**02 DEPARTMENT OF PROFESSIONAL AND FINANCIAL REGULATION**

**280 BOARD OF ACCOUNTANCY**

**Chapter 5: CERTIFIED PUBLIC ACCOUNTANT LICENSE REQUIREMENTS**

**SUMMARY**: This chapter sets forth: (a) the application process and experience requirements for obtaining a certified public accountant license, and (b) the continuing professional education and renewal requirements for maintaining licensure.

**1. APPLICATION FOR LICENSURE**

Applications for licensure as a certified public accountant under 32 M.R.S. §§ 12228, 12230 must be submitted on a form provided by the Board and must be accompanied by the license fee set forth in Chapter 10, Section 5(1) of the rules of the Office of Professional and Occupational Regulation, entitled “Establishment of License Fees.”

**2. EXAMINATION**

The applicant must have passed the examination as provided in Chapter 3 of the Board’s rules.

**3. EDUCATION**

The applicant must meet the educational requirements set forth in 32 M.R.S. §12228(3). The 150 semester hours required by 32 M.R.S. §12228(3) must include a minimum of 15 hours in one or more of the topic areas described in subsections A-L below. Of the minimum 15 hours, at least 3 hours must be earned in auditing and attestation services (subsection C).

A. Financial accounting and reporting for business organizations

B. Financial accounting and reporting for government and not-for-profit entities

C. Auditing and attestation services

D. Managerial or cost accounting

E. Taxation

F. Fraud examination

G. Internal controls and risk assessment

H. Financial statement analysis

I. Accounting research and analysis

J. Tax research and analysis

K. Accounting information systems

L. Ethics relevant to the practice of public accounting

**4. EXPERIENCE**

An applicant for licensure as a certified public accountant must comply with the experience requirement of 32 MRS §12228(10) and this Section.

A. Except as otherwise expressly authorized by 32 M.R.S. §12228(10), experience in the practice of public accounting must be earned under the supervision of an individual licensed under 32 M.R.S. §12230, or holding the equivalent license, permit or certification of another state or territory of the United States.

B. Except as otherwise expressly authorized by 32 M.R.S. §12228(10) experience must be earned in the employment of a firm licensed under 32 M.R.S. §12252, or an equivalent license, permit or certification of another state or territory of the United States.

1. Notwithstanding subsection B hereof, the Board may recognize non-public accounting experience that it determines to be substantially equivalent to the experience required by this Section. *[Repealed as of July 1, 2020.]*

C-1. In evaluating the acceptability of experience for licensure, the Board may consider the complexity and diversity of the work performed by the applicant, and the skill and knowledge of the applicant as evidenced by the work performed.

D. For purposes of computing experience for part-time employees, 2,080 hours of work experience constitutes one (1) year of experience and 173 hours of part-time employment constitutes one (1) month of experience.

E. A licensed supervisor must verify the applicants’ work experience in writing. The licensed supervisor must submit such verification upon request of the applicant or the Board. The Board may, at its discretion, request further documentation to verify such experience.

**5. APPLICANTS HOLDING CREDENTIALS FROM ANOTHER COUNTRY**

A. The Board recognizes the existence of the International Qualifications Appraisal Board (IQAB), a joint body of NASBA and the AICPA, which is charged with:

1. Evaluating the professional credentialing process of certified public accountants, or their equivalents, of countries other than the United States; and

2. Negotiating principles of reciprocity agreements with the appropriate professional and/or governmental bodies of other countries seeking recognition as having requirements substantially equivalent to United States’ requirements for the certificate of a certified public accountant.

B. The Board shall give consideration to the terms of all principles of Mutual Recognition Agreements (MRA) established by IQAB. The Board may issue a license to an individual holding an active license from another country with which IQAB has established a MRA.

**6. LICENSE EXPIRATION AND RENEWAL**

A. **Expiration**. All licenses issued under this chapter expire annually.

B. **Renewal**. To renew a license, the licensee shall follow the online renewal procedure prescribed by the board and shall remit the license fee set forth in Chapter 10, Section 5(1) of the rules of the Office of Professional and Occupational Regulation, entitled “Establishment of License Fees.”

C. **Late Renewal**. A license may be renewed online up to 90 days after expiration upon payment of the late fee set forth in Chapter 11, Section 2(1) of the rules of the Office of Professional and Occupational Regulation, entitled “Late Renewals,” in addition to the renewal fee.

**7. LICENSE REINSTATEMENT**

A former licensee who applies for reinstatement pursuant to 32 M.R.S. §12234(2) shall demonstrate completion of 80 hours of continuing professional education in the 24 months preceding application that meets the requirements of Section 8 of this chapter. The 80 hours of continuing professional education must include four hours of ethics.

**8. CONTINUING PROFESSIONAL EDUCATION (CPE)**

A. Except as set forth in the next paragraph, all licensees shall obtain 40 hours of CPE annually, due at time of renewal. The annual accumulation period for CPE is the twelve month licensure period prior to the renewal date. A person who obtains a license for the first time shall complete at least forty (40) credits of acceptable CPE during the first full annual period following the year in which the original license was obtained. If a licensee obtains more than 40 hours of CPE in any licensure period, no more than 20 hours of such excess may be carried forward and utilized in the immediately succeeding licensure period. (For example, an individual who obtains 70 hours of CPE in one year and 30 hours in the succeeding year has 30 excess hours in the first year. The licensee may carry forward 20 hours from the first year to the second in order to make up a deficiency and satisfy the CPE requirement for the second year. However, the licensee may not carry any of the excess from the first year to satisfy the CPE requirement in any subsequent year.)

B. All licensees shall obtain at least 4 hours of CPE in professional ethics every three years, beginning with the date of first renewal. Acceptable CPE in ethics may include a program of study of the accountancy laws and rules of the State of Maine, including the Rules of Professional Conduct set forth in Chapter 8 of the board’s rules, or equivalent standards of the Securities Exchange Commission, the AICPA, or similar regulatory agency or professional organization.

C. The Board may verify information submitted by an applicant by whatever means it deems appropriate.

D. Notwithstanding Chapter 13, Section 4 of the rules of the Office of Professional and Occupational Regulation, entitled “Uniform Rule for the Substantiation of Continuing Education Requirements,” licensees shall retain documentation of compliance with the CPE requirement, including professional ethics, for the three annual licensure periods that immediately precede the current licensure period on a rolling basis.

**9. CPE PROGRAM REQUIREMENTS**

A. **PROGRAMS THAT QUALIFY FOR CPE CREDIT**

A specific program will qualify as acceptable CPE if it is a formal program of learning which contributes directly to the professional competence of a licensee in public practice. It is left to the individual licensee to determine the course of study to be pursued.

1. **ACCEPTABLE PROGRAMS**. The following are deemed to qualify as acceptable CPE programs:

a. Professional development programs of state and national professional accounting societies or institutes;

b. Accredited university or college credit or non-credit courses;

c. Formal correspondence or other individual study programs. Such programs must require registration and provide evidence of satisfactory completion.

d. Formal organized in-firm education programs;

e. Meetings of the National Association of State Boards of Accountancy (NASBA); and

f. Other formal, organized educational programs.

B. **PROGRAMS THAT DO NOT QUALIFY FOR CPE CREDIT**

1. Any program or course specifically designed to prepare for the taking of the CPA examination.

2. Committee service with professional organizations.

C. **STANDARDS FOR CPE PROGRAMS**

1. **STANDARDS FOR CPE PROGRAM DEVELOPMENT**

a. The program must contribute to the professional competence of participants.

b. The program must be developed by persons qualified in the subject matter and in instructional design.

c. Program content must be current.

d. The program must be reviewed by a qualified person other than the preparer to ensure compliance with the above standards.

2. **STANDARDS FOR CPE PROGRAM PRESENTATION**

a. Instructors, facilitators and speakers must be qualified both with respect to program content and teaching methods used. They are considered qualified if through formal training and experience they have obtained sufficient knowledge to instruct the course competently.

b. The number of participants and physical facilities must be consistent with the teaching method specified.

c. The program must include some means for evaluating quality.

3. **STANDARDS FOR CPE REPORTING**

a. Licensees in group or self-study programs must document their participation including: (i) sponsor; (ii) title and/or description of content; (iii) date(s); (iv) location; and (v) number of CPE contact hours.

b. In order to support the reports that may be required of licensees, the sponsor of group or self-study programs must retain following the completion of any program: (i) record of participation; (ii) outline of the course (or equivalent); (iii) date(s); (iv) location; (v) instructor(s); and (vi) number of CPE contact hours. An outline is a schedule of activity listing major topics of discussion that is prepared in advance.

c. Licensees attending a NASBA meeting must document the meeting agenda(s).

4. **SUBJECT MATTER**

a. The following subject matters are acceptable without limitation:

i. Accounting, Auditing and Ethics

ii. Specialized Accounting Areas of Industry

iii. Administrative Practices

iv. Taxation

v. Management Services

b. Credit for the following subject matters may not exceed 50% of the hours required by this chapter:

i. Communication Arts

ii. Mathematics, Statistics, Probability and Quantitative Applications in Business

iii. Economics

iv. Business, Securities and Administrative Law

v. Human Resources Policies

vi. Computer Software Applications

Areas other than those listed above may be acceptable if the licensee can demonstrate to the Board that they contribute to the licensee’s professional competence.

5. **MEASUREMENT**

For purposes of this chapter, one hour is equal to 50 minutes of learning time.

6. **INSTRUCTORS**

Credit as an instructor, discussion leader, or speaker will be allowed for any meeting, program, or engagement provided that the session is one that would meet the CPE requirements of those attending. An instructor, discussion leader, or a speaker will be credited for the first presentation only, and on a basis of 3 hours for each hour of class time. However, those credits may not exceed 50% of the hours required by these rules. To the extent a course or program has been substantially revised, the revised course shall be considered a first presentation.

7. **PUBLICATIONS**

Credit may be allowed for published articles and books provided they contribute to the professional competence of the licensee. Credit for preparation of such publications may be given on a self-declaration basis of up to 50% of the renewal requirement. In exceptional circumstances a licensee may request additional credit by submitting the article(s) or book(s) to the Board with an explanation of the circumstances which the licensee feels justify a greater credit.

8. **ASSISTANCE TO THE BOARD**

The Board may look to recognized state or national accounting organizations for assistance in interpreting the acceptability of and credit to be allowed for individual courses.

D. **CERTIFICATION AND AUDIT**

All licensees must certify at time of renewal completion of the continuing professional education required by this chapter. The licensee’s certification is subject to audit as set forth in Chapter 13 of the rules of the Office of Professional and Occupational Regulation, entitled “Uniform Rule for the Substantiation of Continuing Education Requirements.”

STATUTORY AUTHORITY:

32 M.R.S. §12214(4), (4)(A) and (5) (repealed by P.L. 2009), §12228(3)(B),(4) and (10), §12231(2)(D)(2), and §12233, 10 M.R.S. §8003(4)

EFFECTIVE DATE:

Prior to July 1, 1978 (filed August 14, 1978) - as "Registration of Offices."

Chapter 6, "Permits to Practice," was filed at the same time.

In June 7, 1989 filings, Chapter 5 became "Permits to Practice, Individual," and Chapter 6 became "Permits to Practice, Firms."

AMENDED:

July 23, 1991

May 21, 1994

April 23, 1996

EFFECTIVE DATE (ELECTRONIC CONVERSION):

March 18, 1997

AMENDED:

April 25, 1999

November 4, 2001

March 8, 2004 – filing 2004-79

REPEALED AND REPLACED:

October 27, 2010 – filing 2010-517

AMENDED:

October 23, 2013 – filing 2013-251

January 1, 2020 except for Section 4(C) which is repealed as of July 1, 2020 – filing 2019-250