

BEFORE THE BOARD OF ARCHITECTS AND LANDSCAPE ARCHITECTS  
DEPARTMENT OF LABOR AND INDUSTRY  
STATE OF MONTANA

In the matter of the amendment of	)	NOTICE OF AMENDMENT,
ARM 24.114.101 board organization,	)	ADOPTION, AND REPEAL
24.114.201 procedural rules,	)	
24.114.301 definitions, 24.114.401	)	
fees, 24.114.402 architect seal,	)	
24.114.403 architect business entity	)	
practice, 24.114.407 emergency use,	)	
24.114.501 and 24.114.502 licensure	)	
by examination, 24.114.2301	)	
unprofessional conduct, 24.114.2402	)	
screening panel, the adoption of	)	
NEW RULES I through VII, and the	)	
repeal of 24.114.404 architect	)	
partnerships, and 24.153.101 through	)	
24.153.2301 pertaining to landscape	)	
architect licensure	)	

TO: All Concerned Persons

1. On December 11, 2008, the Board of Architects and Landscape Architects (board) published MAR Notice No. 24-114-29 regarding the public hearing on the proposed amendment, adoption, and repeal of the above-stated rules, at page 2545 of the 2008 Montana Administrative Register, issue no. 23.

2. On January 6, 2009, a public hearing was held on the proposed amendment, adoption, and repeal of the above-stated rules in Helena. No comments or testimony were received.

3. The board has amended ARM 24.114.101, 24.114.201, 24.114.301, 24.114.401, 24.114.402, 24.114.403, 24.114.407, 24.114.501, 24.114.502, 24.114.2301, and 24.114.2402 exactly as proposed.

4. The board has adopted NEW RULE I (24.114.515), NEW RULE II (24.114.1402), NEW RULE III (24.114.1410), NEW RULE IV (24.114.1401), NEW RULE VI (24.114.2103), and NEW RULE VII (24.114.1404) exactly as proposed.

5. In taking final action on NEW RULE V, the board decided to add clarifying language to this new rule regarding landscape architect examination prerequisites to reduce questions and confusion among applicants.

6. The board has adopted NEW RULE V (24.114.1403), with the following changes, stricken matter interlined, new matter underlined:

NEW RULE V (24.114.1403) LANDSCAPE ARCHITECT EXAMINATIONS

(1) All candidates must sit for the landscape architect registration examination (LARE) to be held at such time and place as the board may designate. Applications for examination must be received in the board office 90 days prior to the next scheduled examination. The applicant will be notified in writing approximately 30 days prior to the examination date of whether the applicant may sit for the examination. The board has established no education or experiential prerequisites to examination, but applicants for licensure must meet the requirements of ARM 24.114.1402 prior to licensure.

(2) through (6) remain as proposed.

7. The board has repealed ARM 24.114.404, 24.153.101, 24.153.201, 24.153.202, 24.153.401, 24.153.402, 24.153.403, 24.153.501, 24.153.502, 24.153.503, 24.153.2101, and 24.153.2301 exactly as proposed.

BOARD OF ARCHITECTS AND  
LANDSCAPE ARCHITECTS  
BAYLISS WARD, ARCHITECT, PRESIDENT

/s/ DARCEE L. MOE  
Darcee L. Moe  
Alternate Rule Reviewer

/s/ KEITH KELLY  
Keith Kelly, Commissioner  
DEPARTMENT OF LABOR AND INDUSTRY

Certified to the Secretary of State April 6, 2009