



Professional Engineers Licensing Amendments – Senate Bill 200

IN A NUTSHELL

- Need for greater public safety in the structural design of significant buildings and structures
- Those presently qualified and competent to practice structural engineering as defined will remain qualified to do so
- Six month window for transitioning professionals to apply for S.E. licensing
- Administration changes for DOPL are minimal

PROPOSED STRUCTURAL LICENSE ACT FOR UTAH

The current Utah law concerning the practice of structural engineering does not define which structures or buildings require structural design other than to suggest that they are complex.

A proposal by the Structural Engineers Association of Utah (SEAU) would better define the practice of structural design by explicitly stating which buildings and structures would be considered not only complex, but also of sufficient importance to warrant the added expertise of structural engineers.

The International Building Code (IBC) classifies structures according to their occupancy with the intent of requiring increased care in the design of certain buildings. Hospitals, schools, and structures housing large numbers of occupants are deemed important and the code requirements for their structural design are consequently elevated.

These structures are among those defined in the proposed structural practice act for Utah.

Why Is A Structural Practice Act Necessary?

With the adoption of the 2006 International Building Code, Utah is leading the way in public safety. There is an increasing complexity requiring higher levels of competence and experience for structural design of significant structures

Reasons for improving structural practice:

- *Education Requirements:* Bachelor of Science degree requirements have steadily decreased from 140 to 150 semester hours to as little as 124 hours.
- *Complex Codes:* Structural engineering design and building code requirements have become increasingly complex
- *Computerization:* Use of advanced software by less competent engineers to design structures
- *Hidden Problems in Existing Buildings:* Many potential problems will only be evident when an earthquake or design snow load is applied
- *Plan Checking:* Many jurisdictions do not have the resources to perform sufficient structural plan reviews. Reliance on the “engineers stamp” does not always assure quality performance
- *Insurance Costs:* Poor design and construction can affect many different insurance policies
- *Cost Effective Design:* A structure can be designed which may be safe and meets the building code, yet is not the most cost effective structural solution

How Will the Current Practice of Structural Engineering Change?

Those presently qualified and competent in the areas defined by the act will continue to be able to practice structural engineering. If not presently licensed as an SE in Utah, they will submit application to DOPL for review together with an affidavit attesting to their competence and experience.

How Will It Be Implemented?

Beginning July 1, 2008, those professional engineers not holding a valid S.E. license in Utah and desiring to be transitioned will have six months to make application to the Division of Occupational and Professional Licensing (DOPL).

After January 1, 2009 licensing as a S.E. in Utah will follow the requirements presently established by the state and administered by the DOPL.

Benefits

- Increased public safety for the structural design of significant buildings and structures
- Clearly defines the responsibilities for the practice of structural engineering
- Maintains and improves upon the standards established by the state of Utah for the practice of structural engineering and the qualifications of license holders.



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