AGENCY: Irrigation Contractors' Licensing Board

RULE CITATION: All rules

DEADLINE FOR RECEIPT: Monday, March 9, 2015

<u>NOTE WELL:</u> This request when viewed on computer extends 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 this office to inquire concerning the staff recommendation.

In reviewing these rules, the staff determined that the following technical changes need to be made:

For every Rule, you must follow the OAH formatting rules contained in 26 NCAC 02C.

On every Rule, include in the Introductory Statement the Volume and Issue Number of the Register where this was published, including the Page Numbers. (See Rule 26 NCAC 02C .0404)

Refer to Rule 26 NCAC 02C .0108 specifically, and note the following requirements for rule formatting:

- 10 point font;
- 1.5 line spacing; and
- page numbers and resetting line numbers at 1 for each page for rules that span more than one page.

When you submit the rewritten rules, you must follow these requirements.

I strongly encourage you to use the version that OAH sent the agency when the rules were published in the Register. If you need them re-sent, please contact our office to request it.

On every Rule, include the full History Note, including the original effective date for the three amendments, as well as the proposed effective or amended effective dates for all four rules.

AGENCY: Irrigation Contractors' Licensing Board

RULE CITATION: 21 NCAC 23 .0105

DEADLINE FOR RECEIPT: Monday, March 9, 2015

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 this office to inquire concerning the staff recommendation.

In reviewing these rules, the staff determined that the following technical changes need to be made:

On the Submission for Permanent Rule form, please note this is an adoption, not an amendment.

Who will make the showing of the defamation or harassment? The Board, a complainant? How will this happen? In a hearing? This information needs to be added to the Rule.

RRC STAFF OPINION

PLEASE NOTE: THIS COMMUNICATION IS EITHER 1) ONLY THE RECOMMENDATION OF AN RRC STAFF ATTORNEY AS TO ACTION THAT THE ATTORNEY BELIEVES THE COMMISSION SHOULD TAKE ON THE CITED RULE AT ITS NEXT MEETING, OR 2) AN OPINION OF THAT ATTORNEY AS TO SOME MATTER CONCERNING THAT RULE. THE AGENCY AND MEMBERS OF THE PUBLIC ARE INVITED TO SUBMIT THEIR OWN COMMENTS AND RECOMMENDATIONS (ACCORDING TO RRC RULES) TO THE COMMISSION.

AGENCY: Irrigation Contractors' Licensing Board RULE CITATION: 21 NCAC 23 .0105 RECOMMENDED ACTION:

Approve, but note staff's comment

- X Object, based on:
 - X Lack of statutory authority
 - X Unclear or ambiguous Unnecessary Failure to comply with the APA Extend the period of review

COMMENT:

Staff cannot find any authority for the agency to write this Rule. [See attached G.S. 89G-5, the cited authority for this Rule.] The Board may have intended this to be part of the Code of Professional Conduct, but that is not clear from this Rule, and it appears that the statute limits this to services performed in a professional setting, as set forth in subsection 15 of the statute. Alternatively, the Board may be trying to set forth reasons it will discipline licensees. [See G.S. 89G-5(5)] However, this is not clear from a review of the rule language.

In addition, the Rule states that it is unethical to defame competitors by falsely imputing competency to them. Staff does not understand how that constitutes defamation. Black's Law Dictionary defines the term as "holding up of a person to ridicule, scorn or contempt in a respectable and considerable part of the community." (Black's Law Dictionary, Fifth Edition.) Further, staff does not understand what is intended by this statement as written, but suspects that the Board intended to state "incompetency," rather than "competency." As such, this sentence is unclear as written.

Finally, the second sentence states a licensee may be disciplined by the Board upon a showing of defamation or harassment. The rule does not define harassment, which can be a very broad term. In addition, it does not say when the discipline will occur. Staff believes the second sentence is ambiguous.

Taken as a whole, staff does not believe the agency has authority for this Rule. Further, staff believes the text is ambiguous and unclear, and recommends objection to this Rule.

§ 89G-5. Powers and duties.

The Board shall have the following powers and duties:

- (1) To administer and enforce the provisions of this Chapter.
- (2) To adopt, amend, or repeal rules to carry out the provisions of this Chapter.
- (3) To examine and determine the qualifications and fitness of applicants for licensure and licensure renewal.
- (4) To issue, renew, deny, restrict, suspend, or revoke licenses.
- (5) To reprimand or otherwise discipline licensees under this Chapter.
- (6) To receive and investigate complaints from members of the public.
- (7) To conduct investigations to determine whether violations of this Chapter exist or constitute grounds for disciplinary action against licensees under this Chapter.
- (8) To conduct administrative hearings in accordance with Chapter 150B of the General Statues.
- (9) To seek injunctive relief through any court of competent jurisdiction for violations of this Chapter.
- (10) To collect fees required by G.S. 89G-10 and other monies permitted by law to be paid to the Board.
- (11) To require licensees to file and maintain an adequate surety bond or letter of credit.
- (12) To establish and approve continuing educational requirements for persons licensed under this Chapter.
- (13) To employ a secretary-treasurer and any other clerical personnel the Board deems necessary to carry out the provisions of this Chapter and to fix compensation for employees.
- (14) To maintain a record of all proceedings conducted by the Board and make available to licensees and other concerned parties an annual report of all Board actions.
- (15) To adopt and publish a code of professional conduct and practice for all persons licensed under this Chapter. The code shall establish minimum standards for water conservation in the practice of irrigation construction and contracting.
- (16) To publish a list of irrigation best management practices to be followed by licensed irrigation contractors.
- (17) To adopt a seal containing the name of the Board for use on licenses and official reports issued by the Board. (2008-177, s. 1; 2013-383, s. 3.)

- 1 21 NCAC 23 .0105 is proposed for adoption as follows
- 2

3 **21 NCAC 23 .0105 ETHICS**

- 4 It shall be unethical to defame competitors by falsely imputing to them dishonorable conduct or
- 5 competency. A licensee may be disciplined by the Board upon a showing of such defamation or
- 6 harassment.
- 7
- 8 Authority G.S. 89G-5

AGENCY: Irrigation Contractors' Licensing Board

RULE CITATION: 21 NCAC 23 .0206

DEADLINE FOR RECEIPT: Monday, March 9, 2015

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 this office to inquire concerning the staff recommendation.

In reviewing these rules, the staff determined that the following technical changes need to be made:

On the Submission for Permanent Rule form, please note you are amending Rule .0206, rather than Rule .0206(a). Also please include the rule name.

Erase the errant period on line 5 behind "pursuant to"

In Paragraph (a), do you intend to state that the agency will hear the cases or refer the cases pursuant to G.S. 150B-40(e)? If so, do you want to state when the agency will not hear the cases, or will that need to be on a case-by-case basis?

In Paragraph (b), who will determine if the affidavit is filed in good faith? The Board? Also, I take it this disqualification is only pertinent if the Board is conducting the hearing?

In (b), line 9, the original language is "and", not "an" You should use the original language, since "and" is correct.

Also in Paragraph (b), line 9, you refer to "timely manner" and on line 10, you speak "considered timely." Since you appear to mean the same thing, why not just state "if <u>timely</u> filed in good faith shall be ruled on..."? on line 8?

Properly indent Subparagraphs (b)(1) and (2).

In (b)(2), line 13, state "his or her belief..."

- 1 21 NCAC 23 .0206 is proposed for amendment as follows
- 2

3	21 NCAC 23 .0206 CON	DUCT OF HEARING
4	(a) Hearings in conteste	d cases shall be conducted by a majority of the Board <u>or referred to the</u>
5	Office of Administrat	ive Hearings pursuant to. The chair shall serve as presiding officer unless
6	he is absent or disqu	alified, in which case the vice chair shall preside. Hearings shall be
7	conducted as prescri	bed in G.S. 150B-40.
8	(b) Disqualification. An a	iffidavit seeking disqualification of any Board member, if filed in good faith
9	an in a timely manne	er, shall be ruled on by the remaining members of the Board. An affidavit is
10	considered timely if	t is filed:
11	(1) Prior to the hear	ing; or
12	(2) As soon after the	e commencement of the hearing as the affiant becomes aware of facts
13	which give rise t	o his belief that a Board member should be disqualified.
14	(c) Evidence. The admis	sion of evidence in a hearing in a contested case shall be as prescribed in
15	G.S. 150B-41.	
16		
17	Authority G.S. 89G-5; 15	0B-38

AGENCY: Irrigation Contractors' Licensing Board

RULE CITATION: 21 NCAC 23 .0207

DEADLINE FOR RECEIPT: Monday, March 9, 2015

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 this office to inquire concerning the staff recommendation.

In reviewing these rules, the staff determined that the following technical changes need to be made:

In Paragraph (a), line 6, I recommend changing "the" to "that" to make it clear the statute you are referencing is G.S. 150B-42(a).

In Paragraph (b), line 10, do you mean "shall" rather than "may"? Or are there times the Board itself will write the order? If so, when the Board will write the order needs to be in the Rule.

On line 16, I believe "order" should be in lowercase to be consistent with line 13.

1 21 NCAC 23 .0207 is proposed for amendment as follows

2

3	21 NCAC 23 .(0207 DECISION OF BOARD
4	(a) T	he form and content of the Board's decision in a contested case shall be as prescribed by
5	G	S. 150B-42(a), and its decision shall be served upon the parties in a manner consistent
6	w	vith the statute.
7	(b) A	t the conclusion of the hearing and deliberations, the Board shall announce its findings of
8	fa	act and conclusions of law. If the Board concludes that the hearing respondent has violated
9	а	provision of the rules in this Chapter or of G.S. 89G, it shall announce the nature and
10	e	xtent of any sanction it orders be imposed upon the hearing respondent. The Board may
11	tł	nen direct its legal counsel, the respondent's counsel, if represented, or such independent
12	le	egal counsel as may be provided by the North Carolina Department of Justice for the
13	р	urpose of advising the Board in the course of that hearing, to draft a proposed order
14	C	onsistent with its announcement. The person tasked with drafting the order shall submit
15	ŧ	he original to the Board's administrator and a copy to all other counsel participating in the
16	h	earing at least 10 days prior to the Board's next regularly scheduled meeting. The Order
17	<u>sl</u>	hall be drafted in accordance with G.S. 150B-42.
18	(c) T	he official record of the hearing in a contested case shall contain those items specified in
19	G	i.S. 150B-42(b).
20		
21	Authority	C S 89G-5: 150B-38

21 Authority G.S. 89G-5; 150B-38

AGENCY: Irrigation Contractors' Licensing Board

RULE CITATION: 21 NCAC 23 .0505

DEADLINE FOR RECEIPT: Monday, March 9, 2015

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 this office to inquire concerning the staff recommendation.

In reviewing these rules, the staff determined that the following technical changes need to be made:

I take it you are primarily relying upon G.S. 89G-5(15) and (16) for this Rule? The law states, in relevant part:

The Board shall have the following powers and duties:

- (15) To adopt and publish a code of professional conduct and practice for all persons licensed under this Chapter. The code shall establish minimum standards for water conservation in the practice of irrigation construction and contracting.
- (16) To publish a list of irrigation best management practices to be followed by licensed irrigation contractors.

If so, I suggest adding that specific citation to the History Note. If not, please tell me what part of the law you are relying upon.

Change "must" to "shall" on Page 1, lines 4, 12, 15, 22 and Page 2, line 1.

In (a), I take it the "record drawing" is as referred to in Rules 21 NCAC 23 .0301 and .0511?

I take it Paragraph (c) is an exception to (b)?

In Paragraph (d), does your regulated public know what "cleanly" means?

Also in Paragraph (d), since "roots" is plural, shouldn't the sentence read, "roots cleanly at right angles."?

In Paragraph (e), line 13, please insert a comma after "(PE)"

In Paragraph (f), line 15, generally "minimum" is not favored in rules, as the rules sets the minimum standard. Do you believe you need to retain the term here?

In Paragraph (h), I take it your regulated public knows what debris will and will not damage the pipe?

Amanda J. Reeder Commission Counsel Date submitted to agency: February 23, 2015 In Paragraph (i), is an "unavoidable obstacle" to be determined by your regulated public's professional judgment?

Also in (i), line 19, replace "which" with "that"

On Page 2, line 29, this is not the correct way to insert "connection." Punctuation is part of a word. Therefore, when you delete "to applying the PVC cement", you must also delete the period at the end of the sentence. It will read as follows: "prior to applying the PVC cement. <u>connection.</u>" However, I do not think you meant to delete the "to"; as written, the sentence currently says, "prepared according to manufacturer's recommendation prior connection."

In Paragraph (m), I know PVC was spelled out in Paragraph (e). What does "PR" mean? Does your regulated public know?

Also in (m), line 31, end "followed" with a period.

On line 31, insert a period after "followed"

In Paragraph (n), this is not all of the language currently in the Code. The Code currently states:

(n) The irrigation contractor shall use the manufacturer's approved lubricant when assembling Bell and Gasket Pipe and Fittings.

If you mean to delete the existing language, show the deletion. If you do not want it deleted, make sure you show that language.

In Paragraph (p), insert a comma after "water" on line 35.

- 1 21 NCAC 23 .0505 is proposed for amendment as follows
- 2

3	21 NCAC	23 .0505 TRENCHING AND PIPING
4	(a) A	Il portions of an irrigation system that do not meet the standards in this Rule must be noted on
5	t	he record drawing.
6	(b) A	an irrigation contractor shall protect the root systems of the trees on the site by not trenching
7	а	cross the established root systems of existing trees and shrubs.
8	(c) V	When the irrigation contractor finds that it is necessary to trench into the root zone of an
9	e	established plant, trenching shall be done so that the trench is at a right angle to the base of the
10	t	ree or shrub.
11	(d) A	An irrigation contractor shall cut damaged roots cleanly at a right angle.
12	(e) P	piping in irrigation systems must be designed and installed so that the flow of water in the pipe
13	v	vill not exceed a velocity of five feet per second for polyvinyl chloride (PVC), polyethylene (PE)
14	а	nd high density polyethylene (HDPE) pipe and seven feet per second for metal pipe.
15	(f) T	he main line and lateral line piping must be installed to provide a minimum of 12 inches
16	b	between the top of the pipe and the natural grade.
17	(g) T	he bottom of the trench shall be smooth and provide a flat bed on which to rest the pipe.
18	(h) T	he irrigation contractor shall clean backfill material of any debris that may damage the pipe.
19	(i) I	f a utility, man-made structure or roots create an unavoidable obstacle which makes the 12 inch
20	Ċ	lepth coverage requirement impractical, the piping shall be installed inside a larger section of
21	p	ipe for added protection.
22	(j) V	Vhen swing joints are used, the depth of the pipe must allow the swing joint to operate as
23	d	lesigned.

Proposed Amendment

24	(k)	All trenches and holes created during installation of an irrigation system must be backfilled and
25		compacted to the final grade. The trench shall be compacted in lifts no greater than six inches
26		to insure proper compaction.
27	(I)	All new irrigation systems that are installed using PVC shall be cleaned with a PVC pipe cleaner
28		or primer on male and female ends prepared according to manufacturer's recommendations
29		prior to applying the PVC cement connection.
30	(m)	When the irrigation contractor uses PR 200 pipe, the manufacturer's directions shall be
31		followed primer shall not be used.
32	(n)	The irrigation contractor shall use the manufacturer's approved lubricant
33	(o)	The irrigation contractor shall use Teflon tape on all threaded fittings, wrapping the tape three
34		times to insure a proper seal.
35	(p)	When the irrigation system uses reclaimed water the irrigation contractor shall use purple pipe
36		or mark the pipe with purple tape placed above all piping in the system. Tape must be within six
37		inches of the top of the pipe. The irrigation contractor shall use purple valve box covers and
38		purple quick coupler flaps and place an eight inch by eight inch sign with purple background
39		stating "RECLAIMED WATER-DO NOT DRINK," and "AGUA DE RECUPERION-NO BEBER."
40		

41 Authority G.S. 89G-5