



CODE WORKS!

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WINTER 2012

WORDS FROM DIRECTOR IRVIN J. POKE, AIA

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Now that we are in a new year, it is a good time to review your enforcing agency program. The operating procedures should be reviewed and updated to assure an efficient operation. A review may show procedures that are obsolete due to new technology or changes in regulations. All enforcing agencies should have written procedures to facilitate consistent operation. It is also a good time to make sure the appointments to the construction board of appeals are up to date. Section 14 of 1972 PA 230, MCL 125.1514 requires that all enforcing agencies have a construction board of appeal consisting of not less than three nor more than seven members. This same section requires that an appeal must be heard and a decision rendered within 30 days of receipt. Every year the bureau receives a call from someone attempting to file an appeal, but the enforcing agency does not have an active board of appeals. This occurs because appointments have expired, appointees are no longer available, etc. Not having an active construction board of appeals violates MCL 125.1514 and may be the subject of a complaint against the enforcing agency.

CODE REVIEWS TO BEGIN

MCL 125.1504, Sec. 4 of 1972 PA 230, STILLE-DEROSSETT-HALE SINGLE STATE CONSTRUCTION CODE ACT requires the update of the state construction code (building, residential, mechanical, plumbing and electrical codes) not less than once every three years to coincide with the national code change cycle. The review process began in early January, 2012.

The Boiler Rules, State Boundary Commission Rules, Survey and Remonumentation Rules, and Elevator Rules will also be reviewed in 2012.

Each code set will be reviewed separately. For applicable code rule review meeting schedules and code change proposal forms, please visit the [BCC Website](http://www.michigan.gov/bcc).

PLAN REVIEW DIVISION

WHO CAN PREPARE AND SUBMIT CONSTRUCTION DOCUMENTS?

By Todd Cordill, NCARB, Chief

Plan Review Division

Bureau staff members have recently received inquiries regarding sealing documents requiring governmental agency approval or record. Specific inquiries have been made about who can prepare and submit construction documents and reports for review and approval by a code enforcing agency within a unit of government. The specific requirements for sealing documents for work to be done in Michigan are found in The Occupational Code, 1980 PA 299, MCL 339.101 (the Act). The Act governs the licensing and professional conduct of architects and professional engineers, among other occupations. Most project construction documents submitted to a building department pursuant to construction permits involve the practices of architecture and/or engineering. Thus, this article is limited to those occupations. Regarding documents that are required to be submitted to a governmental agency,

MCL 339.2008 (1) states:

Sealing documents requiring governmental agency approval or record; projects involving overlapping of architecture and engineering professions; sealing documents not prepared by licensee prohibited.

(1) A plan, plat, drawing, map and the title sheet of specifications, an addendum, bulletin, or report or, if a bound copy is submitted, the index sheets of a plan, specification, or report, if prepared by a licensee and required to be submitted to a governmental agency for approval or record, shall carry the embossed or printed seal of the person in responsible charge.

With respect to the documents and reports that an architect or professional engineer may or may not seal,

MCL 339.2008 (3) states:

A licensee shall not seal a plan, drawing, map, plat, report, specification, or other document not prepared by the licensee or under supervision of the licensee as the person in responsible charge.

Of utmost importance in this statement is “the person in responsible charge.” Documents and reports resulting from the practice of architecture or professional engineering which are submitted for approval by or for the record of a governmental agency shall be prepared by the licensee or under the direct supervision of the licensee as the person in responsible charge. This means that the licensee shall be the author of or be in responsible charge of the documents from the beginning of preparation through completion. An architect or professional engineer may not seal documents prepared by someone which they do not supervise or are not in responsible charge of. Doing so would not comply with the definition of “person in responsible charge” in MCL 339.2001:

(d)“Person in responsible charge” means a person licensed under this article who determines technical questions of design and policy; advises the client; supervises and is in responsible charge of the work of subordinates; is the person whose professional skill and judgment are embodied in the plans, designs, plats, surveys, and advice involved in the services; and who supervises the review of material and completed phases of construction.

In short, this means that a licensed design professional (architect or professional engineer) may not seal a document prepared by someone else after merely reviewing the document. This practice is often referred to as “plan-stamping,” and does not constitute responsible charge. The practice of sealing documents in which the licensee does not provide supervision and is not in responsible charge is a violation of the act according to MCL339.604(l) which states in part:

A person...who commits 1 or more of the following shall be subject to the penalties prescribed in section 602: ... (1) Aids or abets another person in the unlicensed practice of an occupation.

For questions regarding this article, please contact the Plan Review Division at (517) 241-9328.

ATTENTION READERS!

If you know of an organization or individual that would benefit from the information posted in BCC's newsletter, please direct them to our website at www.michigan.gov/bcc. Then, click on the “Publications/Bulletins/Interpretations/Advisories” link for more information on how to subscribe to and receive an electronic notification of when each quarterly newsletter is posted.

BOILER DIVISION

WHAT BOILER PIPING REQUIRES A BOILER LICENSEE?

By William Vallance, Chief

Boiler Division

To understand the question an awareness of how boiler systems are categorized under the boiler law and rules is necessary. The American Society of Mechanical Engineers Boiler and Pressure Vessel Code is adopted by reference in the following rules; R 408.4025, 408.4027, 408.4031 and 408.4032. This standard groups the parts of a boiler system into three areas:

1. The boiler proper, which is out to the first threaded or flanged connection off the boiler.
2. Boiler external piping, which is from the boiler to the first or second valve required by the code.
3. Non-boiler external piping which is all piping beyond the first or second valve. (See the ASME Code Section I Preamble for more details.)

The piping systems discussed above are those associated with power boilers and high-pressure high temperature hot water boilers. Power boilers are those designed to operate at a pressure above 15 psi for steam or 160 psi or 250° F for hot water. The installation, repair or replacement of boilers and external piping seldom create questions regarding licensing requirements. However, the third area, non-boiler external piping, continues to be disregarded, overlooked or misunderstood.

Boiler rule R 408.4032 states that non-boiler external piping must be installed in accordance with ASME code B31.1 and it identifies four piping systems that must be installed to this code which are:

1. Blowoff piping beyond the second valve and out to the safe point of discharge.
2. Steam piping out to the load, (this includes high pressure high temperature hot water),
3. Feed water piping from the pump to the boiler.
4. Condensate piping associated with a steam system over 15 psi.

Boiler rule R 408.4033 identifies the permit requirements and states in paragraph (a) a person shall not install, reinstall, alter, or repair a boiler without holding a proper license and first securing a permit; paragraph (b) a person shall not install, repair, or replace welded pipe without holding a proper license and first securing a permit; paragraph (c) a person shall not install, repair, or replace non-welded pipe without holding a proper license, a permit is not required.

A proper license is one of the boiler licenses within rules R408.4109 and R408.4127 that meet the requirements for the pressure and use of boiler being worked on or a "P" license for high-pressure piping as defined previously.

Piping systems of low pressure boilers and those high pressure systems not discussed here fall under the licensing authority of the mechanical division and the permitting and inspections of these systems come under the jurisdiction of either state, county or local authority.

Any questions regarding this article should be directed to the Boiler Division at (517) 241-9334.

MECHANICAL DIVISION

SOLID FUEL-BURNING APPLIANCES IN GARAGES

By Jonathon Paradine, Assistant Chief

Mechanical Division

A question often asked is can a solid fuel-burning appliance be installed in a garage? The answer is, no it cannot. The NFPA-211 2006 defines a solid fuel-burning appliance as a chimney connected device that burns solid fuel designed for purposes of heating, cooking, or both.

The 2009 Michigan Residential Code, section M1905 General, the 2009 Michigan Mechanical Code, section 901.5

Solid fuel burning equipment, and also the NFPA-211 2006 edition, section 12.2.3, states that "you cannot install solid fuel-burning appliances where gasoline or any other flammable vapors or gases are present." Section 12.2.4, NFPA-211 2006 edition, also states: "Solid fuel-burning appliances shall not be installed in garages."

Questions regarding this article may be directed to the Mechanical Division at (517) 241-9325.

BUILDING DIVISION

CURRENT ACT 54 REGISTRATION AND PROGRAM CYCLE ENDS SEPTEMBER 16, 2012

By Larry Lehman, Chief

Building Division

Building Official, Inspector, and Plan Reviewer Registrants

On September 16, 2012, the current three year registration cycle for building, electrical, mechanical and plumbing inspectors; building officials; and plan reviewers will end. Therefore, all registrants will need to complete their required continuing education hours toward reregistration on or before September 16, 2012. It is incumbent on each registrant to track their own hours to ensure they obtain the minimum number of hours required to qualify for reregistration.

Applications for reregistration along with credit statements will be mailed to the address listed on your current registration certificate, unless you have updated your address with us by June 8, 2012. All registrants must apply for reregistration by completing the application and paying the fee of \$75.00 for each registration category you are choosing to renew for the upcoming cycle. All reregistration applications must be postmarked on or before September 16, 2012.

Act 54 Program Providers

The Bureau of Construction Codes has granted lifetime approval for all currently approved program providers (instructors). Therefore, instructor renewals are not necessary; however, the application fee for instructor approval is \$100.00 for a new applicant.

Act 54 Program Renewals and Code Updates

The bureau has altered its policy related to Program Renewal Applications for the 2012-2015 registration cycle. A program application and a worksheet for any programs that you would like to renew WITHOUT ANY CHANGES will be mailed to each provider by June 8, 2012. The program

application fee is still \$150 but this process will save time in filling out a whole new application and outline. If the program is specific to a particular code, please indicate the code next to the title. ALL PROGRAMS being renewed must be listed on one form (additional pages submitted at the same time will be accepted) and the appropriate fee(s) (\$150 per course) must be included.

All current Act 54 programs for the 2009 code may be taught until September 16, 2012 before they are required to be renewed. Program renewals are not required immediately; however, they must be renewed prior to teaching. All renewed programs will remain active until September 16, 2015 for the 2012-2015 registration cycle, or if based upon a code, until the applicable code is updated.

Any codes which become revised during the 2012-2015 code cycle and affect a program will require the program to be updated to the new code (ex: 2009 MRC to 2012 MRC). The bureau will allow these updates free of charge. However, you will be responsible for making sure that the updated outline related to your program is submitted to our office prior to teaching the course. Programs which are not code specific or affected by a code revision will not require any action.

The bureau is exploring the possibility of a secure pin-based online lookup system for Act 54 registered building, electrical, mechanical, and plumbing inspectors; building officials; and plan reviewers to access their registration hours online.

Questions regarding the Act 54 program areas maybe directed to the Building Division at (517) 241-9317.

JOINT TRAINING EFFORT

The Code Officials Conference of Michigan (COCM) and the Bureau of Construction Codes completed their third annual joint effort to provide educational and training programs to meet the requirements of the Building Officials and Inspectors Registration Act (1986 PA 54).

Classes were held January 31 and February 1 for building, electrical, mechanical, and plumbing officials, inspectors, and plan reviewers.

ELEVATOR SAFETY DIVISION

ALTERATIONS TO ELEVATOR CAR ENCLOSURES

By Calvin Rogler, Chief
Elevator Safety Division

The following information is intended to clarify the requirements necessary when performing alterations on elevator car enclosures. The American Society of Mechanical Engineers (ASME) A17.1-2007, Safety Code for Elevators and Escalators, states in Section 8.7.2.14(a), "Where an existing metal enclosure is retained and new material, other than metal, is installed, the car enclosure shall conform to the 2.14.2.1.1." A key part of this requirement is, "where an existing metal enclosure is retained." If the existing metal enclosure is retained then the requirements in Section 2.14.2.1.1 must be followed for new car enclosures and enclosure linings.

Section 2.14.2.1.1 states, "Materials in their end-use configuration, other than those covered by 2.14.2.1.2 through 2.14.2.1.6 shall conform to the following requirements, based on the tests conducted in accordance with the requirements of ASTM E 84, ANSI/UL 723, NFPA 252, or CAN/ULC-S102.2, whichever is applicable:

- (a) flame spread rating of 0 to 75
- (b) smoke development of 0 to 450"

This section applies to material applied to the existing car enclosure. Usually we receive alteration requests for new cab panels made of wood backers or panels covered with a sheet type product similar to plastic laminate. However, this section also applies to wood, vinyl, or other material, not including glass or metal. Documentation for all the material which will be used must be included with the alteration permit application. The documentation must include the flame spread rating and smoke development rating for all new material being added. When applying new material to an existing panel, information for the original panel or original backer is not needed.

Installing a new floor in an elevator is an alteration and the requirements are in Section 8.7.2.14.3(d) which states "Floor covering, underlayment, and its adhesive shall have a critical radiant flux of not less than 0.45 W/cm² as measured by ASTM E 648." When applying for an alteration permit for elevator flooring, documentation for the critical radiant flux requirement concerning the proposed flooring, adhesive and any underlayment must be provided.

An ASME Inquiry has determined that an adhesive which is not exposed to the car interior does not need to be compliant with either of the sections above. Note: In ASME A17 Inquiry 10- 610, Edition and subject: A 17.1-2004, Requirement 2.14.2.1, Material for Car Enclosures, Enclosure Linings, and Floor Coverings; the following question was asked; Does an adhesive, (which is not exposed to the car interior) that is used to secure to a substrate Rule 2.14.2.1 compliant material (e.g. stainless steel) need to be tested to meet the requirements of "ASME E84, UL723, or CAN/ULC-S102.2, whichever is applicable?" Answer: NO. This inquiry received A17 Standards Committee Approval: September 15, 2010.

This Inquiry clarifies that if the adhesive which is used to secure a compliant material, is not exposed to the car interior the adhesive is not required to be tested to meet the requirements of ASME E84, UL723, or CAN/ULC-S102.2, whichever is applicable. The next logical step includes flooring in Section 8.7.2.14.3(d) and suggests; if the flooring adhesive which is used to secure a compliant material, is not exposed to the car interior, the adhesive is not required to have a critical radiant flux of not less than 0.45 W/cm², as measured by ASTM E648 or conform to the requirements of NBCC and ULC standard CAN/ULC-S102.2, whichever is applicable. If the alteration permit application states that the adhesive for the new cab panels and/or the new flooring is not exposed to the car interior, we will not require the fire test data for the adhesive. However, the alteration permit must contain the statement "adhesive not exposed to car interior."

Permits submitted to this office without the required documentation cannot be approved. The permit will either be held until the proper documentation is received, or it will be rejected for insufficient documentation. When a permit is rejected, a copy of the rejected permit is sent back to the applicant and a partial refund of the permit fee is initiated.

If you have questions or concerns about making alterations to elevator car enclosures, please call the Elevator Safety Division at (517) 241-9337.

PROVIDING FOR MICHIGAN'S SAFETY
IN THE BUILT ENVIRONMENT

PLUMBING DIVISION

MICHIGAN PLUMBING CODE - PLUMBING FIXTURE REQUIREMENTS

By Robert Konyndyk, Chief

Plumbing Division

The 2009 Michigan Plumbing Code (MPC), Chapter 4, provides details regarding the number of required plumbing fixtures along with location information. The purpose of this article is to provide a brief overview of those requirements. Plumbing professionals understand the primary concern addressed by plumbing codes is the safe supply of water for human consumption. However, members of the public also consider the convenience of restroom fixtures. Restroom fixtures are not only a convenience but necessary to assure against disease.

Table 403.1 of the MPC identifies the “Minimum Number of Required Plumbing Fixtures.” Specific fixture numbers are assigned based upon the Classification, such as Assembly, and further defined as to Occupancy, such as A-5, with a Description, such as stadiums, bleachers, etc. The 2009 Michigan Building Code provides numerous details on how to determine the number of occupants for the different classifications. The plumbing code then applies the number of persons/occupants to Table 403.1 fixture requirements. The fixture numbers address male and female water closets, lavatories, bathtubs/showers, drinking fountains, and service sinks.

Additional fixture considerations are: a) when separate restrooms are required for each sex, b) when restrooms are required for members of the public, and

c) where fixtures are required to be located. Generally, separate male and female restrooms are required when the number of occupants is greater than 15. This is a State of Michigan rule, and is an amendment to the international code which has a higher threshold.

Public restrooms are required in structures intended for public utilization. This applies to structures from a stadium to a doctor’s office, and from a business to a mercantile. Restroom availability for employees can be for employees only or combined with customer facilities. A table footnote clarifies restrooms are not required in structures that are not designed for occupancy. Examples of this may be an airplane storage hanger or small uninhabited metering station. Restroom locations are best identified by considering they must at least be available at every other floor level and within the building. The 2009 Michigan Plumbing Code informs us that access to required restrooms shall be from within the building and shall not pass through kitchens or storage rooms.

All of us recognize that having restrooms with sufficient number of fixtures is a must not a convenience. The plumbing code addresses these needs.

Questions regarding this matter may be directed to the Plumbing Division at (517) 241-9330.

BCC Contact Information

TELEPHONE NUMBERS:

Administration (517) 241-9302
Office of Administrative Services (517) 335-2972
Office of Management Services (517) 241-9313
Boiler Division (517) 241-9334
Building Division (517) 241-9317
Act 54 Registration (517) 241-9317
Electrical Division (517) 241-9320
Elevator Safety Division (517) 241-9337
Mechanical Division (517) 241-9325
Office of Land Survey & Remonumentation (517) 241-6321
(includes State Boundary Commission)
Plan Review Division (517) 241-9328
Plumbing Division (517) 241-9330

FACSIMILE NUMBERS:

Administration & Office of Administrative Services (517) 241-9570
Office of Management Svcs, & Plumbing Division (517) 373-8547
Building, Electrical, Mechanical, Plan Review, (517) 241-9308
Office of Land Survey & Remonumentation, Elevator Safety & Boiler Divisions (517) 241-6301

MAILING ADDRESSES:

P.O. Box 30254 (Codes: general correspondence)
P.O. Box 30255 (Codes: permits, licenses, and other documents containing payment)
P.O. Box 30704 (Office of Land Survey & Remonumentation)
Lansing, MI 48909

ELECTRICAL DIVISION

ELECTRIC VEHICLE CHARGING STATIONS

By **Dan O'Donnell, Chief**
Electrical Division

Electric vehicles may have been a novelty just a few short years ago but the trend is quickly changing. There are over 20 automotive manufacturers from around the globe that are planning to or have already brought an electric vehicle to the market. Some of the electric vehicles still employ a combustion engine to extend the range as well as other considerations, but regardless of the technology that's utilized these vehicles are equipped with a system to charge the batteries when the vehicle is not in use. Until very recently electric vehicle charging stations (EVCS) were virtually nonexistent in commercial and residential applications. As electric vehicles are brought into the mainstream there will be a need to install EVCS in residential homes as well as commercial and public areas.

The 2009 Michigan Residential Code (MRC) addressed concerns from automotive manufacturers regarding the installation of EVCS in residential homes. The 2009 MRC, E3601.6.4, allows for a separate service disconnect to be installed immediately adjacent to the outdoor meter cabinet and not be grouped with the service disconnect(s) for the structure. A permanent plaque shall be installed at each service disconnect location identifying the other

services, feeders, and branch circuits supplying a building or structure and the areas they serve. This change allows a homeowner or electrical contractor a lot of flexibility when installing electrical service for an EVCS.

The installation of an EVCS in other than a 1 and 2 family dwelling needs to comply with the requirements set forth in the 2008 Michigan Electrical Code (MEC) which by reference adopts the 2008 National Electrical Code (NEC/NFPA 70). There are provisions in the 2008 NEC for installing a separate service disconnect; however, the two to six disconnects allowed for in article 230.72 of the code are required to be grouped. Article 625 in the NEC specifically deals with electric vehicle charging systems and 625.5 requires that all electrical materials, devices, fittings, and associated equipment shall be listed and labeled.

As we move forward it is important that anyone involved with the installation of an electric vehicle charging system be cognizant of the applicable code requirements and that all electric vehicle charging equipment is installed and used as intended by the manufacturer.

Questions may be addressed to the Electrical Division at (517) 241-9320.

ATTENTION

2012 LICENSE RENEWALS

Most 2012 electrical licenses have been renewed. Electrical master or journey, fire alarm specialty technician, and sign specialist licenses expired on December 31, 2011. These licenses may be renewed until March 1, 2012; however, any licenses renewed after March 1 are subject to a late renewal fine of \$50.00 according to Rule 338.1022a. Please make sure to submit your 2012 renewal applications before this date to avoid the additional fee.

2013 LICENSE RENEWALS & 2013-2015 CONTRACTOR LICENSE RENEWALS

There will not be a code update course required for the 2013 license renewal cycle. Electrical, Fire Alarm, and Sign Contractors licenses will be up for renewal late in 2012 for the 2013 through 2015 cycle. Any changes to a license (ie; address, master, contractor of record, company name, etc.) should be done prior to October 1, 2012, before our renewal applications are mailed. This will avoid having to charge a fee to reissue the license with corrections.

MICHIGAN CODES & RULES CURRENTLY IN EFFECT

Boiler Rules	07/30/2010
Building/Residential Codes (Part 4)	03/09/2011
Electrical Code (Part 8)	12/02/2009
Elevator Safety - General	06/21/2010
Manufactured Housing General Rules	09/02/2008
Mechanical Code	10/21/2010
Plumbing Code (Part 7)	08/20/2010
Rehabilitation Code	03/09/2011
Subdivisions of Land	06/16/2008
Uniform Energy Code	03/09/2011

FOR CODE/RULE UPDATES - Visit [BCC's website](#) to monitor updates on code review processes.

OFFICE OF LAND SURVEY AND REMONUMENTATION

DOES THE STATE SURVEY AND REMONUMENTATION PROGRAM EXPIRE?

By **Chris Beland, P.S., Director**

Office of Land Survey and Remonumentation

The State Survey and Remonumentation Program was created by 1990 PA 345, in order to recover and remonument the original corner positions established and monumented by the original federal government surveyors during the public land surveys. This act outlines a process/program for the state to administer a Survey and Remonumentation Fund to award annual grants to Michigan's 83 counties for completion and maintenance of the corners. Section 8 of the State Survey and Remonumentation Act contains the requirement for each county to establish a plan for completing the remonumentation of their county within 20 years but does not mandate that work be completed within those 20 years.

The State of Michigan Constitution, 1963, Article IX, Section 25, states "The state is prohibited from requiring any new or expanded activities by local governments without full state financing . . ." In order to comply with the State's constitution, 1990 PA 346 was passed in conjunction with Act 345 to add a \$2 recording fee collected by county registers of deeds and deposited in the Survey and Remonumentation Fund for annual distribution to the counties. This fee was established based on the assumption that there were approximately 165,200 corners in the state to be remonumented and that the work could be completed for an average cost of \$500 per corner.

In 2002, it became apparent that the original cost-per-corner used for projecting the completion of the program would not be adequate. Therefore, in 2002, 1990 PA 346 was amended to double the recording fee, with a sunset date of January 1, 2023, at which time the recording fee would revert to the original \$2 fee. This fee increase was projected to

provide an additional \$5.5 - \$6 million in annual revenue and provide for an annual grant appropriation of \$10 million to be distributed to the counties.

By increasing the recording fee for 20 years, it was believed that a suitable amount of funds would be available for most of the counties to complete their remonumentation work by 2023. Revenue, however, took a marked downturn with the economy in 2008, and program funding has since decreased to comparable levels of the first 10 years of the program.

- From 1993 thru 2003 the average program fund appropriation was \$4.5M
- From 2004 thru 2008 the average program fund appropriation was \$9M
- From 2009 thru 2011 the average program fund appropriation was \$4.7M

The Office of Land Survey and Remonumentation does not find a program expiration date specified within 1990 PA 345 and 1990 PA 346, which is further supported by paragraph 2 of Section 14 of 1990 PA 345 which allows counties to enter the "perpetual maintenance" phase of the program after they have completed the remonumentation of their entire county.

The program can only progress in relation to the revenue collected and deposited into the fund, and the Constitution of Michigan dictates that completion of the program cannot be mandated without the proper funding. The Legislature will continue to appropriate yearly allotments until both 1990 PA 345 and 1990 PA 346 are amended to do so otherwise.

Please call the Office of Land Survey and Remonumentation with questions at (517) 241-6321.

Board and Commission Meetings

<u>MEETING</u>	<u>DATE</u>	<u>TIME</u>	<u>LOCATION</u>
Barrier Free Design Board	Mar 16, May 11	9:30 am	Okemos – Conf Room 3
Board of Boiler Rules	Mar 13	9:30 am	Okemos – Conf Room 3
Construction Code Commission	Apr 4	9:30 am	Okemos – Conf Room 3
Electrical Administrative Board	Feb 23, May 24	9:30 am	Okemos – Conf Room 3
Elevator Safety Board	Mar 23	9:30 am	Okemos – Conf Room 3
Manufactured Housing Commission	Feb 22, Apr 18	10:00 am	Okemos – Conf Room 3
Board of Mechanical Rules	May 16	9:00 am	Okemos – Conf Room 3
State Boundary Commission	Mar 14, Apr 11, May 9	1:30 pm	Okemos – Conf Room 3
State Plumbing Board	Feb 28	10:00 am	Okemos – Conf Room 3

Dates and times are subject to change. Visit the [BCC website](#) for updates.

License Examination Dates

<u>EXAMINATION</u>	<u>DATE</u>	<u>LOCATION</u>	<u>DEADLINE</u>
Boiler Installer and Repairer	Mar 7&8	Okemos	Feb 10
Fire Alarm Spec. Tech./Sign Spec.	Mar 20	Okemos	Feb 21
Electrical-Journeyman	Feb 16 May 10	Lansing Lansing	Jan 19 Apr 12
Electrical-Master	Feb 16 May 10	Lansing Lansing	Jan 19 Apr 12
Electrical-Contractor	Mar 20 May 15	Okemos Okemos	Feb 21 Apr 17
Elevator Journeyperson	Mar 27	Okemos	Mar 6
Elevator Contractor/Cert. of Comp.	Mar 23	Okemos	Feb 25
Mechanical Contractor	Mar 13	Lansing	Feb 14
Plumbing - Contractor	Mar 21	East Lansing	
Plumbing - Master and Journey	Feb 29	East Lansing	

Dates and times are subject to change. Visit the [BCC website](#) for updates.

BCC ONLINE SERVICES

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[Online License Search](#)
[Disciplinary Action Report](#)
[Easy Access to Permit & License Verification](#)
[Statewide Search for Subdivision Plats](#)
[Statewide Search for Remonumentation Data](#)
[County Remonumentation Data Entry](#)
[Building System Approval Reports](#)
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Code Works! is a quarterly publication of the Bureau of Construction Codes within the Department of Licensing and Regulatory Affairs

Editor in Chief

Keith Lambert

Editors

Deborah Young
 Hillary Cushman

Created under the authority of
 1972 PA 230.



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