1	21 NCAC 12 .0	201 is adopted as published in 33:22 NCR 2214-2221 as follows:
2		
3		SECTION .0200 - LICENSING REQUIREMENTS
4		
5	21 NCAC 12 .0	0201 GENERAL DEFINITIONS
6	The following of	definitions shall apply to the Rules in this Chapter:
7	(1)	Completion: As used in G.S. 87-1(b), occurs upon issuance of a certificate of occupancy by the
8		permitting authority with jurisdiction over the project.
9	(2)	Cost of the undertaking: As used in G.S. 87-1(a), means the final price of a project, excluding the
10		cost of land, as evidenced by the contract, or in the absence of a contract, permit records, invoices,
11		and cancelled checks.
12	(3)	Personally: As used in G.S. 87-14(a)(1), "personally" means the physical presence of the owner of
13		the property and excludes the use of a power of attorney.
14	<u>(4)</u>	Solely for occupancy: As used in G.S. 87-1(b), "solely for occupancy" is restricted to the family of
15		a person, the officers and shareholders of a firm or corporation, and guests and social invitees where
16		no consideration is received. For purposes of G.S. 87-1(b)(2), "family" is defined as a spouse or
17		other family member living in the same household.
18	(5)	Value: As used in G.S. 87-10(a1), means the same as "cost of the undertaking."
19		
20	History Note:	Authority G.S. <del>87-1;</del> <u>G.S. 87-1, 87-10, and 87-14;</u>
21		Eff. February 1, 1976;
22		Readopted Eff. September 26, 1977;
23		Amended Eff. January 1, 1983;
24		Repealed Eff. May 1, <del>1989. <u>1</u>989.</del>
25		Codifier approved agency's waiver request to reuse rule number;
26		<u>Eff. September 1, 2019.</u>

21 NCAC 12 .0202 is amended as published in 33:22 NCR 2214-2221 as follows:

3 21 NCAC 12 .0202 **CLASSIFICATION** 4 (a) A general contractor shall be certified in one of the following five classifications: 5 (1)Building Contractor. This classification covers all building construction and demolition activity including: commercial, industrial, institutional, and all residential building construction. It includes 6 7 parking decks; all site work, grading and paving of parking lots, driveways, sidewalks, and gutters; 8 storm drainage, retaining or screen walls, and hardware and accessory structures; and indoor and 9 outdoor recreational facilities including natural and artificial surface athletic fields, running tracks, 10 bleachers, and seating. It also covers work done under the specialty classifications of S(Concrete Construction), S(Insulation), S(Interior Construction), S(Marine Construction), S(Masonry 11 12 Construction), S(Roofing), S(Metal Erection), S(Swimming Pools), and S(Asbestos), and S(Wind 13 Turbine). 14 (2) Residential Contractor. This classification covers all construction and demolition activity pertaining 15 to the construction of residential units that are required to conform to the residential building code 16 adopted by the Building Code Council pursuant to G.S. 143-138; all site work, driveways, 17 sidewalks, and water and wastewater systems ancillary to the aforementioned structures and 18 improvements; and the work done as part of such residential units under the specialty classifications 19 of S(Insulation), S(Interior Construction), S(Masonry Construction), S(Roofing), S(Swimming 20 Pools), and S(Asbestos). 21 (3) Highway Contractor. This classification covers all highway construction activity including: grading, 22 paving of all types, installation of exterior artificial athletic surfaces, relocation of public and private 23 utility lines ancillary to a principal project, bridge construction and repair, culvert construction and 24 repair, parking decks, sidewalks, curbs, gutters and storm drainage. It also includes installation and 25 erection of guard rails, fencing, signage and ancillary highway hardware; covers paving and grading 26 of airport and airfield runways, taxiways, and aprons, including the installation of fencing, signage, 27 runway lighting and marking; and work done under the specialty classifications of S(Boring and 28 Tunneling), S(Concrete Construction), S(Marine Construction), S(Railroad Construction), and 29 H(Grading and Excavating). 30 (4)Public Utilities Contractor. This classification includes operations that are the performance of construction work on water and wastewater systems and on the subclassifications of facilities set 31 32 forth in G.S. 87-10(b)(3). The Board shall issue a license to a public utilities contractor that is limited 33 to any of the subclassifications set forth in G.S. 87-10(b)(3) for which the contractor qualifies. A 34 public utilities contractor license covers work done under the specialty classifications of S(Boring 35 and Tunneling), PU(Communications), PU(Fuel Distribution), PU(Electrical-Ahead of Point of 36 Delivery), PU(Water Lines and Sewer Lines), PU(Water Purification and Sewage Disposal), and 37 S(Swimming Pools).

1	(5)	Special	ty Contractor. This classification covers all construction operation and performance of
2		contrac	t work outlined as follows:
3		(A)	H(Grading and Excavating). This classification covers the digging, moving, and placing of
4			materials forming the surface of the earth, excluding air and water, in such a manner that
5			the cut, fill, excavation, grade, trench, backfill, or any similar operation may be executed
6			with the use of hand and power tools and machines used for these types of digging, moving,
7			and material placing. It covers work on earthen dams and the use of explosives used in
8			connection with all or any part of the activities described in this Subparagraph. It also
9			includes clearing and grubbing, and erosion control activities.
10		(B)	S(Boring and Tunneling). This classification covers the construction of underground or
11			underwater passageways by digging or boring through and under the earth's surface,
12			including the bracing and compacting of such passageways to make them safe for the
13			purpose intended. It includes preparation of the ground surfaces at points of ingress and
14			egress.
15		(C)	PU (Communications). This classification covers the installation of the following:
16			(i) all types of pole lines, and aerial and underground distribution cable for telephone
17			systems;
18			(ii) aerial and underground distribution cable for cable TV and master antenna TV
19			systems capable of transmitting R.F. signals;
20			(iii) underground conduit and communication cable including fiber optic cable; and
21			(iv) microwave systems and towers, including foundations and excavations where
22			required, when the microwave systems are being used for the purpose of
23			transmitting R.F. signals; and installation of PCS or cellular telephone towers and
24			sites.
25		(D)	S(Concrete Construction). This classification covers the construction construction,
26			demolition, and installation of foundations, pre-cast silos, and other concrete tanks or
27			receptacles, prestressed components, and gunite applications, but excludes bridges, streets,
28			sidewalks, curbs, gutters, driveways, parking lots, and highways.
29		(E)	PU(Electrical-Ahead of Point of Delivery). This classification covers the construction,
30			installation, alteration, maintenance, or repair of an electrical wiring system, including sub-
31			stations or components thereof, which is or is intended to be owned, operated, and
32			maintained by an electric power supplier, such as a public or private utility, a utility
33			cooperative, or any other properly franchised electric power supplier, for the purpose of
34			furnishing electrical services to one or more customers.
35		(F)	PU(Fuel Distribution). This classification covers the construction, installation, alteration,
36			maintenance, or repair of systems for distribution of petroleum fuels, petroleum distillates,
37			natural gas, chemicals, and slurries through pipeline from one station to another. It includes

1		all excavating, trenching, and backfilling in connection therewith. It covers the installation,
2		replacement, and removal of above ground and below ground fuel storage tanks.
3	(G)	PU(Water Lines and Sewer Lines). This classification covers construction work on water
4		and sewer mains, water service lines, and house and building sewer lines, as defined in the
5		North Carolina State Building Code, and covers water storage tanks, lift stations, pumping
6		stations, and appurtenances to water storage tanks, lift stations and pumping stations. It
7		includes pavement patching, backfill, and erosion control as part of construction.
8	(H)	PU(Water Purification and Sewage Disposal). This classification covers the performance
9		of construction work on water and wastewater systems; water and wastewater treatment
10		facilities; and all site work, grading, and paving of parking lots, driveways, sidewalks, and
11		curbs and gutters that are ancillary to such construction of water and wastewater treatment
12		facilities. It covers the work done under the specialty classifications of S(Concrete
13		Construction), S(Insulation), S(Interior Construction), S(Masonry Construction),
14		S(Roofing), and S(Metal Erection) as part of the work on water and wastewater treatment
15		facilities.
16	(I)	S(Insulation). This classification covers the installation, alteration, or repair of materials
17		classified as insulating media used for the non-mechanical control of temperatures in the
18		construction of residential and commercial buildings. It does not include the insulation of
19		mechanical equipment, and ancillary lines and piping.
20	(J)	S(Interior Construction). This classification covers the installation and demolition of
21		acoustical ceiling systems and panels, partitions (load bearing and non-load bearing), load
22		bearing and non-load bearing partitions, lathing and plastering, flooring and finishing,
23		interior recreational surfaces, window and door installation, and installation of fixtures,
24		cabinets, and millwork. It includes the removal of asbestos and replacement with non-toxic
25		substances.
26	(K)	S(Marine Construction). This classification covers all marine construction and repair
27		activities and all types of marine construction and demolition in deep-water installations
28		and in harbors, inlets, sounds, bays, and channels; it covers dredging, construction, and
29		installation of pilings, piers, decks, slips, docks, and bulkheads. It does not include
30		structures required on docks, slips, and piers.
31	(L)	S(Masonry Construction). This classification covers the <u>demolition and</u> installation, with
32	-	or without the use of mortar or adhesives, of the following:
33		(i) brick, concrete block, gypsum partition tile, pumice block, or other lightweight
34		and facsimile units and products common to the masonry industry;
35		(ii) installation of fire clay products and refractory construction; and

1		(iii)	installation of rough cut and dressed stone, marble panels and slate units, and
2			installation of structural glazed tile or block, glass brick or block, and solar screen
3			tile or block.
4	(M)	S(Railro	ad Construction). This classification covers the building, construction, and repair
5		of railro	ad lines including:
6		(i)	the clearing and filling of rights-of-way;
7		(ii)	shaping, compacting, setting, and stabilizing of road beds;
8		(iii)	setting ties, tie plates, rails, rail connectors, frogs, switch plates, switches, signal
9			markers, retaining walls, dikes, fences, and gates; and
10		(iv)	construction and repair of tool sheds and platforms.
11	(N)	S(Roofi	ng). This classification covers the installation installation, demolition, and repair
12		of roofs	and decks on residential, commercial, industrial, and institutional structures
13		requiring	g materials that form a water-tight and weather-resistant surface. The term
14		"materia	ls" for purposes of this Subparagraph includes cedar, cement, asbestos, clay tile
15		and com	position shingles, all types of metal coverings, wood shakes, single ply and built-
16		up roofi	ng, protective and reflective roof and deck coatings, sheet metal valleys, flashings,
17		gravel st	tops, gutters and downspouts, and bituminous waterproofing.
18	(0)	S(Metal	Erection). This classification covers:
19		(i)	the field fabrication, demolition, erection, repair, and alteration of architectural
20			and structural shapes, plates, tubing, pipe and bars, not limited to steel or
21			aluminum, that are or may be used as structural members for buildings,
22			equipment, and structure; and
23		(ii)	the layout, assembly and erection by welding, bolting, riveting, or fastening in any
24			manner metal products as curtain walls, tanks of all types, hoppers, structural
25			members for buildings, towers, stairs, conveyor frames, cranes and crane
26			runways, canopies, carports, guard rails, signs, steel scaffolding as a permanent
27			structure, rigging, flagpoles, fences, steel and aluminum siding, bleachers, fire
28			escapes, and seating for stadiums, arenas, and auditoriums.
29	(P)	S(Swim	ming Pools). This classification covers the construction, <u>demolition</u> , service, and
30		repair of	f all swimming pools. It includes:
31		(i)	excavation and grading;
32		(ii)	construction of concrete, gunite, and plastic-type pools, pool decks, and
33			walkways, and tiling and coping; and
34		(iii)	installation of all equipment including pumps, filters, and chemical feeders. It
35			does not include direct connections to a sanitary sewer system or to portable water
36			lines, nor the grounding and bonding of any metal surfaces or the making of any
37			electrical connections.

1		(Q)	S(Asbestos). This classification covers renovation or demolition activities involving the
2			repair, maintenance, removal, isolation, encapsulation, or enclosure of Regulated Asbestos
3			Containing Materials (RACM) for any commercial, industrial, or institutional building,
4			whether public or private. It also covers all types of residential building construction
5			involving RACM during renovation or demolition activities. This specialty is required
6			only when the cost of asbestos activities as described herein are equal to or exceed thirty
7			thousand dollars (\$30,000).
8		(R)	S(Wind Turbine). This classification covers the construction, demolition, installation, and
9			repair of wind turbines, wind generators, and wind power units. It includes assembly of
10			blades, generator, turbine structures, and towers. It also includes ancillary foundation work,
11			field fabrication of metal equipment, and structural support components.
12	(b) An applicar	nt may be	licensed in more than one classification of general contracting provided the applicant meets
13	the qualification	ns for the	classifications, which includes passing the examinations for the <del>classifications in question.</del>
14	classification re	equested b	y the applicant. The license granted to an applicant who meets the qualifications for all of
15	the classificatio	ns set fort	h in the rules of this Section shall be designated "unclassified."
16			
16 17	History Note:	Author	ity G.S. 87-1; 87-4; 87-10;
	History Note:		ity G.S. 87-1; 87-4; 87-10; bruary 1, 1976;
17	History Note:	Eff. Fel	
17 18	History Note:	Eff. Fel Readop	bruary 1, 1976;
17 18 19	History Note:	Eff. Fel Readop Amendo	bruary 1, 1976; nted Eff. September 26, 1977;
17 18 19 20	History Note:	Eff. Fel Readop Amenda Tempor	bruary 1, 1976; bted Eff. September 26, 1977; ed Eff. June 1, 1994; June 1, 1992; May 1, 1989; January 1, 1983;
17 18 19 20 21	History Note:	Eff. Fel Readop Amenda Tempor Amenda	bruary 1, 1976; pted Eff. September 26, 1977; ed Eff. June 1, 1994; June 1, 1992; May 1, 1989; January 1, 1983; rary Amendment Eff. February 18, 1997;
17 18 19 20 21 22	History Note:	Eff. Fel Readop Amenda Tempor Amenda 1, 2002	bruary 1, 1976; nted Eff. September 26, 1977; ed Eff. June 1, 1994; June 1, 1992; May 1, 1989; January 1, 1983; rary Amendment Eff. February 18, 1997; ed Eff. April 1, 2014; June 1, 2011; September 1, 2009; April 1, 2004; April 1, 2003; August
17 18 19 20 21 22 23	History Note:	Eff. Fel Readop Amenda Tempor Amenda 1, 2002	bruary 1, 1976; bred Eff. September 26, 1977; ed Eff. June 1, 1994; June 1, 1992; May 1, 1989; January 1, 1983; rary Amendment Eff. February 18, 1997; ed Eff. April 1, 2014; June 1, 2011; September 1, 2009; April 1, 2004; April 1, 2003; August 2; April 1, 2001; August 1, 2000; August 1, 1998;
17 18 19 20 21 22 23 24	History Note:	Eff. Fel Readop Amenda Tempol Amenda 1, 2002 Pursua 2016;	bruary 1, 1976; bred Eff. September 26, 1977; ed Eff. June 1, 1994; June 1, 1992; May 1, 1989; January 1, 1983; rary Amendment Eff. February 18, 1997; ed Eff. April 1, 2014; June 1, 2011; September 1, 2009; April 1, 2004; April 1, 2003; August P; April 1, 2001; August 1, 2000; August 1, 1998;

1	21 NCAC 12 .020	04 is amended with changes as published in 33:22 NCR 2214-2221 as follows:
2		
3	21 NCAC 12 .02	04 LICENSE LIMITATIONS; ELIGIBILITY
4	(a) All licenses s	hall have an appropriate limitation as set forth in this Rule.
5	(b) Limited Licer	nse. The applicant for a limited license shall:
6	(1)	meet the requirements set out in G.S. 87-10 and Section .0400 of this Chapter;
7	(2)	be financially stable to the extent that the total current have current assets of the applicant or the
8		firm or corporation he or she represents that exceed the total current liabilities by at least seventeen
9		thousand dollars (\$17,000) or the have a total net worth of the applicant or firm is at least eighty
10		thousand dollars (\$80,000);
11	(3)	pass the examination which shall contain subject matter related to the specific contracting
12		classification chosen by the applicant with a score as set out in Rule .0404 of this Chapter; and
13	(4)	if the applicant or any owner, principal, or qualifier is in bankruptcy or has been in bankruptcy
14		within five years prior to the filing of the application, provide to the Board an agreed-upon
15		procedures report on a form provided by the Board or an audited financial statement with a classified
16		balance sheet as part of the application. This requirement shall not apply to shareholders of an
17		applicant that is a publicly traded corporation.
18	(c) Intermediate	License. The applicant for an intermediate license shall:
19	(1)	meet the requirements set out in G.S. 87-10 and Section .0400 of this Chapter;
20	(2)	be financially stable to the extent that the total current have current assets of the applicant or the
21		firm or corporation he or she represents that exceed the total current liabilities by at least seventy-
22		five thousand dollars (\$75,000), as reflected in <u>an agreed-upon procedures report on a form provided</u>
23		by the Board or an audited financial statement prepared by a certified public accountant or an
24		independent accountant who is engaged in the public practice of accountancy; and
25	(3)	pass the examination which shall contain subject matter related to the specific contracting
26		classification chosen by the applicant with a score as set out in Rule .0404 of this Chapter.
27	(d) Unlimited Lie	cense. The applicant for an unlimited license shall:
28	(1)	meet the requirements set out in G.S. 87-10 and Section .0400 of this Chapter;
29	(2)	be financially stable to the extent that the total current have current assets of the applicant or the
30		firm or corporation he or she represents that exceed the total current liabilities by at least one
31		hundred fifty thousand dollars (\$150,000), as reflected in an agreed-upon procedures report on a
32		form provided by the Board or an audited financial statement prepared by a certified public
33		accountant or an independent accountant who is engaged in the public practice of accountancy;
34	(3)	pass the examination which shall contain subject matter related to the specific contracting
35		classification chosen by the applicant with a score as set out in Rule .0404 of this Chapter.
36	(e) Surety Bonds	. In lieu of demonstrating the level of working capital as required in Subparagraphs $(c)(2)$ and $(d)(2)$
37	of this Rule or net	t worth under Subparagraph (b)(2) of this Rule, an applicant may obtain a surety bond from a surety

1 authorized to transact surety business in North Carolina pursuant to G.S. 58 Articles 7, 16, 21, or 22. The surety shall 2 maintain a rating from A.M. Best, or its successor rating organization, of either Superior (A++ or A+) or Excellent (A 3 or A-). The bond shall be continuous in form and shall be maintained in effect for as long as the applicant maintains 4 a license to practice general contracting in North Carolina or until the applicant demonstrates the required level of 5 working capital as required by Subparagraphs (c)(2) and (d)(2) of this Rule. The <u>applicant shall submit proof of a</u> 6 surety bond meeting the requirements of this Rule with the application form and subsequent annual license renewal 7 forms, forms shall require proof of a surety bond meeting the requirements of this Rule. The applicant shall maintain 8 the bond in the amount of three hundred fifty one hundred seventy-five thousand dollars (\$350,000) (\$175,000) for a 9 limited license, one million five hundred thousand dollars (\$1,000,000) (\$500,000) for an intermediate license, and 10 two one million dollars (\$2,000,000) (\$1,000,000) for an unlimited license. The bond shall list the State of North Carolina as obligee and be for the benefit of any person who is damaged by an act or omission of the applicant 11 12 constituting breach of a construction contract, breach of a contract for the furnishing of labor, materials, or professional 13 services to construction undertaken by the applicant, or by an unlawful act or omission of the applicant in the 14 performance of a construction contract. The bond required by this Rule shall be in addition to and not in lieu of any 15 other bond required of the applicant by law, regulation, or any party to a contract with the applicant. Should the surety 16 cancel the bond, the surety and the applicant both shall notify the Board within 30 days in writing. If the applicant 17 fails to provide written proof of financial responsibility in compliance with this Rule within 30 days of the bond's 18 cancellation, then the applicant's license shall be suspended until written proof of compliance is provided. 19 (f) Financial statements, accounting, and reporting standards. Financial statements submitted by applicants to the

20 Board shall be no older than twelve months from the date of submission. Financial statements shall conform to United 21 States "generally accepted accounting principles" (GAAP). The Board may require non-GAAP financial statements 22 from applicants wherein the only exception to GAAP is that such presentation is necessary to ascertain the working 23 capital or net worth of the particular applicant. Examples of the circumstances when non-GAAP presentation may be 24 necessary to ascertain the working capital or net worth of the applicant shall be when the only exception to GAAP is 25 that assets and liabilities are classified as "current" and "noncurrent" on personal financial statements and when the only exception to GAAP is that the particular applicant is not combined with a related entity into one financial 26 27 statement pursuant to AICPA Financial Interpretation 46R (ASC 810). The terminologies, working capital, balance 28 sheet with current and fixed assets, current and long term liabilities, and any other accounting terminologies, used 29 herein shall be construed in accordance with GAAP Standards as promulgated by the Financial Accounting Standards 30 Board (FASB). The terminologies, audited financial statement, unqualified opinion, and any other auditing 31 terminologies used herein shall be construed in accordance with those standards referred to as "generally accepted 32 auditing standards" (GAAS) as promulgated by the American Institute of Certified Public Accountants (AICPA).

33

34	History Note:	Authority G.S. 87-1; 87-4; 87-10; 87-15.1;
35		Eff. February 1, 1976;
36		Readopted Eff. September 26, 1977;
37		Amended Eff. January 1, 1983;

1	ARRC Objection March 19, 1987;
2	Amended Eff. May 1, 1989; August 1, 1987;
3	Temporary Amendment Eff. June 28, 1989 for a Period of 155 Days to Expire on December 1, 1989;
4	Amended Eff. December 1, 1989;
5	Temporary Amendment Eff. May 31, 1996;
6	RRC Removed Objection Eff. October 17, 1996;
7	Amended Eff. August 1, 1998; April 1, 1997;
8	Temporary Amendment Eff. August 24, 1998;
9	Amended Eff. April 1, 2014; April 1, 2013; August 1, 2008; April 1, 2006; March 1, 2005; August
10	1, 2002; April 1, 2001; August 1, 2000;
11	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,
12	2016;
13	Amended Eff. <u>September 1, 2019;</u> April 1, 2018.

21 NCAC 12 .0205 is amended as published in 33:22 NCR 2214-2221 as follows:

## 3

#### 21 NCAC 12 .0205 **OUALIFIER**

4 (a) The qualifier for the applicant shall be a responsible managing employee, officer, or member of the personnel of

5 the applicant, as described in G.S. 87 10. applicant. A person may serve as a qualifier for no more than two licenses.

- 6 A qualifier's examination credentials shall archive if the qualifier does not serve as a qualifier for an active licensee
- 7 for a period of four consecutive years. Any subsequent attempts to qualify for a license shall require the qualifier to
- 8 Once a qualifier's examination credentials archive, he or she shall retake the examination and earn a passing grade.
- 9 grade in accordance with Rule .0404 of this Chapter to serve as a qualifier.
- 10 (b) Subject to the provisions of G.S. 150B and Section .0800 of these Rules, the Board may reject the application of

11 an applicant seeking qualification by employment of a person who has already passed an examination if such person

12 has previously served as qualifier for a licensee that has been disciplined by the Board.

13 (b) (c) A licensee shall notify the Board in writing in the event a qualifier ceases to be connected with the licensee.

14 The notice shall include the date on which the qualifier was last connected with the licensee and shall be submitted no

15 later than 10 days after the date of separation. A qualifier shall also be required to notify the Board in writing in such

16 circumstances. After such notice is filed with the Board in writing, or the Board determines that the qualifier is no

17 longer connected with the licensee licensee, and if there are no additional qualifiers for the licensee, the license shall

18 remain in full force and effect for a period of 90 days from the termination date, and then becomes invalid unless a

19 qualifier has transferred a valid examination credential to the licensee, as provided by be invalidated in accordance

- 20 with G.S. 87-10.
- 21 (c) (d) Persons associated with a firm or corporation may take the required examination on behalf of the firm or 22 corporation as described in G.S. 87-10. A partner may take an examination on behalf of a partnership.

23 (d) (e) "Responsible managing" as used in G.S. 87-10 shall describe means a person who is engaged in the work of

- 24 the applicant a minimum of 20 hours per week or a majority of the hours operated by the applicant, whichever is less.
- 25 If the person described herein is not an owner, officer, or partner of the applicant or licensee, the person must be a W-
- 26 2 employee.
- 27 (e) (f) "Members of the personnel" as used in G.S. 87-10 shall describe means a person who is a responsible managing
- 28 employee of the applicant. applicant or licensee. A member of the personnel must be a W-2 employee and shall not
- 29 be an independent contractor. contractor of the applicant or licensee.
- 30 (f) (g) An applicant or licensee may have more than one qualifier. If one person associated with the applicant fails,

31 and another passes, the license will shall be granted to that applicant. A license will shall be issued only in the

- 32 classification held by a qualifier who has passed an examination in that classification.
- 33

36

34 Authority G.S. 87-1; 87-4; 87-10; 87-11(a); History Note: 35

- Eff. February 1, 1976;
- Readopted Eff. September 26, 1977;

1	Amended Eff. April 1, 2014; July 1, 2008; April 1, 2006; August 1, 2000; June 1, 1994; June 1,
2	1992; May 1, 1989; July 1, 1987;
3	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,
4	2016;
5	Amended Eff. <u>September 1, 2019;</u> September 1, 2018; April 1, 2018.

1 21 NCAC 12 .0303 is amended as published in 33:22 NCR 2214-2221 as follows:

2	211(01101210		
3	21 NCAC 12 .0	303 APPLICATION FOR LICENSURE	
4	(a) General. Ap	plications for licensure shall contain the following:	
5	(1)	the Social Security Number of examinee(s) and qualifier(s) and tax identification numbers for	
6		corporate applicants;	
7	(2)	the applicant's contact information;	
8	(3)	the name of business under which the licensee will be operating, if any;	
9	(4)	requested designation of license limitation and classifications;	
10	(5)	information about all crimes of which the applicant has been convicted;	
11	(6)	certified copies of court records reflecting information regarding all crimes of which the applicant	
12		and qualifier(s) have been convicted;	
13	(7)	information indicating whether the applicant or qualifier(s) has any disciplinary history with the	
14		Board or any other occupational licensing, registration, or certification agency;	
15	(8)	information establishing financial responsibility as required by G.S. 87-10(a) and Rule .0204 of this	
16		Chapter;	
17	(9)	letters of reference as prescribed in Rule .0308 of this Chapter; and	
18	(10)	the application fee as set forth in Rule .0304 of this Chapter.	
19	(b) Contents. T	he application form requires the applicant to state which limitation and classification or classifications	
20	of license he or	she is applying for and also to set forth the experience of the applicant or of his or her principal	
21	employees, as appropriate. In addition, the application form requires the applicant to give information concerning hi		
22	or her personal l	history, including personal references.	
23	(c) (b) Reciprocity. Applicants based on reciprocity shall submit with the application form a copy of the applicant's		
24	license in the other state, certified by the other state licensing board as being a copy of a valid license. Applicants		
25	shall have taken and passed the exam offered in the state from which they are seeking reciprocity, or an examination		
26	offered by the N	National Association of State Contractors Licensing Agencies (NASCLA). Applicants shall also be	
27	required to take	and pass the Board's North Carolina law, rule, and building code examination prior to licensure.	
28			
29	History Note:	Authority G.S. 87-1; 87-10;	
30		Eff. February 1, 1976;	
31		Readopted Eff. September 26, 1977;	
32		Amended Eff. May 1, 1989;	
33		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,	
34		2016;	
35		Amended Eff. <u>September 1, 2019;</u> April 1, 2018.	

21 NCAC 12 .0308 is amended as published in 33:22 NCR 2214-2221 as follows:

<ul> <li>(a) The Board will request each person, firm or corporation named in an application form as a character refer</li> <li>the Each applicant to shall submit to the Board a three written evaluation evaluations of the applicant as to the cl</li> <li>reference's general knowledge of and experience with the applicant. If the applicant is a legal entity, cl</li> <li>references shall be submitted for all individuals who sign the application on behalf of the applicant. If the applicant is a legal entity, cl</li> <li>is a sole proprietorship, character references shall be for the applicant itself.</li> <li>(b) All character references shall include:</li> </ul>	haracter haracter
<ul> <li>reference's general knowledge of and experience with the applicant. If the applicant is a legal entity, cl</li> <li>references shall be submitted for all individuals who sign the application on behalf of the applicant. If the applicant is a sole proprietorship, character references shall be for the applicant itself.</li> </ul>	haracter
<ul> <li>references shall be submitted for all individuals who sign the application on behalf of the applicant. If the applicant is a sole proprietorship, character references shall be for the applicant itself.</li> </ul>	
8 <u>is a sole proprietorship, character references shall be for the applicant itself.</u>	<u>pplicant</u>
9 (b) All character references shall include:	
(b) An enabled references shall metude.	
10 (1) <u>name of the person submitting the reference</u> ;	
11 (2) mailing address, phone number, and email address of the person submitting the reference;	
12 (3) date of the reference; and	
13 (4) information regarding the reference's knowledge of and experience with the applicant or	<u>person</u>
14 <u>about whom the reference is being provided.</u>	
15 (c) Character references shall be completed and dated no more than 12 months prior to the date the references	rence is
16 <u>submitted to the Board.</u>	
17 <i>History Note:</i> Authority G.S. 87-1; 87-10;	
18 <i>Eff. February 1, 1976;</i>	
19 Readopted Eff. September 26, 1977;	
20 Amended Eff. May 1, 1989;	
21 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff	July 23,
22 <del>2016.</del> <u>2016:</u>	

23 <u>Amended Eff. September 1, 2019.</u>

1	21 NCAC 12 .04	402 is adopted as published in 33:22 NCR 2214-2221 as follows:
2		
3	21 NCAC 12 .04	402 SUBJECT MATTER
4	(a) Examination	as for licensure shall ascertain the following:
5	<u>(1)</u>	The criteria set out in G.S. 87-10(b); and
6	<u>(2)</u>	The qualifiers's knowledge of the practice of general contracting within the specific classification(s)
7		he or she is seeking to be qualified as described in Rule .0202 of this Chapter.
8	(b) As a part of	of the Board's examination process, all applicants, including those seeking reciprocity from other
9	jurisdictions, sha	all be tested on the Board's laws and rules.
10		
11	History Note:	Authority G.S. 87-1; 87-10;
12		Eff. February 1, 1976;
13		Readopted Eff. September 26, 1977;
14		Amended Eff. August 1, 2000; June 1, 1994; May 1, 1989;
15		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,
16		2016;
17		Repealed Eff. April 1, <del>2018. <u>2018.</u> 2018:</del>
18		Codifier approved agency's waiver request to reuse rule number:
19		<u>Eff. September 1, 2019.</u>

1	21 NCAC 12 .0	501 is amended as published in 33:22 NCR 2214-2221 as follows:
2		
3		SECTION .0500 - LICENSE
4		
5	21 NCAC 12 .0	501 LICENSE GRANTED
6	(a) License nur	nbers shall be included on all <del>contracts, contracts and bids. advertisements, and licensee websites.</del>
7	(b) If a licensee	files Articles of Dissolution or the N.C. Department of the Secretary of State withdraws the licensee's
8	Certificate of A	uthority, the Board shall archive the license.
9		
10	History Note:	Authority G.S. 87-1; 87-10; 87-12;
11		Eff. February 1, 1976;
12		Readopted Eff. September 26, 1977;
13		Amended Eff. May 1, 1989;
14		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,
15		2016;
16		Amended Eff. <u>September 1, 2019;</u> April 1, 2018.

1 21 NCAC 12 .0503 is amended as published in 33:22 NCR 2214-2221 as follows:

2		
3	21 NCAC 12 .05	03 RENEWAL OF LICENSE
4	(a) Applications	for renewal of license shall contain the following:
5	(1)	the Social Security Number of the applicant and qualifier(s) and tax identification number for
6		corporations, LLCs, or partnerships;
7	(2)	the applicant's contact information;
8	(3)	the name of business under which licensee will be operating, if any;
9	(4)	information regarding any changes made in the status of the licensee's business, since the initial
10		application or last renewal was submitted to the Board, whichever is later;
11	(5)	confirmation of license limitation and classifications;
12	(6)	information about all crimes of which the applicant has been convicted since the initial application
13		or last renewal was submitted to the Board, whichever is later;
14	(7)	documentation regarding all crimes referenced above;
15	(8)	information indicating whether the applicant has any disciplinary history with any other
16		occupational licensing, registration, or certification agency since the initial application or last
17		renewal was submitted to the Board, whichever is later;
18	(9)	a financial statement prepared by a representative of the licensee on a form provided by the Board,
19		a certified public accountant, or an independent accountant who is engaged in the public practice of
20		accountancy to demonstrate an attestation that the applicant maintains continued financial
21		responsibility pursuant to Rule .0204 of this Chapter;
22	(10)	if applicable, proof that the surety bond is maintained in compliance with Rule .0204 of this Chapter;
23		and
24	(11)	the application fee and any accrued late fees as set forth in Rule .0304 of this Chapter.
25	(b) A licensee	shall submit an audited financial statement as evidence of continued financial responsibility in
26	accordance with	Rule .0204 of this Chapter if the Board finds that the licensee is insolvent, financially unstable, or
27	unable to meet its	financial responsibilities based upon the information provided in the renewal application.
28	(c) A licensee sh	all provide the Board with a copy of any bankruptcy petition filed by the licensee within 30 days of
29	its filing. A licen	see in bankruptcy shall provide to the Board an agreed-upon procedures report on a form provided
30	by the Board or a	n audited financial statement with a classified balance sheet as part of any application for renewal.
31	(d) A corporate l	icense shall not be renewed unless it is in good standing with the N.C. Department of the Secretary
32	of State.	
33	(e) Upon receipt	of a written request by or on behalf of a licensee who is currently in good standing with the Board,
34	is serving in the armed forces of the United States, and to whom G.S. 105-249.2 grants an extension of time to file a	
35	tax return, the Board shall grant that same extension of time for complying with renewal application deadlines, for	
36	paying renewal fe	ees, and for meeting any other requirement or conditions related to the maintenance or renewal of the

license issued by the Board. The applicant shall furnish to the Board a copy of the military orders or the extension
 approval by the Internal Revenue Service or by the North Carolina Department of Revenue.

3		
4	History Note:	Authority G.S. 87-1; 87-4;87-10; 87-12; 87-13; 93B-15;
5		Eff. February 1, 1976;
6		Readopted Eff. September 26, 1977;
7		ARRC Objection March 19, 1987;
8		Amended Eff. May 1, 1989; August 1, 1987;
9		Temporary Amendment Eff. June 28, 1989 for a period of 155 Days to Expire on December 1, 1989;
10		Amended Eff. December 1, 1989;
11		RRC Removed Objection of March 19, 1987 Eff. August 20, 1992 based on subsequent amendment;
12		Amended Eff. September 1, 1992;
13		Temporary Amendment Eff. May 31, 1996;
14		Amended Eff. April 1, 2014; June 1, 2011; June 1, 2003; April 1, 2003; August 1, 2002; April 1,
15		1997;
16		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,
17		2016;
18		Amended Eff. <u>September 1, 2019;</u> April 1, 2018.

### **REQUEST FOR TECHNICAL CHANGE**

AGENCY: North Carolina Licensing Board for General Contractors

RULE CITATION: 21 NCAC 12 .0903

#### DEADLINE FOR RECEIPT: Tuesday, August 6, 2019

# <u>PLEASE NOTE:</u> This request <u>may extend to</u> several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (d), please add a comma after "obtaining a judgment" on line 22. Also, add a comma after "bankruptcy petition" on line 23. Finally, delete the "and" in between "bankruptcy petition" and "any proof of claim.

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

21 NCAC 12 .0903 is amended as published in 33:22 NCR 2214-2221 as follows:

	21 NCAC 12 .(			
		(a) Applicants desiring to obtain payment from the fund shall file a verified application with the Board on a prescribed		
	form. The form	form. The form shall require information concerning the applicant and the claim including, but not limited to,		
	Homeowners n	neeting the requirements of G.S. 87-15.8 who wish to file for reimbursement from the Homeowners		
	Recovery Fund	shall provide the following information on an application prescribed by the Board:		
	<u>1)</u>	the applicant's name and address,		
	<u>2)</u>	the amount of the claim,		
	<u>3)</u>	a description of the acts of the general contractor which constitute the grounds for the claim claim,		
		and		
	<u>4)</u>	a statement that all court proceedings are concluded the applicant has exhausted all civil remedies		
		or the general contractor has filed for bankruptcy.		
Requests for the application form shall be directed to the Board at the address shown in Rule .0101 of this Chapter.				
	(b) If the appli	cant has exhausted all civil remedies pursuant to G.S. 87-15.8(3), G.S. 87-15.8(3)(a), the application		
	shall include co	ertified copies from the civil action of the complaint, judgment judgment, and return of execution		
	marked as <del>unsa</del>	tisfied. <u>"unsatisfied."</u>		
	(c) If the appli	cant is claiming against a general contractor that was a corporation which was dissolved no later than		
	one year after the date of discovery by the applicant of the facts constituting the dishonest or incompetent conduct,			
	and the applica	nt did not commence a civil action against the general contractor, then the applicant shall include		
	certified copies	of documents evidencing the dissolution.		
	(d) If the appl	icant has been precluded from filing suit, obtaining a judgment or otherwise proceeding due to the		
	bankruptcy of the general contractor, then the applicant shall submit a certified copy of the bankruptcy petition and			
	any proof of cla	im, and documents from the bankruptcy court or trustee certifying that the applicant has not and will		
	not receive any payment from the bankruptcy proceeding.			
	(e) If the applicant is claiming against the estate of a deceased general contractor, then the applicant shall submit a			
	statement from the administrator of the estate certifying that the applicant has not and will not receive any payment			
	from the estate.			
	(f) If the appli	cant includes copies of a judgment and return of execution marked as unsatisfied, the applicant must		
	demonstrate that	t the writ of execution was filed in the following counties:		
	<u>(1)</u>	where the project at issue was located;		
	<u>(2)</u>	where the contractor's last known principal place of business was located; and		
	<u>(3)</u>	if the contractor was a licensee of the Board, the county in which the last address provided to the		
		Board was located.		
	History Note:	Authority G.S. 87-15.6; 87-15.7; 87-15.8;		
		Eff. January 4, 1993;		

19

1Amended Eff. March 1, 2005; August 1, 1998;2Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,32016. 2016;4Amended Eff. September 1, 2019.