

(6) HAVE AN OFFICIAL SEAL.

REVISOR'S NOTE: This section is new language derived without substantive change from NR § 8-607(d), (g), and the first sentence of (f) and from the first and second sentences of NR § 8-610(d).

In subsection (a) of this section, the present phrase "and enforce" is deleted as included in the meaning and scope of the term "adopt".

In subsection (b)(2) of this section, the phrase "that relate to well system equipment and the construction of wells" is added for clarity.

In subsection (b)(3) of this section, the phrase "funds received" is substituted for the phrase "required fee" to encompass the handling of performance bond payments to the Board.

Also in subsection (b)(3) of this section, the term "Board" is substituted for "board secretary" in light of practice and because the Board currently does not employ a Board secretary.

Subsection (b)(4) of this section is new language added to conform to current Board practice.

In subsection (b)(5) of this section, the phrase "be covered" is substituted for the phrase "to carry" to allow for situations when the corporation that employs the licensee actually carries the bond.

Also in subsection (b)(5) of this section, the phrase "in accordance with its rules and regulations" is substituted for the reference in NR § 8-610(d) to the Board determining the form and dollar amount of the bond and insurance, for clarity.

Also in subsection (b)(5) of this section, the present term "uniform", as it modifies "reasonable performance bond", is deleted as vague and not providing a usable standard.

For a further discussion of "practice well drilling" and the bonding requirements of this title, see the General Revisor's Note to this title.

In subsection (b)(6) of this section, the last phrase of the first sentence and the entire last sentence of NR § 8-607(g), which refer to the Governor approving the seal design and to filing a description and impression of the seal with the office of the Secretary of State, are deleted as unnecessary.