent. The firm registration may be renewed at any time within one year upon the payment of the annual renewal fee and the late renewal fees. After one year from the date of expiration for non-payment of the annual renewal fee, the license shall be automatically revoked. The Board may reinstate the firm's certificate of registration, as allowed by Rule .0301 of this Section.

History Note: 
Authority G.S. 55B-6; 83A-6; 89A-2(a1);
Eff. March 1, 2015;

SECTION .0400 - RULES: PETITIONS: HEARINGS
21 NCAC 26 .0401 RULE MAKING PROCEDURES
In accordance with G.S. 150B-20, any person desiring the adoption, amendment or repeal of a Rule by the Board shall submit a petition to the Board.

History Note: 
Authority G.S. 89A-3.1; 150B-20;
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;
Amended Eff. August 1, 1988; April 1, 1983;

21 NCAC 26 .0402 CONTENTS OF PETITION
21 NCAC 26 .0403 DISPOSITION OF PETITIONS
21 NCAC 26 .0404 NOTICE OF RULEMAKING HEARINGS
21 NCAC 26 .0405 NOTICE MAILING LIST
21 NCAC 26 .0406 ADDITIONAL INFORMATION
21 NCAC 26 .0407 REQUEST TO PARTICIPATE
21 NCAC 26 .0408 CONTENTS OF REQUEST: GENERAL TIME LIMITS
21 NCAC 26 .0409 RECEIPT OF REQUEST: SPECIFIC TIME LIMITS
21 NCAC 26 .0410 WRITTEN SUBMISSIONS
21 NCAC 26 .0411 PRESIDING OFFICER: POWER AND DUTIES
21 NCAC 26 .0412 STATEMENT OF REASONS FOR DECISION
21 NCAC 26 .0413 RECORD OF PROCEEDINGS
21 NCAC 26 .0414 EMERGENCY RULES

History Note: Authority G.S. 89A-3(c); 150A-11; 150A-12; 150A-13; 150A-16;
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;
Repealed Eff. May 1, 1983.

SECTION .0500 - BOARD DISCIPLINARY PROCEDURES

21 NCAC 26 .0501 SUBJECTS OF DECLARATORY RULINGS (REPEALED)
21 NCAC 26 .0502 SUBMISSION OF REQUEST FOR RULING (REPEALED)
21 NCAC 26 .0503 DISPOSITION OF REQUESTS (REPEALED)
21 NCAC 26 .0504 RECORD OF DECISION (REPEALED)
21 NCAC 26 .0505 EFFECTIVE DATE (REPEALED)

History Note: Authority G.S. 89A-3(c); 150A-11; 150A-17;
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;
Repealed Eff. May 1, 1983.

21 NCAC 26 .0506 IMPROPER PRACTICE BY A REGISTRANT
21 NCAC 26 .0507 GENERAL RULES
21 NCAC 26 .0508 OPPORTUNITY FOR LICENSEE OR APPLICANT TO HAVE HEARING
21 NCAC 26 .0509 CONDUCT OF CONTESTED CASE

History Note: Authority G.S. 89A-3(c); 89A-3A;
Temporary Adoption Eff. October 1, 1997;
Temporary Adoption Expired July 12, 1998.

21 NCAC 26 .0510 COMPLAINTS AND DISCIPLINARY REVIEW PROCESS
(a) Any person may file a complaint against a licensed Landscape Architect for an alleged violation of G.S. Chapter
89A or 21 NCAC 26 on a form provided on the Board's website: www.ncbola.org which may also be requested from
the Board staff.
(b) The complaint shall set forth the facts upon which the complaint is based and the complainant shall confirm he
or she believes the facts stated are true and that he or she is prepared to prove them at a hearing. Supporting
documents may be provided.
(c) Allegations or evidence of a violation of the Landscape Architecture Licensing Act or the rules in this Chapter
shall be preliminarily reviewed by the Board Chair and legal counsel to the Board. Upon a determination that
evidence of a violation exists, the matter shall be subject to Board investigation and may ultimately be subject to
disciplinary action by the Board.
(d) An investigation shall be initiated by a written notice and explanation of the allegation being forwarded to the
licensee or entity against whom the charge is made and a response shall be requested of the licensee or firm so
charged within 30 days of receipt of said notice to show compliance with all requirements for retention of the
license. Notice of the charge and of the alleged facts or alleged conduct shall be given personally or by certified
mail, return receipt requested.
(e) In the discretion of the Board Chair, a field investigation may be performed.
(f) After additional evidence has been obtained, the Board Chair shall either:
(1) recommend dismissal of the charge; or
(2) refer the matter to the Disciplinary Review Committee.
(g) If the Board Chair recommends dismissal, the Chair shall give a summary report to the Board and a vote shall be called to dismiss the complaint. If the Board does not vote to dismiss the complaint, the matter shall be forwarded to the Disciplinary Review Committee for further consideration.

(h) The Disciplinary Review Committee shall be made up of a minimum of one member of the Board, the Board Chair, and legal counsel to the Board.

(i) Upon review of the evidence, and further investigation if necessary, the Disciplinary Review Committee shall present to the Board a written recommendation that may include the following:

1. The charge be dismissed as unfounded or that the Board is without jurisdiction over the matter;
2. The charge is admitted as true, whereupon the Board may accept the admission of guilt by the licensee or entity charged and discipline the licensee or entity accordingly;
3. The Board may accept a proposed settlement negotiated in an effort to resolve the alleged violations; or
4. The charge be presented to the full Board for a hearing and determination of sanctions by the Board in accordance with the substantive and procedural requirements of the provisions of G.S. 150B, Article 3A.

(j) A consultant to the Disciplinary Review Committee shall be designated by the legal counsel of the Board if the Chair of the Disciplinary Review Committee determines that it needs assistance. The consultant shall be a currently licensed landscape architect selected from former Board members or other licensed professionals who are knowledgeable with the Board's processes and have expressed an interest in serving as a consultant. The consultant shall review all case materials and assist the Disciplinary Review Committee in making a recommendation as to the merits of the case.

(k) At least 15 days written notice of the date of consideration by the Board of the recommendations of the Disciplinary Review Committee shall be given to the licensee or entity against whom the charges have been brought and the person submitting the complaint.

(l) When the Board issues a notice of hearing against the licensee or entity the licensee or entity may request in writing a settlement conference to pursue resolution of the issue(s) through informal procedures. If, after the completion of a settlement conference, the person or entity and the Board's Disciplinary Review Committee do not agree to a resolution of the dispute for the full Board's consideration, the original disciplinary review process shall commence. During the course of the settlement conference, no sworn testimony shall be taken.
21 NCAC 26 .0701  FAILURE TO APPEAR
21 NCAC 26 .0702  SIMPLIFICATION OF ISSUES
21 NCAC 26 .0703  SUBPOENAS
21 NCAC 26 .0704  FINAL DECISIONS IN ADMINISTRATIVE HEARINGS
21 NCAC 26 .0705  PROPOSALS FOR DECISIONS

History Note: Authority G.S. 89A-3(c); 150A-25(a); 150A-27; 150A-33(5); 150A-34(a),(b),(c);
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;
Amended Eff. November 8, 1978;
Repealed Eff. May 1, 1983.

SECTION .0800 - JUDICIAL REVIEW

21 NCAC 26 .0801  RIGHT TO JUDICIAL REVIEW
21 NCAC 26 .0802  MANNER OF SEEKING REVIEW: TIME FOR FILING PETITION; WAIVER

History Note: Authority G.S. 89A-3(c); 150A-43; 150A-45;
Eff. February 1, 1976;
Readopted Eff. September 30, 1977;
Repealed Eff. May 1, 1983.