TRANSMITTAL SHEET FOR NOTICE OF INTENDED ACTION

| Control No | o. <u>230</u> 230-X- | Depa | artment or Ager | cy_State Licensing | g Board for General Contractors |
|---|--|--------------------------|--|---|---|
| Rule Title | : Recip | rocity for | License | | |
| | New | <u>X</u> | Amend | Repeal | Adopt by Reference |
| Would the | absence on adanger th | of the pro e public l | posed rule signi nealth, welfare, | ficantly or safety? | NO |
| state's pol | reasonable lice power alth, safety | and the | ship between the orotection of the are? | | YES |
| Is there ar | nother, less available | s restricti | ve method of d adequately pr | oțect | <u>NO</u> |
| or indirec | tly increas | ing the c | the effect of dir osts of any good to what degree? | is or | <u>NO</u> |
| Is the increase in cost, if any, more harmful to the public than the harm that might result from the absence of the proposed rule? | | | | <u> </u> | |
| Are all facets of the rulemaking process designed solely for the purpose of, and so they have, as their primary effect, the protection of the public? | | | | | YES |
| **** | ***** | ***** | ****** | ************************************** | ******** |
| Does the | proposed | rule have | an economic in | npact? | <u>NO</u> |
| If the pro | posed rule in accorda | has an e | conomic impac subsection (f) | t, the proposed rule of Section 41-22-23 | e is required to be accompanied by a fiscal note, Code of Alabama 1975. |
| | ******* tion of Au | | | ****** | *************************************** |
| 22 Title | 41 Code | of Alabai | na 1975, and th | been proposed in f at it conforms to al egislative Referenc | full compliance with the requirements of Chapt Il applicable filing requirements of the ce Service. |
| _ | e of certify | | | Charles | 1 |
| Date | Decen | <u>ıber 18, 2</u> | 8015 | —————————————————————————————————————— | (DATE FILED) |
| | | | | | (レムエモエルレル) |

(STAMP)

(Agency Name) (Agency Division, if applicable)

NOTICE OF INTENDED ACTION

AGENCY NAME: State Licensing Board for General Contractors

RULE NO. & TITLE: 230-X-1-.40

INTENDED ACTION: Amendment

SUBSTANCE OF PROPOSED ACTION: Update rule for Reciprocity Agreement

TIME, PLACE, MANNER OF PRESENTING VIEWS:

All interested parties may submit data, views, or arguments in writing to Joseph C. Rogers, Jr., Executive Secretary to the Board, 2525 Fairlane Drive, Montgomery, Alabama 36116 or in person between the hours of 8:00AM or 5:00PM, Monday through Friday until and including February 8, 2016. Persons wishing to submit data, views, or arguments orally should contact the board's office by telephone at (334) 272-5030 during this period to arrange for an appointment.

FINAL DATE FOR COMMENT AND COMPLETION OF NOTICE: 5:00PM, February 8, 2016

CONTACT PERSON AT AGENCY:

Persons wishing a copy of the proposed amendment may contact Joseph C. Rogers Jr., State Licensing Board for General Contractors, 2525 Fairlane Drive, Montgomery, Alabama 36116.

> (Signature of officer authorized to promulgate and adopt

rules or his or her deputy)

230-X-1-.40 Reciprocity For License. A license may be issued based on reciprocity to any applicant holding a current license in another state recognized by this Board as a reciprocity state, who has had a license for the past three consecutive year period from the current application date, is free of official disciplinary actions taken against them during the three year consecutive period of licensure, and is requesting a comparable classification from this Board as is held in the reciprocity state. If a license is issued based on reciprocity the applicant may have the trade portion of the examination waived upon written certification from that state in which the applicant is licensed. The proposed qualified individual for the applicant shall be the same individual who is duly qualified for the license currently issued to the applicant by the reciprocal state licensing board. Applicants for license based on reciprocity must comply with all other Alabama licensing requirements including the passing of the business law portion of the examination however, for good cause, the Board may waive any other licensing requirements.

Authors: Kathleen A. Brown, Joseph C. Rogers, Jr. Statutory Authority: Code of Ala. 1975, §34-8-2

as Amended by Acts 1992, No 91-197; Acts 1996, No. 96-640; and Acts 2003.

History: New Rule: Filed April 28, 2005; effective June 2, 2005.

Amended: Filed May 20, 2005; effective June 24, 2005.

Repealed and New Rule: Filed August 25, 2005; effective September 30, 2005.

Amended: Filed December 18, 2015