Texas State Board of Plumbing Examiners
Board Rules

May 2015

Note: This publication has been formatted for easy reading and reference and is not the official publication of rules of the TSBPE. For official rules of the TSBPE, please refer to the Texas Administrative Code, Title 22, Part 17, available online at http://info.sos.state.tx.us/pls/pub/readtac$ext.ViewTAC?tac_view=3&ti=22&pt=17

Table of Contents

Chapter 361 Administration
Sec. 361.1 Definitions 1
Sec. 361.2 Purpose 7
Sec. 361.3 Scope 7
Sec. 361.4 The Board 7
Sec. 361.5 Administration 7
Sec. 361.6 Fees 7
Sec. 361.7 Employee Training and Education 10
Sec. 361.8 Forms and Materials 11
Sec. 361.9 Charges for Copies of Public Records 11
Sec. 361.10 Historically Underutilized Business (HUB) Program 11
Sec. 361.11 State Vehicle Management 11
Sec. 361.12 Advisory Committees 12
Sec. 361.13 Board Committees and Enforcement Committee 12
Sec. 361.14 Petition for Adoption of Rules 13
Sec. 361.15 Election of Board Officers 13

Chapter 363 Examination and Registration
Sec. 363.1 Qualifications 13
Sec. 363.2 Consequences to the Applicant with Criminal Conviction 18
Sec. 363.3 Examination Schedule 21
Sec. 363.4 Reporting for Examination 21
Sec. 363.5 Description of Examination 21
Sec. 363.6 Non-Standard Examination Accommodations 21
Sec. 363.7 Test Score Requirements 22
Sec. 363.8 Notification 22
Sec. 363.9 Reexamination 22
Sec. 363.10 Disqualification 22
Sec. 363.11 Endorsement Training Programs 23
Sec. 363.12 Training Programs for Journeyman Plumber and Tradesman Plumber-Limited License Applicants 26
Sec. 363.13 Training Program for Responsible Master Plumber Applicants 30
Sec. 363.14 Criminal Conviction Guidelines 31

Chapter 365 Licensing and Registration
Sec. 365.1 License, Endorsement and Registration Categories; Description; Scope of Work Permitted 34
Sec. 365.2 Exemptions 36
Sec. 365.4 Issuance 37
Sec. 365.5 Renewals 37
Sec. 365.6 Expirations 38
Sec. 365.7 Duplicate License 39
Sec. 365.8 Change of Name, Address, or Employment 39
Sec. 365.9 Reprimand, Suspension, Revocation 39
Sec. 365.10 Application for License, Registration or Endorsement after Revocation 40
Sec. 365.13 Licensing of Guaranteed Student Loan Defaulters and Child Support Defaulters 40
Sec. 365.14 Continuing Professional Education Programs 41
Sec. 365.15 Alternative Licensing Procedures for Military Spouse 47
Sec. 365.16. Expedited Licensing Procedure for Military Spouses 48

Chapter 367 Enforcement
Sec. 367.1 General Provisions 48
Sec. 367.2 Standards of Conduct 49
Sec. 367.3 Requirement for Plumbing Companies, Responsible Master Plumbers; Certificate of Insurance 51
Sec. 367.4 Display of License and Company Name 55
Sec. 367.5 On-Site License and Registration Checks 55
Sec. 367.6 Nonperformance of Service 55
Sec. 367.7 Violations of Standards and Practices 55
Sec. 367.8 Investigation of Complaints 56
Sec. 367.9 Enforcement Committee; Complaint Review 57
Sec. 367.10 Administrative Penalty 58
Sec. 367.11 Reprimand; Probation; Suspension; Revocation 62
Sec. 367.12 Failure to Request Hearing After Notice of Intent to Deny or Revoke 63
Sec. 367.13 Informal Conference 63
Sec. 367.14 Contested Case; State Office of Administrative Hearings 64
Chapter 361 Administration

Sec. 361.1. Definitions. The following words and terms, when used in this part, have the following meanings, unless the context clearly indicates otherwise:

(1) Act--The Plumbing License Law, Title 8, Chapter 1301, Occupations Code, as amended.


(3) Administrator--The Board-appointed executive director of all Board staff.

(4) Adopted Plumbing Code--A plumbing code, including a fuel gas code adopted by the Board or a political subdivision, including any city, town, village, municipality, public water system, municipal utility district, in compliance with §1301.255 and §1301.551 of the Plumbing License Law.

(5) Advisory Committee--A Board appointed committee subject to §1301.258 of the Plumbing License Law, §361.12 of the Board Rules and Chapter 2110 of the Texas Government Code, of which the primary function is to advise the Board.

(6) Appliance Connection--An appliance connection procedure using only a code approved appliance connector that does not require cutting into or altering the existing plumbing system.

(7) Applicant--An individual seeking to obtain a License, Registration or Endorsement.

(8) Board--The Texas State Board of Plumbing Examiners.

(9) Board Member--An individual appointed by the governor and confirmed by the senate to serve on the Board.

(10) Building Sewer--The part of the sanitary drainage system outside of the building, which extends from the end of the building drain to a public sewer, private sewer, private sewage disposal system, or other point of sewage disposal.

(11) Certificate of Insurance--A form submitted to the Board certifying that the Responsible Master Plumber carries insurance coverage as specified in §1301.522 of the Plumbing License Law and §367.3 of the Board Rules.

(12) Chief Examiner--An employee of the Board who, under the direction of the Administrator, coordinates and supervises the activities of the Board examinations and registrations.

(13) Chief Field Representative--The Director of Enforcement who is an employee of the Board who meets the definition of "Field Representative" and, under the direction of the Executive Director, coordinates and supervises the activities of the Field Representatives.

(14) Cleanout--A fitting, other than a p-trap, approved by the adopted plumbing code and designed to be installed in a sanitary drainage system to allow easy access for cleaning the sanitary drainage system.

(15) Code-Approved Appliance Connector--A semi-rigid or flexible assembly of tube and fittings approved by the adopted plumbing code and designed for connecting an appliance to the existing plumbing system without cutting into or altering the existing plumbing system.

(16) Code Approved Existing Opening--For the purposes of drain cleaning activities described in §1301.002(3) of the Plumbing License Law, a code approved existing opening is any existing cleanout fitting, inlet of any p-trap or fixture, or vent terminating into the atmosphere that has been approved and installed in accordance with the adopted plumbing code.

(17) Complaint--A written charge alleging a violation of state law, Board rules or orders, local codes or ordinances, or standards of competency; or the presence of fraud, false information, or error in the attempt to obtain a License, Registration or Endorsement.
(18) Contested Case--A proceeding, including but not limited to rulemaking, licensing and registering, in which the agency determines the legal right, duties, and privileges of a party after allowing an opportunity for adjudicative hearing of the case.

(19) Continuing Professional Education--Board-approved courses/programs required for a licensee or registrant with an endorsement to renew his or her License, Registration and/or Endorsement.

(20) Direct Supervision--

(A) The on-the-job oversight and direction of a Registered Plumber's Apprentice performing plumbing work by a licensed plumber who is fulfilling his or her responsibility to the client and employer by ensuring the following:

(i) that the plumbing materials for the job are properly prepared prior to assembly according to the material manufacturers recommendations and the requirements of the adopted plumbing code; and

(ii) that the plumbing work for the job is properly installed to protect health and safety by meeting the requirements of the adopted plumbing code and all requirements of local and state ordinances, regulations and laws.

(B) The on-the-job oversight and direction by a licensed Plumbing Inspector of an individual training to qualify for the Plumbing Inspector Examination.

(C) For plumbing work performed only in the construction of a new one-family or two-family dwelling in an unincorporated area of the state, a Responsible Master Plumber is not required to provide for the continuous or uninterrupted on-the-job oversight of a Registered Plumber's Apprentice's work by a licensed plumber, however, the Responsible Master Plumber must:

(i) provide for the training and management of the Registered Plumber's Apprentice by a licensed plumber;

(ii) provide for the review and inspection of the Registered Plumber's Apprentice's work by a licensed plumber to ensure compliance with subparagraph (A)(i) and (ii) of this paragraph; and

(iii) upon request by the Board, provide the name and plumber's license number of the licensed plumber who is providing on-the-job training and management of the Registered Plumber's Apprentice and who is reviewing and inspecting the Registered Plumber's Apprentice's work on the job, or the name and plumber's license number of the licensed plumber who trained and managed the Registered Plumber's Apprentice and who reviewed and inspected the Registered Plumber's Apprentice's work on a job.

(21) Drain Cleaner--An individual who has completed at least 4,000 hours working under the supervision of a Responsible Master Plumber as a registered Drain Cleaner-Restricted Registrant, who has fulfilled the requirements of and is registered with the Board, and who installs cleanouts and removes and resets p-traps to eliminate obstructions in building drains and sewers.

(22) Drain Cleaner-Restricted Registrant--An individual who has worked as a registered Plumber's Apprentice under the supervision of a Responsible Master Plumber, who has fulfilled the requirements of and is registered with the Board, and who clears obstructions in sewer and drain lines through any code-approved existing opening.

(23) Endorsement--A certification issued by the Board in addition to the Master, Plumbing Inspector, or Journeyman Plumber License.

(24) Field Representative--For the purposes of the Board Rules:

(A) "Field Representative" means an employee of the Board who is:

(i) knowledgeable of this Act and of municipal ordinances relating to plumbing;

(ii) qualified by experience and training in good plumbing practice and compliance with this Act;

(iii) designated by the Board to assist in the enforcement of this Act and rules adopted under this Act; and
(iv) licensed by the Board as a plumber.

(B) A field representative may:

(i) make on-site license and registration checks to determine compliance with this Act;

(ii) investigate consumer complaints filed under §1301.303 of the Plumbing License Law;

(iii) assist municipal plumbing inspectors in cooperative enforcement of this Act; and

(iv) issue citations as provided by §1301.502 of the Plumbing License Law.

(25) Journeyman Plumber—An individual licensed under this Act who has met the qualifications for registration as a Plumber’s Apprentice or for licensure as a Tradesman Plumber-Limited Licensee, who has completed at least 8,000 hours working under the supervision of a Responsible Master Plumber, who supervises, engages in, or works at the actual installation, alteration, repair, service and renovating of plumbing, and who has successfully fulfilled the examinations and requirements of the Board.

(26) License—A document issued by the Board to certify that the named individual fulfilled the requirements of the Act and of the Board Rules to hold a license issued by the Board.

(27) Licensing and Registering—The process of granting, denying, renewing, revoking, or suspending a License, Registration or Endorsement.

(28) Maintenance Man or Maintenance Engineer—An employee, as opposed to an independent contractor, who performs plumbing maintenance work incidental to and in connection with other duties. "Incidental to and in connection with" includes the repair, maintenance and replacement of existing potable water piping, existing sanitary waste and vent piping, existing plumbing fixtures and existing water heaters. "Incidental to and in connection with" does not include cutting into fuel gas plumbing systems and the installation of gas fueled water heaters. An individual who erects, builds, or installs plumbing not already in existence may not be classified as a maintenance man or maintenance engineer. Plumbing work performed by a maintenance man or maintenance engineer is not exempt from state law and municipal rules and ordinances regarding plumbing codes, plumbing permits and plumbing inspections. Such maintenance individuals shall not engage in plumbing work for the general public.

(29) Master Plumber—An individual licensed under this Act who is skilled in the design, planning, superintending, and the practical installation, repair, and service of plumbing, who is knowledgeable about the codes, ordinances, or rules and regulations governing those matters, who alone, or through an individual or individuals under his supervision, performs plumbing work, and who has successfully fulfilled the examinations and requirements of the Board.

(30) Medical Gas Piping Endorsement—(A) A document entitling the holder of a Master or Journeyman Plumber License to install piping that is used solely to transport gases used for medical purposes including, but not limited to oxygen, nitrous oxide, medical air, nitrogen, medical vacuum. (B) A document entitling the holder of a Plumbing Inspector License to inspect medical gas and vacuum system installations.

(31) Multipurpose Residential Fire Protection Sprinkler Specialist Endorsement—(A) A document entitling the holder of a Master or Journeyman Plumber License to install a multipurpose residential fire protection sprinkler system in a one or two family dwelling. (B) A document entitling the holder of a Plumbing Inspector License to inspect a multipurpose residential fire protection sprinkler system.

(32) Military service member—A person who is currently serving in the armed forces of the United States, in a reserve component of the armed forces of the United States, including the National Guard, or in the state military service of any state.

(33) Military spouse—A person who is married to a military service member who is currently on active duty.
Military veteran – A person who has served in the army, navy, air force, marine corps, or coast guard of the United States, or in an auxiliary service of one of those branches of the armed forces.

One Family Dwelling--A detached structure designed for the residence of a single family that does not have the characteristics of a multiple family dwelling, and is not primarily designed for transient guests or for providing services for rehabilitative, medical, or assisted living in connection with the occupancy of the structure.

Party--Each person named or admitted in association with an action as a party.

Paid Directly--As related to §1301.255(e) of the Plumbing License Law, "paid" and "directly" have the common meanings and "paid directly" means that compensation for plumbing inspections must be paid by the political subdivision to the individual Licensed Plumbing Inspector who performed the plumbing inspections or the plumbing inspection business which utilized the plumbing inspector to perform the inspections.

Person--For the purposes of the Board Rules only, a person means an individual, partnership, corporation, limited liability company, association, governmental subdivision or public or private organization of any character other than an agency.

Petitioner--A person asking the Board to adopt a rule.

Plumber's Apprentice--Any individual other than a Master Plumber, Journeyman Plumber, or Tradesman Plumber-Limited Licensee who, as his or her principal occupation, is engaged in learning and assisting in the installation of plumbing, is registered by the Board, and works under the supervision of a licensed Responsible Master Plumber and the direct supervision of a licensed plumber.

Plumbing--All piping, fixtures, appurtenances, and appliances, including disposal systems, drain or waste pipes, multipurpose residential fire protection sprinkler systems or any combination of these that: supply, distribute, circulate, recirculate, drain, or eliminate water, gas, medical gasses and vacuum, liquids, and sewage for all personal or domestic purposes in and about buildings where persons live, work, or assemble; connect the building on its outside with the source of water, gas, or other liquid supply, or combinations of these, on the premises, or the water main on public property; and carry waste water or sewage from or within a building to the sewer service lateral on public property or the disposal or septic terminal that holds private or domestic sewage. The installation, repair, service, maintenance, alteration, or renovation of all piping, fixtures, appurtenances, and appliances on premises where persons live, work, or assemble that supply gas, medical gasses and vacuum, water, liquids, or any combination of these, or dispose of waste water or sewage. Plumbing includes the treatment of rainwater to supply a plumbing fixture or appliance.

Plumbing Company--A person, as defined in the Board Rules, who engages in the plumbing business.

Plumbing Inspection--Any of the inspections required in §1301.255 and §1301.551 of the Plumbing License Law, including any check of multipurpose residential fire protection sprinkler systems, pipes, faucets, tanks, valves, water heaters, plumbing fixtures and appliances by and through which a supply of water, gas, medical gasses or vacuum, or sewage is used or carried that is performed on behalf of any political subdivision, public water supply, municipal utility district, town, city or municipality to ensure compliance with the adopted plumbing and gas codes and ordinances regulating plumbing.

Plumbing Inspector--Any individual who is employed by a political subdivision or state agency, or who contracts as an independent contractor with a political subdivision or state agency, for the purpose of inspecting plumbing work and installations in connection with health and safety laws, ordinances, and plumbing and gas codes, who has no financial or advisory interests in any plumbing company, and who has successfully fulfilled the examinations and requirements of the Board.

Pocket Card--A card issued by the Board which certifies that the holder has a Master Plumber License, Journeyman Plumber License, Tradesman Plumber-Limited License, Plumbing Inspector License, Residential Utilities Installer Registration, Drain...
Cleaner Registration, Drain Cleaner-Restricted Registration or a Plumber's Apprentice Registration.

(46) Political Subdivision--A political subdivision of the State of Texas that includes a:

(A) city;
(B) county;
(C) school district;
(D) junior college district;
(E) municipal utility district;
(F) levee improvement district;
(G) drainage district;
(H) irrigation district;
(I) water improvement district;
(J) water control improvement district;
(K) water control preservation district;
(L) freshwater supply district;
(M) navigation district;
(N) conservation and reclamation district;
(O) soil conservation district;
(P) communication district;
(Q) public health district;
(R) river authority; and
(S) any other governmental entity that:
   (i) embraces a geographical area with a defined boundary;
   (ii) exists for the purpose of discharging functions of government; and
   (iii) possesses authority for subordinate self government through officers selected by it.

(47) P-Trap--A fitting connected to the sanitary drainage system for the purpose of preventing the escape of sewer gasses from the sanitary drainage system and designed to be removed to allow for cleaning of the sanitary drainage system. For the purposes of drain cleaning activities described in §1301.002(2) of the Plumbing License Law, a p-trap includes any integral trap of a water closet, bidet, or urinal.

(48) Public Water System--A system for the provision to the public of water for human consumption through pipes or other constructed conveyances. Such a system must have at least 15 service connections or serve at least 25 individuals at least 60 days out of the year. Two or more systems with each having a potential to serve less than 15 connections or less than 25 individuals, but owned by the same person, firm, or corporation and located on adjacent land will be considered a public water system when the total potential service connections in the combined systems are 15 or greater or if the total number of individuals served by the combined systems total 25 or greater, at least 60 days out of the year. Without excluding other meanings of the terms "individual" or "served," an individual shall be deemed to be served by a water system if the individual lives in, uses as the individual's place of employment, or works in a place to which drinking water is supplied from the water system.

(49) Regularly Employed--Steadily, uniformly, or habitually working in an employer-employee relationship with a view of earning a livelihood, as opposed to working casually or occasionally.

(50) Residential Utilities Installer--An individual who has completed at least 2,000 hours working under the supervision of a Responsible Master Plumber as a registered Plumber's Apprentice, who has fulfilled the requirements of and is registered with the Board, and who constructs and installs yard water service piping for one family or two family dwellings and building sewers.

(51) Respondent--A person charged in a complaint filed with the Board.

(52) Responsible Master Plumber--A person licensed as a Master Plumber who:
(A) allows the person's Master Plumber license to be used by only one plumbing company for the purpose of offering and performing plumbing work under the person's Master Plumber license; 
(B) is authorized to obtain permits for plumbing work; assumes responsibility for plumbing work performed under the person's license; 
(C) has submitted a certificate of insurance as required by §1301.3576 of the Plumbing License Law and §367.3 of the Board Rules; and 
(D) has completed and submitted a certificate of completion of a training program as required by §1301.3576 of the Plumbing License Law and §363.13 of the Board Rules. 

(53) Rule--An agency statement of general applicability that implements, interprets, or prescribes law or policy, or describes the procedure or practice requirements of the agency. The term includes the amendment or repeal of a prior rule but does not include statements concerning only the internal management or organization of the agency and not affecting private rights or procedures. 

(54) Supervision--The general on-the-job or off-the-job oversight, direction and management of plumbing work and individuals performing plumbing work by a Responsible Master Plumber who is fulfilling his or her responsibility to the client and employer by ensuring the following: 
(A) that the operations of the plumbing company that has secured his or her services meets the requirements of all applicable local and state ordinances, regulations and laws; and 
(B) that the plumbing work performed under his or her License will protect health and safety by meeting the requirements of the adopted plumbing code and all requirements of local and state ordinances, regulations and laws. 

(55) System--An interconnection between one or more public or private end users of water, gas, sewer, or disposal systems that could endanger public health if improperly installed. 

(56) Tradesman Plumber-Limited Licensee--An individual who has completed at least 4,000 hours working under the direct supervision of a Journeyman or Master Plumber as a registered Plumber's Apprentice, who has passed the required examination and fulfilled the other requirements of the Board, who constructs and installs plumbing for one family or two family dwellings under the supervision of a Responsible Master Plumber, and who has not met or attempted to meet the qualifications for a Journeyman Plumber License. 

(57) Two Family Dwelling--A detached structure with separate means of egress designed for the residence of two families ("duplex") that does not have the characteristics of a multiple family dwelling and is not primarily designed for transient guests or for providing services for rehabilitative, medical, or assisted living in connection with the occupancy of the structure. 

(58) Water Supply Protection Specialist--A Master or Journeyman Plumber who holds the Water Supply Protection Specialist Endorsement issued by the Board to engage in customer service inspections, as defined by rule of the Texas Commission on Environmental Quality, and the installation, service, and repair of plumbing associated with the treatment, use, and distribution of rainwater to supply a plumbing fixture or appliance. 

(59) Water Treatment--A business conducted under contract that requires experience in the analysis of water, including the ability to determine how to treat influent and effluent water, to alter or purify water, and to add or remove a mineral, chemical, or bacterial content or substance. The term also includes the installation and service of potable water treatment equipment in public or private water systems and making connections necessary to complete installation of a water treatment system. The term does not include treatment of rainwater or the repair of systems for rainwater harvesting. 

(60) Work as a Master Plumber--To act as and assume the responsibilities of a Responsible Master Plumber, as defined in this section.
(61) Yard Water Service Piping--The building supply piping carrying potable water from the water meter or other source of water supply to the point of connection to the water distribution system at the building.

Source: The provisions of this §361.1 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective December 8, 1993, 18 TexReg 8785; amended to be effective April 15, 1994, 19 TexReg 2279; amended to be effective August 8, 1994, 19 TexReg 5709; amended to be effective June 7, 1996, 21 TexReg 4686; amended to be effective February 27, 1997, 22 TexReg 1807; amended to be effective April 9, 1998, 23 TexReg 3445; amended to be effective June 1, 1999, 24 TexReg 4008; amended to be effective August 3, 2000, 25 TexReg 7176; amended to be effective December 30, 2001, 26 TexReg 10574; amended to be effective February 12, 2004, 29 TexReg 1199; amended to be effective August 11, 2004, 29 TexReg 7700; amended to be effective October 30, 2007, 32 TexReg 7687; amended to be effective February 3, 2011, 36 TexReg 420; amended to be effective February 6, 2012, 37 TexReg 485; amended to be effective February 14, 2013, 38 TexReg 640; amended to be effective February 11, 2014, 39 TexReg 655.

Sec. 361.2. Purpose.
The purpose of these sections is to provide standards and procedures to implement the provisions of the Act, of the Administrative Act, and of all applicable laws for the examination and licensing of plumbers and plumbing inspectors in Texas.

Source: The provisions of this §361.2 adopted to be effective May 18, 1982, 7 TexReg 1748.

Sec. 361.3. Scope.
The board shall apply the provisions of these sections to all individuals engaged in plumbing activities and plumbing inspection in Texas, with the exceptions noted in the Act and in these sections.

Source: The provisions of this §361.3 adopted to be effective May 18, 1982, 7 TexReg 1748.

Sec. 361.4. The Board.
The board shall hold meetings and conduct business in accordance with all applicable laws, these sections, and any procedures it may establish to discharge its functions. The board shall set forth in writing any such procedures so established and file them with the agency as open records.

Source: The provisions of this §361.4 adopted to be effective May 18, 1982, 7 TexReg 1748.

Sec. 361.5. Administration.
The board shall delegate to the administrative staff under the direction of its administrator those functions appropriate to the daily conduct of the board's business of carrying out the purposes of all applicable laws and of these rules.

Source: The provisions of this §361.5 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399.

Sec. 361.6. Fees.
(a) The Board has established the following fees:
(1) Initial Licenses, Endorsements and Registrations
   (A) Responsible Master Plumber--$420;
   (B) Master Plumber license--$75;
   (C) Journeyman Plumber license--$40;
   (D) Medical gas installation endorsement (Master)--$55;
   (E) Medical gas installation endorsement (Journeyman)--$14;
   (F) Medical gas installation endorsement (Inspector)--$27.50;
   (G) Plumbing inspector license--$55;
   (H) Water supply protection specialist endorsement (Journeyman)--$14;
   (I) Water supply protection specialist endorsement (Master)--$55;
(J) Tradesman Plumber-Limited License--$35;
(K) Plumber's Apprentice Registration/Application--$15;
(L) Residential Utilities Installer Registration/Application-- $18
(M) Drain Cleaner Registration/Application--$18;
(N) Drain Cleaner-Restricted Registration/Application--$18;
(O) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Master)--$55;
(P) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Journeyman)--$14;
(Q) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Inspector)--$27.50.

(2) Examinations

(A) Master Plumber examination--$175;
(B) Journeyman Plumber examination--$40;
(C) Medical gas installation endorsement (Master)--$80;
(D) Medical gas installation endorsement (Journeyman)--$27;
(E) Medical Gas installation endorsement (Inspector)--$40;
(F) Plumbing inspector examination--$55;
(G) Water supply protection specialist endorsement (Journeyman)--$27;
(H) Water supply protection specialist endorsement (Master)--$80;
(I) Tradesman Plumber-Limited Licensee--$36;
(J) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Master)--$80;
(K) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Journeyman)--$27;
(L) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Inspector)--$40.

(3) Renewals

(A) Responsible Master Plumber--$420;
(B) Master Plumber license--$75;
(C) Journeyman Plumber license--$40;
(D) Medical gas installation endorsement (Master)--$55;
(E) Medical gas installation endorsement (Journeyman)--$14;
(F) Medical gas installation endorsement (Inspector)--$27.50;
(G) Plumbing inspector license--$55;
(H) Water supply protection specialist endorsement (Journeyman)--$14;
(I) Water supply protection specialist endorsement (Master)--$55;
(J) Plumbing Inspector with a Master and/or Journeyman License--$55;
(K) Master Plumber with Journeyman Plumber License--$75;
(L) Tradesman Plumber-Limited License--$35;
(M) Plumber's Apprentice Registration--$15;
(N) Residential Utilities Installer Registration--$18;
(O) Drain Cleaner Registration--$18
(P) Drain Cleaner-Restricted Registration--$18;
(Q) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Master)--$55;
(R) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Journeyman)--$14
(S) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Inspector)--$27.50.

(4) Other fees

(A) Late renewal

(i) Responsible Master Plumber:

(I) less than 90 days--one-half renewal fee--$210;
(II) more than 90 days--renewal fee--$420;

(ii) Master Plumber:
   (I) less than 90 days--one-half renewal fee--$37.50;
   (II) more than 90 days--renewal fee--$75;

(iii) Medical gas installation endorsement (Master):
   (I) less than 90 days--one half renewal fee--$27.50;
   (II) more than 90 days--renewal fee--$55;

(iv) Medical gas installation endorsement (Journeyman):
   (I) less than 90 days--one half renewal fee--$7;
   (II) more than 90 days--renewal fee--$14;

(v) Medical gas installation endorsement (Inspector):
   (I) less than 90 days--one half renewal fee--$13.75;
   (II) more than 90 days--renewal fee--$27.50

(vi) Journeyman Plumber:
   (I) less than 90 days--one-half renewal fee--$20;
   (II) more than 90 days--renewal fee--$40;

(vii) Water supply protection specialist (Journeyman):
   (I) less than 90 days--one half renewal fee--$7;
   (II) more than 90 days--renewal fee--$14;

(viii) Water supply protection specialist (Master):
   (I) less than 90 days--one half renewal fee--$27.50;
   (II) more than 90 days--renewal fee--$55;

(ix) Plumbing Inspector:
   (I) less than 90 days--one half renewal fee--$27.50;
   (II) more than 90 days--renewal fee--$55;

(x) Master Plumber with Journeyman Plumber:
   (I) less than 90 days--one half renewal fee--$37.50;
   (II) more than 90 days--renewal fee--$75;

(xi) Plumbing Inspector with Master and/or Journeyman Plumber:
   (I) less than 90 days--one half renewal fee--$27.50;
   (II) more than 90 days--renewal fee--$55;

(xii) Tradesman Plumber-Limited License:
   (I) less than 90 days--one half renewal fee--$17.50;
   (II) more than 90 days--renewal fee--$35;

(xiii) Plumber's Apprentice Registration:
   (I) less than 90 days--one half renewal fee--$7.50;
   (II) more than 90 days--renewal fee--$15;

(xiv) Residential Utilities Installer Registration:
   (I) less than 90 days--one half renewal fee--$9;
   (II) more than 90 days--renewal fee--$18;

(xv) Drain Cleaner Registration:
   (I) less than 90 days--one half renewal fee--$9;
   (II) more than 90 days--renewal fee--$18;

(xvi) Drain Cleaner-Restricted Registration:
   (I) less than 90 days--one half renewal fee--$9;
   (II) more than 90 days--renewal fee--$18;

(xvii) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Master):
   (I) less than 90 days--one half renewal fee--$27.50;
   (II) more than 90 days--renewal fee--$55;

(xviii) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Journeyman):
   (I) less than 90 days--one half renewal fee--$7;
   (II) more than 90 days--renewal fee--$14;
(xix) Multipurpose Residential Fire Protection Sprinkler Specialist endorsement (Inspector):
(I) less than 90 days--one half renewal fee--$13.75;
(II) more than 90 days--renewal fee--$27.50.
(B) Instructor Certification Training (Per Day)--$100.
(C) Duplicate license or registration--$10.
(D) Returned check--$25.
(E) Fees for provisional licenses issued under §1301.358 of the Plumbing License Law are equal to the initial license fees established in paragraph (1) of this subsection.

(b) Methods of payment
(1) Fees paid electronically through the Texas Online website, which may be accessed from the Texas State Board of Plumbing Examiners' website, may be made in the form of credit card or check.
(2) Fees paid by mail or in person may be made in the form of money order, cashier's check, personal check, business check, or the exact amount of cash (cash payments by mail are not recommended).
(3) An individual shall pay the appropriate fee prior to the time of examination. For License, Registration, Endorsement, and renewal, the appropriate fee shall be paid prior to issuance of the License, Registration, Endorsement, or renewal.
(4) The Board, under any special circumstances it finds appropriate, may:
   (A) waive any requirements concerning the method or timing of payment of any fee;
   (B) refund any fee; or
   (C) waive payment of any fee not required by statute.
(5) Any fee paid for a license, endorsement or registration which has been denied or revoked due to a criminal conviction under §363.2 of this title (relating to Consequences to the Applicant With Criminal Conviction) or any violation of the Plumbing License Law or Board Rules shall not be refunded.

Source: The provisions of this §361.6 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective December 5, 1989, 14 TexReg 6129; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective December 8, 1993, 18 TexReg 6785; amended to be effective August 8, 1994, 19 TexReg 5709; amended to be effective August 7, 1995, 20 TexReg 5501; amended to be effective June 7, 1996, 21 TexReg 4686; amended to be effective February 27, 1997, 22 TexReg 1807; amended to be effective September 15, 1997, 22 TexReg 8999; amended to be effective January 31, 1999, 24 TexReg 557; amended to be effective June 1, 1999, 24 TexReg 4009; amended to be effective December 30, 2001, 26 TexReg 10574; amended to be effective August 1, 2002, 27 TexReg 6504; amended to be effective September 1, 2003, 28 TexReg 6025; amended to be effective February 12, 2004, 29 TexReg 1199; amended to be effective September 1, 2004, 29 TexReg 7700; amended to be effective October 2, 2005, 30 TexReg 6052; amended to be effective November 1, 2009, 34 TexReg 7648; amended to be effective May 2, 2010, 35 TexReg 3497; amended to be effective November 2, 2011, 36 TexReg 7325; amended to be effective August 12, 2012, 37 TexReg 5770; amended to be effective February 11, 2014, 39 TexReg 656.

Sec. 361.7. Employee Training and Education.
(a) With the approval of the Executive Director, the Board may make available to its administrators and employees funds for training and education in accordance with the Employee Training Act, Government Code Chapter 656, Subchapter C, §§656.041 - 656.049.
(b) In order to be eligible for agency supported training and education, the administrator or employee must demonstrate in writing, to the satisfaction of the Executive Director, that the training or education is related to the duties or prospective duties of the administrator or employee.
(c) Eligible training and education expenses that are approved by the Executive Director may include, as appropriate, salary, tuition, and other fees, travel and living expenses, training stipend, expense of training materials, and other necessary expenses of an instructor, student, or other participant in a training or education program.
(d) The Executive Director may determine to pay all or part of the expenses related to training on a reimbursement basis to the employee or administrator, upon successful completion of the training.
(e) An employee who completes training and education to obtain a degree or certification for which the Board has provided all or part of the required fees must agree in writing to fully repay the Board any amounts paid for educational assistance if the employee voluntarily terminates employment with the agency within one year of course completion.
Source: The provisions of this §361.7 adopted to be effective October 30, 2007, 32 TexReg 7688.

Sec. 361.8. Forms and Materials.
The Board incorporates by reference any rules that may be contained in the following forms and requires the use of these forms in doing business with the agency:
(1) Applications for Examination, Registration and Endorsements;
(2) Employer's Certification;
(3) General Complaint;
(4) Applications for renewals of Licenses, Registrations and Endorsements;
(5) Supplemental Criminal History Information;
(6) Application for Nonstandard Testing Accommodations including the Physician or Licensed Health Care Provider;
(7) Certificate of Insurance.
Source: The provisions of this §361.8 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective September 9, 1982, 7 TexReg 3142; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective August 8, 1994, 19 TexReg 5709; amended to be effective June 1, 1999, 24 TexReg 4010; amended to be effective December 30, 2001, 26 TexReg 10574.

The charge to any person requesting copies of any public record of the Texas State Board of Plumbing Examiners will be the charge established by the General Services Commission and according to the requirements of the Public Information Act. Copies of public records shall be furnished without charge or at a reduced charge if the administrator determines that waiver or reduction of the fee is in the public interest because furnishing the information can be considered as primarily benefiting the general public.
Source: The provisions of this §361.9 adopted to be effective June 2, 1994, 19 TexReg 3930; amended to be effective June 1, 1999, 24 TexReg 401.

Sec. 361.10. Historically Underutilized Business (HUB) Program.
The Texas State Board of Plumbing Examiners adopts the rules of the General Services Commission relating to the Historically Underutilized Business (HUB) Program and codified at 1 Texas Administrative Code, Part V, Subchapter B, Chapter 111, §§111.11-111.16.
Source: The provisions of this §361.10 adopted to be effective December 14, 1999, 24 TexReg 11104.

Sec. 361.11. State Vehicle Management.
(a) Each state vehicle utilized by the Board, with the exception of a vehicle assigned to a field employee, shall be assigned to the Board's agency motor pool and be available for checkout by Board employees who are authorized by the Board's Administrator to use the vehicle.
(b) No state vehicle utilized by the Board may be assigned to an individual administrative or executive employee on a regular basis, unless the Board makes a written documented finding that the assignment is critical to the needs of the mission of the Board.
(c) The Board's Administrator shall administer policies and procedures consistent with the Office of Fleet Vehicle Management of the General Services Commission's State Vehicle Fleet Management Plan.

Source: The provisions of this §361.11 adopted to be effective May 1, 2001, 26 TexReg 3218.

Sec. 361.12. Advisory Committees.
(a) The Board may appoint Advisory Committees as it considers necessary for the primary function of advising the Board.
(b) Advisory Committees are subject to Plumbing License Law § 1301.258 and § 2110.008 of the Texas Government Code and shall:
   (1) be composed of a reasonable number of members not to exceed 24 members who provide a balanced representation between:
      (A) individuals regulated or directly affected by the Board; and
      (B) consumers of services provided by the Board or the plumbing industry; and
   (2) select from among its members a presiding officer who shall preside over the advisory committee and report to the Board; and
   (3) serve without compensation or reimbursement.
(c) If the Board appoints an advisory committee, it shall adopt rules that:
   (1) state the purpose of the committee;
   (2) describe the task of the committee and the manner in which the committee will report to the Board; and
   (3) the date on which the committee will automatically be abolished (not to exceed four years from its creation) unless the Board votes to continue the committee in existence.
(d) If the Board appoints an advisory committee it shall evaluate annually:
   (1) the committee's work;
   (2) the committee's usefulness; and
   (3) the costs related to the committee's existence, including the cost of Board staff time spent in support of the committee's activities.
(e) The Board shall report to the Legislative Budget Board the information developed in the evaluation required in subsection (d) of this section. The Board shall file the report biennially in connection with the agency's request for appropriations.

Source: The provisions of this §361.12 adopted to be effective December 30, 2001, 26 TexReg 10574; amended to be effective February 14, 2013, 38 TexReg 640.

Sec. 361.13. Board Committees and Enforcement Committee.
(a) The Board may create committees to assist the Board in exercising its powers and duties.
(b) The presiding officer of the Board shall appoint the members of the committees. Except as provided by Subsection (c) of this Section, each committee member must be a member of the Board.
(c) The presiding officer may appoint only members of the agency staff to the Enforcement Committee whose duties will include following the requirements of the Administrative Procedure Act, the Plumbing License Law and the policies, guidelines and rules established by the Board and:
   (1) review and investigate complaints;
   (2) conduct informal conferences;
   (3) negotiate proposed settlements;
   (4) oversee the preparation for contested cases;
   (5) pursue cases at the State Office of Administrative Hearings;
(6) oversee the issuance of cease and desist orders, administrative penalties, criminal citations and the filing of injunctions; and

(7) review applicants for examination, registration and licensing who have a criminal conviction history affected by Board Rule §363.2

*Source:* The provisions of this §361.13 adopted to be effective November 4, 2003, 28 TexReg 9536.

**Sec. 361.14. Petition for Adoption of Rules.**

Any person who petitions the board in writing to request the adoption of rules shall:

1. include a brief statement summarizing the proposed action and detailing its desired effect;
2. include a full justification of the proposed action in narrative form, citing all pertinent facts and circumstances;
3. refer to an existing rule under consideration by title and code number and preface the text to indicate words and punctuation to be added, changed, or deleted;
4. prepare the text of a new rule in the exact form that is desired to be adopted;
5. include a suggested effective date;
6. include the petitioner's full name, complete mailing address, and telephone number;
7. include the signature of the petitioner and of the petitioner's representative, if any; and
8. file 10 copies (one for the administrator and one for each board member) at least 30 days before the meeting at which the petition is to be considered.

*Source:* The provisions of this §361.21 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399; adopted to be effective June 4, 2013, 38 TexReg 3414

**Sec. 361.15. Election of Board Officers.**

(a) The governor shall designate a member of the board as the presiding officer of the Board to serve in that capacity at the pleasure of the governor.

(b) The Board shall elect a secretary from its membership.

1. The election may be held every two years during the July Board meeting.
2. The elected Board Secretary shall take office on the first day of September following the election held at the July Board meeting.
3. If the office becomes vacant for any reason, a special election shall be held at the next regularly scheduled Board meeting to fill the office for the unexpired term.

*Source:* The provisions of this §361.29 adopted to be effective December 5, 1996, 21 TexReg 11485; amended to be effective June 1, 1999, 24 TexReg 4013; amended to be effective August 29, 2001, 26 TexReg 6299; amended to be effective August 11, 2004, 29 TexReg 7702; adopted to be effective June 4, 2013, 38 TexReg 3414

**Chapter 363 Examination and Registration**

**Sec. 363.1. Qualifications.**

(a) An applicant may qualify for a Master Plumber License, Journeyman Plumber License, Tradesman Plumber-Limited License, Plumbing Inspector License, Plumber's Apprentice Registration, Residential Utilities Installer Registration, Drain Cleaner Registration or Drain Cleaner-Restricted Registration. A Master or Journeyman Plumber License may contain a Medical Gas Piping Installation Endorsement, Multipurpose Residential Fire Protection Sprinkler Specialist Endorsement, or Water Supply Protection Specialist Endorsement. A Plumbing Inspector License may contain a Medical Gas Piping Endorsement, or a Multipurpose Residential Fire Protection Sprinkler Specialist Endorsement. In order to qualify for any of the licenses or endorsements an applicant must meet all the requirements of the Board, successfully complete the required examination and remit the appropriate fee.
In order to qualify for any of the registrations an applicant must meet all the requirements of the Board and remit the appropriate fee.

(b) When a Plumber's Apprentice or Tradesman Plumber-Limited license holder applies to take an examination, he/she must submit the Employer's Certification. This form certifies the Applicant's work experience complies with the eligibility criteria for the examination. If the applicant has met the criteria through employment with one employer, the Employer's Certification must be completed by that employer. However, if the applicant has met the criteria through employment with various employers, then the Employer's Certification must be submitted from each of those employers.

Therefore, the Board recommends that the applicant request an employer complete the Employer's Certification annually and each time the Applicant discontinues employment with a particular employer. A Licensee is required to complete the Employer's Certification form within 30 days of a request by any individual who has worked as a Plumber's Apprentice or Tradesman Plumber-Limited license holder under the Licensee's supervision. It is the responsibility of the Applicant to supply the Licensee with the Employer's Certification form.

(1) In accordance with the requirements of Section 1301.002 and Section 1301.354, of the Plumbing License Law, a person may receive credit for on-the-job work hours required to qualify for a Tradesman Plumber-Limited or Journeyman Plumber examination, only while the person holds a valid Plumber's Apprentice registration; or

(2) a valid Tradesman Plumber-Limited license.

(c) Master Plumber. Each applicant must:

(1) be licensed either as:
   (A) a Journeyman Plumber in Texas or another state with at least 8,000 hours working at the trade under a Responsible Master Plumber and must have held the Journeyman License for at least:
       (i) four years; or
       (ii) one year and have successfully completed a training program approved by the United States Department of Labor Office of Apprenticeship or another nationally recognized apprentice training program accepted by the board; or
   (B) a Master Plumber in another state who has met the requirements in subparagraph (A) of this paragraph;

(2) be a high school graduate or hold a General Equivalency Diploma (GED); and

(3) be a citizen or national of the United States or an alien or non-immigrant eligible for licensure by the State of Texas.

(d) Journeyman Plumber.

(1) Each applicant must:
   (A) be a high school graduate or hold a General Equivalency Diploma (GED);

   (B) be a citizen or national of the United States or an alien or non-immigrant eligible for licensure by the State of Texas.

   (C) have either of the following:
       (i) a current Plumber's Apprentice Registration or Tradesman Plumber-Limited and at least 8,000 hours of experience working at the trade under the supervision of a Responsible Master Plumber, as verified by employers; or
       (ii) a valid Journeyman License from another state and at least 8,000 hours of experience working at the trade under the supervision of a Master Plumber.

   (D) complete 48 hours of classroom training provided by a board-approved instructor in a board-approved training program in the areas of health and safety, applicable plumbing codes, and water conservation, as provided by Section
363.12 of this chapter (relating to Training Programs for Journeyman Plumber and Tradesman Plumber-Limited License Applicants).

(2) At the applicant’s request, the Board may credit an applicant for the Journeyman Plumber examination with up to 500 hours of the work experience required before taking an examination if the applicant has completed the classroom portion of a training program:
   (A) approved by the United States Department of Labor, Office of Apprenticeship; or
   (B) provided by a person approved by the Board and based on course materials approved by the Board.

(3) Notwithstanding the training required by paragraph (1) of this subsection, a Plumber’s Apprentice may apply for and take an examination for a license as a Journeyman Plumber if the apprentice has received an associate of applied science degree from a plumbing technology program that:
   (A) includes a combination of classroom and on-the-job training; and
   (B) is approved by the Board and the Texas Higher Education Coordinating Board.

(4) A Plumber’s Apprentice who is enrolled in good standing in a training program approved by the United States Department of Labor, Office of Apprenticeship, may take a Journeyman Plumber examination without completing the classroom training required by paragraph (1)(D) of this subsection.

(e) Tradesman Plumber-Limited.

(1) Each applicant must:
   (A) be a citizen or national of the United States or an alien or non-immigrant eligible for licensure by the State of Texas; and
   (B) have either of the following:
      (i) Plumber’s Apprentice Registration and have completed at least 4,000 hours of experience working at the trade as a Registered Plumber’s Apprentice under the direct supervision of a Tradesman Plumber-Limited, Journeyman Plumber or Master Plumber, and the supervision of a Responsible Master Plumber, as verified by employers; or
      (ii) a valid Journeyman or Master License from another state and at least 4,000 hours of experience working at the trade under the supervision of a Master Plumber.
   (C) complete 24 hours of classroom training provided by a board-approved instructor in a board-approved training program in the areas of health and safety, applicable plumbing codes, and water conservation, as provided by Section 363.12 of this chapter.

(2) At the applicant’s request, the Board may credit an applicant for the Tradesman Plumber-Limited examination with up to 500 hours of the work experience required before taking an examination if the applicant has completed the classroom portion of a training program:
   (A) approved by the United States Department of Labor, Office of Apprenticeship; or
   (B) provided by a person approved by the Board and based on course materials approved by the Board.

(3) Notwithstanding the training required by paragraph (1) of this subsection, a plumber’s apprentice may apply for and take an examination for a license as a Tradesman Plumber-Limited if the apprentice has received an associate of applied science degree from a plumbing technology program that:
   (A) includes a combination of classroom and on-the-job training; and
   (B) is approved by the Board and the Texas Higher Education Coordinating Board.

(4) A plumber’s apprentice who is enrolled in good standing in a training program approved by the United States Department of Labor, Office of Apprenticeship, may take a
Tradesman Plumber-Limited examination without completing the classroom training required by paragraph (1)(C) of this subsection.

(f) Plumbing Inspector. Each applicant must:

(1) be a citizen or national of the United States or an alien or non-immigrant eligible for licensure by the State of Texas;

(2) be a high school graduate or hold a General Equivalency Diploma (GED) and

(3) have one of the following:

(A) a Journeyman or Master Plumber License issued in the state of Texas;

(B) a Journeyman or Master Plumber License issued in another state, provided he or she passes the Texas State Board of Plumbing Examiners Journeyman exam;

(C) a Plumbing Inspector license issued by another state with licensing requirements substantially equivalent to the licensing requirements of the Texas State Board of Plumbing Examiners;

(D) a professional engineer or a professional architect license issued in this state; or

(E) a total of 500 hours training or experience in the plumbing industry, that shall be credited by any combination of the following:

   (i) 100 hours credit for successful completion of a certification in the Uniform Plumbing Code or the International Plumbing Code, issued by the International Association of Plumbing and Mechanical Officials (IAPMO) or the International Code Council (ICC) plumbing code certification;

   (ii) 100 hours credit for successful completion of a Board approved Medical Gas Piping Installation Endorsement Training Program;

   (iii) 100 hours credit for successful completion of a Board approved Multipurpose Residential Fire Protection Sprinkler Specialist Endorsement Training Program;

   (iv) 100 hours credit for successful completion of a Board approved Water Supply Protection Specialist Endorsement Training Program;

   (v) 100 hours credit for successful completion of an approved Backflow Tester Certification program;

   (vi) 6 hours credit for successful completion each different Board approved Continuing Professional Education for Licensed Plumbers and Plumbing Inspectors Course;

   (vii) actual hours, with a maximum of 100 hours credit for approved, documented and verified plumbing related training academy or educational sessions;

   (viii) actual hours, with a maximum of 200 hours credit for on the job work experience in the plumbing trade or approved similar plumbing related trade, as verified by former employers; or

   (ix) actual hours, with a maximum of 200 hours credit for documented and verified on the job training in the enforcement of plumbing codes under the direct supervision of a Licensed Plumbing Inspector.

(g) Medical Gas Piping Installation Endorsement. Each applicant must:

(1) hold a current Journeyman, or Master Plumber, or Plumbing Inspector License; and

2 have successfully completed a Board approved training program in medical gas piping installation which includes the standards contained in the latest edition of the National Fire Protection Association (NFPA) 99 Health Care Facilities Code.

(h) Multipurpose Residential Fire Protection Sprinkler Specialist Endorsement. Each applicant must:

(1) hold a Journeyman, or Master Plumber, or Plumbing Inspector License; and

(2) have successfully completed a training program approved by the board that provides the training necessary for the proper installation of a multipurpose residential fire
protection sprinkler system as required by the applicable codes and standards recognized by the state.

(i) Water Supply Protection Specialist Endorsement. Each applicant must:
   (1) hold a current Journeyman or Master Plumber License; and
   (2) complete a Board approved training program based on the Federal Safe Drinking Water Act and the Federal Clean Water Act, on-site wastewater and site evaluations and graywater re-use, water quality training and water treatment, water utilities systems and regulations, water conservation, rainwater harvesting systems, xeriscape irrigation, fire protection systems, backflow prevention, and state laws regulating lead contamination in drinking water.

(j) Residential Utilities Installer. Each Applicant must:
   (1) be a citizen or national of the United States or an alien or non-immigrant eligible for licensure by the State of Texas;
   (2) be registered as a Plumber's Apprentice;
   (3) have completed at least 2,000 hours working at the trade as a Registered Plumber's Apprentice under the direct supervision of a Tradesman Plumber-Limited, Journeyman Plumber, or Master Plumber, and the supervision of a Responsible Master Plumber, as verified by employers; and
   (4) complete a Board approved training program.

(k) Drain Cleaner. Each Applicant must:
   (1) be a citizen or national of the United States or an alien or non-immigrant eligible for licensure by the State of Texas;
   (2) be registered as a Plumber's Apprentice;
   (3) have completed at least 4,000 hours working at the trade as a Drain Cleaner-Restricted Registrant under the supervision of a Responsible Master Plumber, as verified by employers; and
   (4) complete a Board approved training program.

(l) Drain Cleaner-Restricted Registrant. Each Applicant must:
   (1) be a citizen or national of the United States or an alien or non-immigrant eligible for licensure by the State of Texas;
   (2) be registered as a Plumber's Apprentice, working under the direct supervision of a Tradesman Plumber-Limited, Journeyman Plumber, or Master Plumber, and under the supervision of a Responsible Master Plumber;
   (3) complete a Board approved training program.

(m) Plumber's Apprentice. Each applicant must:
   (1) be a citizen or national of the United States or an alien or non-immigrant eligible for licensure by the State of Texas; and
   (2) be at least sixteen (16) years of age.

(n) The Board shall, with respect to a military service member or military veteran, credit verified military service, training, or education toward the licensing requirements, other than an examination requirement, for a license issued by the Board.
   (1) In lieu of the standard method(s) of demonstrating competency for a particular license and based on the applicant’s circumstances, the alternative methods for demonstrating competency may include any combination of the following as determined by the Board:
      (A) education;
      (B) continuing education;
      (C) examinations (written and/or practical);
      (D) letters of good standing;
      (E) letters of recommendation; or
      (F) work experience.
   (2) This subsection does not apply to an applicant who holds a restricted license issued by another jurisdiction.
(3) This subsection does not apply to individuals who have an unacceptable criminal history according to the rules and guidelines implemented by the Board.

(4) The Board shall expedite the issuance of a provisional license or license by endorsement or reciprocity under this chapter to an applicant who:

(A) has verified military experience; and

(B) who holds a current license issued by another jurisdiction that has license requirements that are substantially equivalent to the license requirements of the Board.

Source: The provisions of this §363.1 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective September 9, 1982, 7 TexReg 3143; amended to be effective September 1, 1983, 8 TexReg 3185; amended to be effective February 9, 1984, 9 TexReg 483; amended to be effective September 1, 1984, 9 TexReg 3250; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective December 8, 1993, 18 TexReg 8785; amended to be effective February 14, 1994, 19 TexReg 717; amended to be effective April 15, 1994, 19 TexReg 2279; amended to be effective August 8, 1994, 19 TexReg 5709; amended to be effective October 12, 1994, 19 TexReg 7792; amended to be effective December 5, 1996, 21 TexReg 11485; amended to be effective April 9, 1998, 23 TexReg 3446; amended to be effective December 9, 1998, 23 TexReg 12304; amended to be effective June 1, 1999, 24 TexReg 4013; amended to be effective December 5, 2000, 25 TexReg 11939; amended to be effective January 30, 2001, 26 TexReg 97; amended to be effective December 30, 2001, 26 TexReg 10583; amended to be effective February 4, 2010, 35 TexReg 642; amended to be effective February 3, 2011, 36 TexReg 421; amended to be effective August 12, 2012, 37 TexReg 5770; amended to be effective February 11, 2014, 39 TexReg 656; amended to be effective December 31, 2014, 39 TexReg 27.

Sec. 363.2. Consequences to the Applicant With Criminal Conviction.

(a) Authority:

(1) Under the authority of Chapter 53 and Chapter 1301, §1301.4521 of the Occupations Code, the Board may suspend, probate a suspension of, or revoke a registration, license or endorsement, disqualify a person from receiving a registration, license or endorsement, or deny to a person the opportunity to take a licensing or endorsement examination on the grounds that the person has been convicted of a felony or misdemeanor that directly relates to the duties and responsibilities of the occupation of registered and licensed individuals performing plumbing and plumbing inspections.

(2) Under the authority of §411.122 of the Government Code (as amended by HB 660, 78th Legislature), the Board may access the criminal history record information maintained by the Department of Public Safety and the Federal Bureau of Investigation, including the National Crime Information Center database. The Board may charge a fee to applicants for a registration, license or endorsement to recover its costs to obtain the information.

(b) Currently Incarcerated Applicants: The Board shall not issue a registration, license, or endorsement to an applicant and shall revoke the registration, license and endorsement of an individual if the applicant or individual is incarcerated due to a felony conviction, felony community supervision revocation, revocation of parole, or revocation of mandatory supervision.

(c) Factors in Determining Whether Conviction Relates to Occupation: In determining whether a criminal conviction directly relates to the occupation of registered and licensed individuals performing plumbing or plumbing inspections, the Board shall consider:

(1) the nature and seriousness of the crime;

(2) the relationship of the crime to the purposes for requiring a license or registration to engage in plumbing or plumbing inspections;

(3) the extent to which a license or registration might offer an opportunity to engage in further criminal activity of the same type as that in which the person previously had been involved; and
(4) the relationship of the crime to the ability, capacity, or fitness required to perform the duties and discharge the responsibilities of registered and licensed individuals performing plumbing or plumbing inspections.

(d) Additional Factors for the Board to Consider: In determining the fitness of a person who has been convicted of a crime to perform the duties and discharge the responsibilities of registered and licensed individuals performing plumbing or plumbing inspections, the licensing authority shall consider, in addition to the factors listed in §363.2(c):

1. the extent and nature of the person's past criminal activity;
2. the age of the person when the crime was committed;
3. the amount of time that has elapsed since the person's last criminal activity;
4. the amount of time that has elapsed since the person's release from incarceration;
5. the conduct and work activity of the person before and after the criminal activity;
6. evidence of the person's rehabilitation or rehabilitative effort while incarcerated or after release; and
7. other evidence of the person's fitness, including letters of recommendation signed by the person making the recommendation from:
   A. prosecutors and law enforcement and correctional officers who prosecuted, arrested, or had custodial responsibility for the person;
   B. the sheriff or chief of police in the community where the person resides;
   C. current and previous employers stating that the employer has specific and complete knowledge of the applicant's criminal history and stating the reasons that the employer is recommending that the applicant be considered fit and not a threat to the public's health, safety and welfare; and
   D. any other person in contact with the convicted person.

(e) Responsibilities of the Applicant:

1. The applicant has the responsibility to obtain and provide to the Board, the recommendations of the prosecution, law enforcement, correctional authorities, employers and others as specified by §363.2(d)(7).
2. The applicant shall furnish proof in the form required by the Board that the applicant has:
   A. maintained a record of steady employment by submitting employment records and verification from employers;
   B. supported the applicant's dependents, if any, including records of court mandated child support payments, if applicable;
   C. maintained a record of good conduct;
   D. paid all outstanding court costs, supervision fees, fines, and restitution ordered in any criminal case in which the applicant has been convicted; and
   E. successfully completed all court ordered or voluntary rehabilitation classes, courses or programs.
3. The applicant shall submit to the Board a fully completed Supplemental Criminal History Information Form signed by the applicant.
4. If the applicant has a conviction of a sexual nature, the applicant shall obtain and provide to the Board the written results of recently performed standard, nationally recognized testing and evaluations of the applicant, performed by a licensed professional therapist or counselor who is certified as a Registered Sex Offender Treatment Provider in the State of Texas, to determine the level of likelihood for the applicant to commit future crimes of a sexual nature.
5. If required by the Board, the applicant shall meet all requirements necessary in order for the Board to access the criminal history record information under §363.2(a)(2), including submitting fingerprint information and paying the required fees.

(f) Proceedings Governed by Administrative Procedure Act: A proceeding before the Board to establish factors required to be considered in determining the fitness of a person who has been convicted of a crime is governed by Chapter 2001, Government Code.
(g) Guidelines to Determine Fitness: The Board shall issue guidelines relating to determining the fitness of a person who has been convicted of a crime to perform the duties and discharge the responsibilities of registered and licensed individuals performing plumbing or plumbing inspections. The guidelines must state the reasons a particular crime is considered to relate to a particular registration, license or endorsement and any other criterion that affects the decisions of the Board.

(1) The Board shall file the guidelines with the Secretary of State for publication in the Texas Register.

(2) Amendments to the guidelines, if any, shall be issued at least annually.

(h) Enforcement Committee Review of Application: The Enforcement Committee may approve, without Board approval, the application for a license, endorsement, or registration of a person who has a criminal conviction, if the Enforcement Committee finds that the criminal conviction does not directly relate to the duties and responsibilities of the business of plumbing in accordance with the Board's rules and the guidelines adopted under §363.2(g). An applicant who has a criminal conviction may be requested to appear before the Enforcement Committee to present information relating to the applicant's criminal conviction.

(1) If the Enforcement Committee determines that an applicant is ineligible for a license, endorsement, or registration based on the applicant’s criminal conviction, the Enforcement Committee shall give timely notice of the denial to the applicant to the applicant’s last known address on file with the Board.

(2) The notice shall include the denied applicant’s right to request, within 20 days of the mailing of the notice of denial, a hearing before an administrative law judge of the State Office of Administrative Hearings to review the Enforcement Committee’s determination.

   (A) Failure by the denied applicant to request a hearing under §363.2(h)(2) within 20 days of the mailing of the notice of denial renders the Enforcement Committee’s decision final and;

   (B) the denied applicant may not apply for a new registration, license or endorsement before the first anniversary date of the final denial.

(3) If the denied applicant requests a hearing under §363.2(h)(2) and after receipt of the administrative law judge’s proposed findings of fact and conclusions of law, the Board shall determine the applicant’s eligibility. The Board shall provide an applicant who is denied a registration, license or endorsement a written statement containing:

   (A) the reason for the suspension, revocation, denial, or disqualification;

   (B) the judicial review procedure provided by §363.2(i); and

   (C) the earliest date the person may appeal the action of the licensing authority.

(4) If the applicant is denied as a result of a hearing requested under §363.2(h)(2), the applicant may not apply for a new registration, license or endorsement before the first anniversary date of the final denial.

(i) Judicial Review: A person whose license has been suspended or revoked or who has been denied a license or the opportunity to take an examination due to the person’s criminal conviction and who has exhausted the person’s administrative appeals may:

   (1) file an action in the district court in Travis County for review of the evidence presented to the Board and the decision of the Board; and

   (2) the petition for an action under this subsection must be filed not later than the 30th day after the date the Board's decision is final and eligible to be appealed.

Source: The provisions of this §363.2 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective September 1, 1984, 9 TexReg 3250; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective January 30, 2001, 26 TexReg 973; amended to be effective November 4, 2003, 28 TexReg 9537.
Sec. 363.3. Examination Schedule.
The board shall conduct examinations on a regular basis according to demand and furnish on request information giving the time, date, and place of examinations.
Source: The provisions of this §363.3 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399.

Sec. 363.4. Reporting for Examination.
(a) Each Applicant must report promptly at the place of the examination.
(b) If an Applicant is scheduled for an examination and cannot appear, the applicant must notify the Texas State Board of Plumbing Examiners in writing, postmarked no later than ten (10) business days before the scheduled examination date. An Applicant who fails to appear or does not give the required ten (10) business days notice shall forfeit the examination fee and must re-apply with a new application and fee.
(c) An Applicant is allowed one emergency reschedule without having to re-apply with a new application and fee. An Applicant must request the emergency reschedule in writing with an explanation of the emergency, postmarked no later than 5 (five) business days after the examination date. Business or work schedule conflicts are not considered emergencies. If the Applicant does not reschedule the examination within the 5 (five) business days after the examination date, the Applicant must re-apply with a new application and fee.
(d) The following are considered excused emergencies:
   (1) Death in family;
   (2) Illness or hospitalization of Applicant or Applicant's immediate family;
   (3) Automobile accident on day of the examination;
   (4) Other reasons approved by the Chief Examiner.
(e) Emergencies will be subject to verification by the Chief Examiner.
Source: The provisions of this §363.4 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective June 15, 1998, 23 TexReg 6226; amended to be effective January 30, 2001, 26 TexReg 973.

Sec. 363.5. Description of Examination.
For each License and Endorsement category, the Board shall conduct a uniform examination that shall include written and practical applications as deemed appropriate by the Board. The Board shall furnish applicants with information titled "General Examination Data" explaining the scope of the examination.
Source: The provisions of this §363.5 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective December 8, 1993, 18 TexReg 8785; amended to be effective August 8, 1994, 19 TexReg 5710; amended to be effective June 7, 1996, 21 TexReg 4687; amended to be effective January 30, 2001, 26 TexReg 973.

Sec. 363.6. Non-Standard Examination Accommodations.
(a) The Board, on request, may provide reasonable non-standard examination accommodations for individuals who have a disability. All individuals who wish to take an examination with non-standard accommodations must submit the Board's "Applicant Request for Non-Standard Examination Accommodations" and "Physician or Qualified Licensed Professional Recommendation for Non-Standard Examination Accommodations" forms to be used in the analysis to determine whether or not an Applicant qualifies for non-standard examination accommodations.
(b) Due to the duties and responsibilities of licensed plumbers and plumbing inspectors to protect the health and safety of the public, the Board shall not allow Examiners to provide oral versions of the written components of examinations.
   (1) Examiners may give oral instructions and explanations to individuals taking an examination.
(2) Applicants who have been diagnosed by a physician or other qualified licensed professional as having a specific learning or reading disability, such as dyslexia, may request additional time to complete an examination, a separate examination area, or other reasonable accommodation.

c) The Board shall reserve the right to make all final decisions regarding reasonable examination accommodations and it may require a consultation by experts for a second opinion, if it determines that it is necessary for a particular applicant.

Source: The provisions of this §363.6 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective August 8, 1994, 19 TexReg 5710; amended to be effective June 7, 1996, 21 TexReg 4687; amended to be effective December 9, 1998, 23 TexReg 12304; amended to be effective December 30, 2001, 26 TexReg 10583; amended to be effective February 6, 2012, 37 TexReg 486.

Sec. 363.7. Test Score Requirements.
The board may set and adjust minimum passing scores as it deems appropriate for each license or endorsement category examination.

Source: The provisions of this §363.7 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective December 8, 1993, 18 TexReg 8785.

Sec. 363.8. Notification.
The Board shall notify applicants of their examination results within 30 days after the examination is administered, and, if requested within two weeks of notification, shall provide an applicant with an analysis of the applicant's examination performance.

Source: The provisions of this §363.8 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective December 8, 1993, 18 TexReg 5399; amended to be effective January 30, 2001, 26 TexReg 974.

Sec. 363.9. Reexamination.
(a) Any applicant that fails only one part of a multiple part examination and passes all other parts of the same examination may retake the one part that was failed, without having to retake the entire examination, subject to the following conditions:

(1) A passing score is a score of at least 70 points,
(2) A failing score is a score of 69.9 points or less,
(3) A time limit of three hours is allotted for reexamination of the one failed part,
(4) The full examination fee must be submitted with the application for reexamination.

(b) Any applicant that fails more than one part of a multiple part examination must schedule to retake the entire examination.

(c) In cases of examination failure (all or part), the Board shall require the following before the applicant retakes a regularly scheduled examination:

(1) First failure: a 30-day training period,
(2) Second failure: a 60-day training period,
(3) Third and subsequent failures: a 90-day training period.

Source: The provisions of this §363.9 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective December 8, 1993, 18 TexReg 5399; amended to be effective December 9, 1998, 23 TexReg 12304; amended to be effective January 30, 2001, 26 TexReg 974.

Sec. 363.10. Disqualification.
The Board may deny an Applicant eligibility to be registered or to take an examination if it discovers that the Applicant furnished false information on the application or used any fraudulent means of establishing qualifications. The Board may initiate disciplinary action
against any Applicant, Registrant or Licensee who furnishes false information on any certifications, other forms, or renewals distributed by the Board.

Source: The provisions of this §363.10 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective August 7, 1995, 20 TexReg 5502; amended to be effective December 30, 2001, 26 TexReg 10583.

Sec. 363.11. Endorsement Training Programs.
(a) General requirements for Course Providers and Course Instructors
   (1) Any person who seeks to provide a training program as a prerequisite for qualifying to take an examination to obtain any endorsement issued by the Board may apply to the Board for approval as a Course Provider.
   (2) Any person who seeks to provide instruction of such training programs must be employed by an approved Course Provider. He or she may apply to the Board through an approved Course Provider to be approved as a Course Instructor.
   (A) Each Course Instructor must be:
      (i) a licensed Journeyman or Master Plumber and hold the particular endorsement relevant to the training program that the Course Instructor will teach; or
      (ii) a licensed Plumbing Inspector who has completed the training and examination requirements required to obtain the particular endorsement relevant to the training program that the Course Instructor will teach.
   (B) Each Course Instructor will be required to successfully complete a Board approved instructor training program of 160 hours which meets the following criteria:
      (i) 40 hours to provide the instructor with the basic educational techniques and instructional strategies necessary to plan and conduct effective training programs;
      (ii) 40 hours to provide the instructor with the basic techniques and strategies necessary to analyze, select, develop, and organize instructional material for effective training programs;
      (iii) 40 hours to provide the instructor with the basic principles, techniques, theories, and strategies to establish and maintain effective relationships with students, co-workers, and other personnel in the classroom, industry, and community; and
      (iv) 40 hours to provide the instructor with the basic principles, techniques, theories, and strategies to communicate effectively with the use of instructional media.
   (C) To maintain status as an approved Course Instructor of an endorsement training program, the Course Instructor shall undergo one of the instructor training programs required under subparagraph (B) of this paragraph every twelve (12) months such that the entire training (160 hours) is completed within four years.
   (3) Course Providers and Course Instructors shall adhere to the instruction criteria approved by the Board in this section, and ensure that only students who receive the specified number of contact hours of instruction (excluding any time spent on breaks from instruction) receive credit for completing the training required by this section.
   (4) The training required by this section may be provided in increments, as appropriate, and the Course Provider or Course Instructor shall provide a certificate of completion to the student, upon completion of the training.
   (A) The certificate of completion shall state:
      (i) the title of the training program related to the particular endorsement;
      (ii) the names of the Course Provider and Course Instructor;
      (iii) the name and license number of the student; and
      (iv) the date that the instruction was completed.
(B) The Course Provider shall maintain a record of the information contained on each certificate of completion for at least two years.

(5) Each Course Provider shall notify the Board at least seven (7) days before conducting training programs or electronically post notice of the class schedule on the provider’s website at least seven (7) days before conducting a class. The notice shall contain the date(s), time(s) and place(s) where the class(es) will occur.

(6) Each Course Provider shall perform self-monitoring to ensure compliance with this section and reporting as required by the Board.

(7) The Board may monitor endorsement training programs to ensure compliance with this section.

(8) Any failure on the part of a Course Provider or Course Instructor to abide by the requirements of this section may result in the denial, probation, suspension, or revocation of Board approval as a Course Provider or Course Instructor.

(b) The following are requirements for the Medical Gas Piping Installation Endorsement training programs:

(1) Before a Plumbing Inspector, Journeyman, or Master Plumber may qualify to take the Medical Gas Piping Installation endorsement examination, the applicant must complete a training program approved by the Board which pertains to subject matter applicable to the installation of medical gas piping systems. As a minimum, the training course shall be based on the standards contained in the current edition of the National Fire Protection Association (NFPA) 99 Health Care Facilities Code.

(2) Course Providers shall provide lesson plans for Board approval. Approved Course Providers of medical gas training shall furnish a program consisting of a minimum of twenty-four (24) hours dedicated to classroom presentation, shop demonstration and testing of the enrollee’s comprehension of the course material.

(A) The course material and classroom presentation will address the responsibilities of the endorsee as outlined in the current edition of NFPA 99 Health Care Facilities Code, the Plumbing License Law and Board Rules.

(B) In addition, the course material and classroom presentation will address the proper installation and testing requirements for medical gas and vacuum piping systems, as outlined in the current edition of NFPA 99 Health Care Facilities Code.

(C) The aforementioned hours will include a minimum of four (4) hours assigned to shop demonstration of the proper assembly, purging and brazing procedures for horizontal and vertical joints. Outside of the requirements for this class any candidate for the Journeyman or Master medical gas endorsement will have completed a sufficient amount of practice in the assembly, purging and brazing of copper joints in an equipped shop, to demonstrate their proficiency in brazing during their examination for the endorsement.

(c) The following are requirements for the Water Supply Protection Specialist Endorsement training programs:

(1) Before a Journeyman or Master Plumber may qualify to take the Water Supply Protection Specialist endorsement examination, the applicant must complete a training program approved by the Board, which pertains to subject matter applicable to the protection of public and private potable water supplies, as required by the plumbing codes, laws and regulations of this state. A portion of the training program shall include information specific to rainwater harvesting as outlined in the latest edition of the Texas Water Development Board’s Rainwater Harvesting Manual. A portion of the training program may also include the latest edition of the Uniform Plumbing Code (UPC) Rainwater Harvesting Seminar Manual, or the latest edition of the International Plumbing Code (IPC) or the International Green Construction Code (IgCC).

(2) Any person wishing to offer a Board approved training program in Water Supply Protection Specialist Endorsement to the public must submit a course outline, together with the number of hours of instruction, to the Board for approval.
The training program must be at least 24 hours with a maximum of eight (8) hours of instruction per day and comply with the following minimum guidelines:

(A) a six (6) hour review of the significance of cross-connections, the principles of back pressure and back siphonage, thermal expansion, the acceptable devices and/or requirements for a public water supply system including, but not limited to, approved backflow protection devices, shut-off valves, water meters, and containment vessels;

(B) a two (2) hour review of the applicable standards, codes, and laws, including but not limited to the Plumbing License Law, Board rules, the Texas Commission on Environmental Quality rules relating to a public water supply and water reuse, as described in the Texas Water Development Board’s Rainwater Harvesting Manual, and the Texas A&M AgriLife Extension Service recommendations;

(C) a four (4) hour review of the specific parts and terminology, and the concepts and components of a rainwater harvesting system, including proper sizing for all water reuse systems;

(D) an eight (8) hour review of the acceptable type, material, location, limitation, and correct installation of equipment related to the treatment and reuse of water;

(E) four (4) hours devoted to the elements of a proper customer service inspection as required by the Texas Commission on Environmental Quality;

(4) Board approved Course Providers and Course Instructors who are approved to provide and instruct Continuing Professional Education (CPE) courses, under Board Rule §365.14 (relating to Continuing Professional Education Programs), may utilize another governmental or industry recognized entity to provide a portion of the course instruction.

(5) The Board may require resubmission for approval of any previously approved Water Supply Protection Specialist endorsement training program to ensure that the program meets current requirements of the plumbing codes, laws, and regulations of the state which pertain to the protection of public and private potable water supplies.

(d) The following are requirements for the Multipurpose Residential Fire Protection Sprinkler Specialist Endorsement training programs:

(1) Before a Plumbing Inspector, Journeyman or Master Plumber may qualify to take the Multipurpose Residential Fire Protection Sprinkler System Inspector examination or Multipurpose Residential Fire Protection Sprinkler Specialist endorsement examination, the applicant must complete a training program which pertains to subject matter applicable to a multipurpose dwelling fire sprinkler system, as required by the National Fire Protection Association Standard 13D.

(2) The training program must incorporate the training criteria included in the American Society of Sanitary Engineering Series 7000, as it relates to plumbing-based residential fire protection systems installers for one and two family dwellings.

(3) The training program must be at least 24 hours in length, using the following minimum guidelines:

(A) one (1) hour to review applicable standards, codes, and laws, including the Plumbing License Law, Board Rules and the fire sprinkler rules, 28 TAC §§34.701 et seq., and their integration and identifying the enforcing authorities;

(B) four (4) hours to study definitions, to identify as a minimum the various types, specific parts, specific terminology and concepts of the system;

(C) four (4) hours to learn the acceptable type, material, location, limitation and correct installation of equipment including but not limited to pipe, fittings, valves, types of sprinkler heads, supports, drains, test connections, automatic by-pass valve, smoke alarm devices, other appurtenances;

(D) two (2) hours to learn the acceptable type, configuration, and material which may or may not be required for a water supply including but not limited to backflow preventers, shut off valves, water meters, water flow detectors, tamper...
switches, test connections, pressure gages, minimum pipe sizes, storage tanks, and wells including the ability to perform a water flow test of a city water supply;

(E) eight (8) hours to learn which rooms require sprinklers and the correct positioning of a sprinkler head based on its type, listing, temperature rating, and the building structure including but not limited to understanding the concepts of the area of coverage, spacing, distance from walls and ceilings, listing limitations, dead air pockets, manufacturer's requirements and obtaining knowledge of how structural features such as flat, sloped, pocket, or open joist ceilings, close proximity to heat sources and other obstructions such as ceiling fans, surface mounted lights, beams, and soffits may adversely influence the location of a sprinkler head;

(F) three (3) hours to learn critical hydraulic concepts for the installer that may adversely affect the original design plan due to field construction changes including but not limited to remote area sprinkler operation, flow versus pressure, elevation pressure loss, sprinkler K-factors, fixture units, minimum pipe diameters, additional pipe lengths and understand which household water appliances affect or do not affect the sprinkler hydraulics/performance; and

(G) two (2) hours to learn the required testing, maintenance and documentation including but not limited to the final inspection and tests normally required by the local fire official (AHJ), when permits, working plans, as-built plans or hydraulic calculations are required and who provides for the system maintenance and instructions.

(4) Any person who holds a valid Master or Journeyman Plumber license issued by the Board and a valid RME-General or RME-Dwelling license issued by the State Fire Marshal's Office, Texas Department of Insurance, is exempted from completing the Multipurpose Residential Fire Protection Sprinkler Specialist Endorsement training program described by this section prior to taking the Multipurpose Residential Fire Protection Sprinkler Specialist endorsement examination.

Source: The provisions of this §363.11 adopted to be effective December 8, 1993, 18 TexReg 8785; amended to be effective April 15, 1994, 19 TexReg 2279; amended to be effective June 2, 1994, 19 TexReg 3930; amended to be effective August 8, 1994, 19 TexReg 5710; amended to be effective October 12, 1994, 19 TexReg 7793; amended to be effective August 7, 1995, 20 TexReg 5502; amended to be effective June 7, 1996, 21 TexReg 4687; amended to be effective April 9, 1998, 23 TexReg 3446; amended to be effective January 30, 2001, 26 TexReg 975; amended to be effective February 4, 2010, 35 TexReg 643; amended to be effective February 6, 2012, 37 TexReg 486; amended to be effective February 14, 2013, 38 TexReg 641; amended to be effective February 11, 2014, 39 TexReg 657; amended to be effective November 24, 2014, 39 TexReg 9205; amended to be effective May 3, 2015, 40 TexReg 2415.


(a) Before an applicant may take an examination for a Tradesman Plumber-Limited license or Journeyman Plumber license, the applicant must complete classroom training provided by a board-approved instructor in a board-approved training program in the areas of health and safety, the latest versions of plumbing codes adopted by the Board, and water conservation for at least:

(1) 24 hours, if the applicant is applying to take a Tradesman Plumber-Limited License examination; or

(2) 48 hours, if the applicant is applying to take a Journeyman Plumber examination.

(b) The classroom training shall include the following Continuing Professional Education (CPE) classes as provided by §365.14 of this title (relating to Continuing Professional Education Programs):

(1) one six hour CPE class, if the applicant is applying for a Tradesman Plumber-Limited license; or
(2) two six hour CPE classes, if the applicant is applying for a Journeyman Plumber license.
(c) In addition to the CPE classes required by subsection (b)(1) and (b)(2) of this section, applicants for a Tradesman Plumber-Limited License and Journeyman Plumber license must complete the OSHA 10-Hour Outreach Training, including Construction Mandatory Topics Review, as set forth in paragraphs (1) - (9) of this subsection:
   (1) Introduction to OSHA;
   (2) OSHA Focus on Four Hazards, including:
      (A) Fall Protection;
      (B) Electrical;
      (C) Caught in Between; and
      (D) Struck By;
   (3) Personal Protective and Life Saving Equipment;
   (4) Health Hazards in Construction, including:
      (A) Hazard Communication; and
      (B) Silica;
   (5) Tools, including:
      (A) hand tools; and
      (B) power tools;
   (6) Excavations;
   (7) Stairways and Ladders;
   (8) Hazardous Materials; and
   (9) Introduction to Industrial Hygiene and Blood Borne Pathogens.
(d) In addition to the CPE classes and OSHA training required by subsections (b)(1), (b)(2) and (c) of this section, applicants for a Tradesman Plumber-Limited License and Journeyman Plumber license must complete eight hours of classroom training, as set forth in paragraphs (1) - (7) of this subsection:
   (1) two hours, to include:
      (A) reading and understanding residential construction drawings;
      (B) learning the basics of math for plumbing;
      (C) drawing rough in and riser diagrams;
   (2) one hour to review the International Residential Code chapter on Fuel Gas, including:
      (A) definitions;
      (B) pipe sizing and layout; and
      (C) testing and inspections;
   (3) one hour to review the International Residential Code chapter on General Plumbing Requirements, including:
      (A) individual water supply and sewage disposal;
      (B) structural and piping protection, including notching and boring;
      (C) trenching and backfilling;
      (D) workmanship and waterproofing penetrations; and
      (E) listed, labeled and approved materials;
   (4) one hour to review the International Residential Code chapters on Plumbing Fixtures and Water Heaters, including:
      (A) the installation of plumbing fixtures and accessories;
      (B) water heater installation and replacement, including hazards of improper installations; and
      (C) water heater safety devices and alternative methods of existing installations not to code;
   (5) one hour to review the International Residential Code chapter on Water Supply and Distribution, including:
      (A) understanding and principals of backflow protection for potable water systems;
(B) water supply systems, including thermal expansion control and water hammer arrestors;
(C) water conservation and maximum flow for plumbing fixtures;
(D) sizing and pressures of potable water systems from the meter throughout distribution to fixture connections;
(E) materials and installation of potable water piping;
(F) demonstration of soldering and brazing according to B-828 standards;
(G) hangers, anchors and supports; and
(H) drinking water treatment units;
(6) one hour to review the International Residential Code chapters on Sanitary Drainage and Vents, including:
(A) materials and installation of drainage systems including proper grade and changes in direction of fittings;
(B) preparation of piping;
(C) standards for solvent cementing of pipe and fittings;
(D) cast iron piping and fittings;
(E) location and installation of cleanouts;
(F) sumps and ejectors sizing and installation;
(G) understanding the principals and physics of proper venting;
(H) installation of different types of venting systems; and
(I) improper connections and prohibited venting applications;
(7) one hour to review the International Residential Code chapter on Traps, including:
(A) design and prohibited traps;
(B) sizing and installation of traps and trap arms; and
(C) trap protection.
(e) In addition to the training required by subsections (b)(1), (b)(2), and (c) of this section, applicants for a Journeyman Plumber license must complete 18 hours of classroom training in certain chapters of the Uniform Plumbing Code, International Plumbing Code, or the International Fuel Gas Code (as appropriate); the Texas Accessibility Standards, the Americans with Disabilities Act; and water conservation, as set forth in paragraphs (1) - (12) of this subsection:
(1) 1 hour to review the chapters on General Regulations;
(2) 1 hour to review the chapters on Plumbing Fixtures and Fixture Fittings, including:
(A) general requirements and water conservation information for plumbing fixtures;
(B) commercial plumbing fixtures; and
(C) location and installation requirements for fixtures and fixture fittings;
(3) 2 hours to review the chapters on Water Heaters, including:
(A) general regulations for water heater installation and replacement, including hazards of improper installations;
(B) safety requirements for commercial water heaters;
(C) different types of water heaters available, including installations; and
(D) safety devices and alternative methods to bring existing installations into compliance with plumbing codes;
(4) 2 hours to review the chapters on Water Supply and Distribution, including:
(A) installation of potable water systems;
(B) pipe sizing of water supply and distribution;
(5) 2 hours to review the chapters on Sanitary Drainage, including:
(A) understanding commercial plumbing; and
(B) pipe sizing of sanitary waste;
(6) 1 hour to review the chapters on Indirect Wastes, including:
(A) applications accepted for indirect waste systems, both air-gap and air-break; and
(B) understanding the reason for indirect waste systems;

(7) 2 hours to review the chapters on Vents, including:
(A) physics and importance of proper venting;
(B) different venting methods, including vent termination;
(C) special venting for island fixtures, and combination waste and vent systems; and
(D) pipe sizing of vents;

(8) 1 hour to review the chapters on Traps and Interceptors, including:
(A) physics and importance of trap protection;
(B) grease interceptor design, installation and maintenance according to Plumbing Drainage Institute; and
(C) different types of interceptors and applications according to code;

(9) 1 hour to review the chapters on Storm Drainage, including:
(A) basic design, materials and installation of storm water systems;
(B) hazards of improper installations; and
(C) testing procedures for storm drainage systems;

(10) 2 hours to review the chapters on Fuel Gas Piping, including:
(A) hazards of improperly designed or installed fuel gas piping and appliances;
(B) approved materials and methods, including pipe and fittings; and
(C) combustion air requirements;

(11) 1 hour to review the basic installation of handicapped plumbing fixtures for commercial projects, as required by the Texas Accessibility Standards and the Americans with Disabilities Act; and

(12) 2 hours to review new technology which promotes water and energy conservation, including rain water harvesting, solar energy, and water smart applications.

(f) The Board will approve only Course Providers and Course Instructors who are approved to provide and instruct Continuing Professional Education (CPE) courses, under §365.14 of this title, to provide and instruct the classroom training required by this section, with the following exception:

(1) an instructor must be certified by the Occupational Safety and Health Administration to provide the training required under subsection (c) of this section; and

(2) any person who is not approved to teach CPE under §365.14 of this title, but is certified by the Occupational Safety and Health Administration, may provide training through a Course Provider, for the OSHA training course referenced in subsection (c) of this section.

(g) Course Providers and Course Instructors may be approved to provide the classroom training required under this section without submitting a separate application in addition to the application required to be approved to provide and instruct CPE, under §365.14 of this title.

(1) Any Course Provider or Course Instructor whose approval to provide or instruct CPE courses under §365.14 of this title is suspended or revoked for any reason, is not approved to provide or instruct the classroom training required under this section.

(2) Course Providers and Course Instructors shall adhere to the instruction criteria in subsections (b), (c) and (d) of this section, and ensure that only students who receive the specified number of contact hours of instruction (excluding any time spent on breaks from instruction) receive credit for completing the training required by this section.

(3) Course Providers or Course instructors shall provide notice of intent to conduct training required by this section, in the same manner required by §365.14(b)(10) of this title.

(4) Course Instructors shall abide by the same standards of conduct described in §365.14(c) of this title, when providing the training required by this section.
(h) The training required by this section may be provided in increments, as appropriate, and
the Course Provider or Course Instructor shall provide a certificate of completion to the
student for each increment completed.

(1) The certificate of completion shall state:
(A) the names of the Course Provider and Course Instructor;
(B) the name and registration or license number of the student;
(C) the specific instruction and number of hours completed; and
(D) the date that the increment of instruction was completed.

(2) The Course Provider shall maintain a record of the information contained on each
certificate of completion for at least six years.

(i) The applicant for examination is responsible for the safe keeping of each original
certificate of completion earned by the applicant, until such time that the applicant:
(1) has completed the training required under this section;
(2) has met all other requirements under §363.1 of this chapter (relating to
   Qualifications), to qualify to take a Tradesman Plumber-Limited or Journeyman Plumber
   examination; and
(3) submits the original certificates of completion along with the appropriate
   examination application and other required documentation to the Board.

(j) Providing false certificates of completion or any other false information to the Board may
result in denial of the applicant's examination application and may result in additional
disciplinary action, as provided by the Plumbing License Law, Board Rules or other laws of
this state.

Source: The provisions of this §363.12 adopted to be effective February 4, 2010, 35 TexReg
646; amended to be effective February 3, 2011, 36 TexReg 421.

Sec. 363.13. Training Program for Responsible Master Plumber Applicants.
(a) Before a Master Plumber acts as a Responsible Master Plumber, the Master Plumber
must complete a Board approved training program which includes laws and rules applicable
to the operation of a plumbing business in this state, as required by §1301.3576 of the
Plumbing License Law.

(1) The requirements of this section do not apply to a Responsible Master Plumber
who, on or before January 1, 2012, provides the Board with a Certificate of Insurance that
meets the requirements of Board Rule §367.3 (relating to Requirements for Plumbing
Companies, Responsible Master Plumbers; Certificate of Insurance); and

(2) that is effective on January 1, 2012.

(b) The training program required under subsection (a) of this section, must be a minimum
of 24 hours in length and include instruction in the following subjects applicable to the
operation of a plumbing business in this state:
(1) finance;
(2) legal;
(3) local, state and federal rules and regulations;
(4) insurance/bonds, including workman's compensation insurance;
(5) Occupational Safety and Health Administration (OSHA) requirements awareness;
and
(6) customer service.

(c) The Board will approve only Course Providers and Course Instructors who are approved
to provide and instruct Continuing Professional Education (CPE) courses, under Board Rule
§365.14 (relating to Continuing Professional Education Programs), to provide and instruct
the classroom training required by this section, except that an approved Course Provider
may utilize another government and/or education entity to provide the instruction through
the approved Course Provider.

(d) Course Providers and Course Instructors may be approved to provide the classroom
training required under this section without submitting a separate application in addition to
the application required to be approved to provide and instruct CPE, under Board Rule §365.14.

(1) Any Course Provider or Course Instructor whose approval to provide or instruct CPE courses under Board Rule §365.14 is suspended or revoked for any reason, is not approved to provide or instruct the classroom training required under this section.

(2) Course Providers and Course Instructors shall adhere to the instruction criteria in subsections (a) and (b) of this section, and ensure that any individual who receive the specified number of contact hours of instruction (excluding any time spent on breaks from instruction) receive credit for completing the training required by this section.

(3) Course Providers or Course instructors shall provide notice of intent to conduct training required by this section, in the same manner required by Board Rule §365.14(b)(10).

(4) Course Instructors shall abide by the same standards of conduct described in Board Rule §365.14(c), when providing the training required by this section.

(5) Course providers shall limit the number of students of any class to forty-five (45).

(e) The training required by this section may be provided in increments, as appropriate, and the Course Provider or Course Instructor shall provide a certificate of completion to the individual for each increment completed.

(1) The certificate of completion shall state:
   (A) the names of the Course Provider and Course Instructor;
   (B) the name and license number of the individual;
   (C) the specific instruction and number of hours completed; and
   (D) the date that the increment of instruction was completed.

(2) The Course Provider shall maintain a record of the information contained on each certificate of completion for at least six years.

(f) Prior to the date that the Master Plumber begins acting as a Responsible Master Plumber, the Master Plumber shall submit to the Board:

   (1) a certificate or certificates of completion of the training required by this section;

   and

   (2) a Certificate of Insurance as required by Board Rule §367.3.

(g) Providing false certificates of completion or any other false information to the Board may result in disciplinary action, as provided by the Plumbing License Law, Board Rules or other laws of this state.

Source: The provisions of this §363.13 adopted to be effective February 6, 2012, 37 TexReg 487; amended to be effective February 14, 2013, 38 TexReg 641; amended to be effective November 24, 2014, 39 TexReg 9205.

Sec. 363.14 Criminal Conviction Guidelines.
(a) Pursuant to Chapter 53 and Chapter 1301, § 1301.4521 of the Occupations Code and § 363.2 of the rules of the Texas State Board of Plumbing Examiners (Board), these guidelines are issued by the Board to be used, in conjunction with Chapter 53 and Chapter 1301, § 1301.4521 of the Occupations Code and Board Rule § 363.2, by the Board’s Enforcement Committee to determine the fitness of a person who has been convicted of a crime to perform the duties and discharge the responsibilities of registered and licensed individuals performing plumbing or plumbing inspections.

(b) Licensed individuals are usually required to perform plumbing or plumbing inspections without direct supervision of any other person and must be trusted to carry out their duties and responsibilities without risking the health, safety, welfare and property of the public. Plumber’s Apprentices are usually required to be supervised by a licensed plumber. However, it is estimated that the majority of Plumber’s Apprentices are working towards licensure, therefore, the same factors must be considered for registrants. The duties and responsibilities of individuals performing plumbing or plumbing inspections include, but are not limited to:
(1) entering persons’ homes and places of business to perform or inspect plumbing work including, but are not limited to:
   (A) private residences;
   (B) apartment complexes;
   (C) schools;
   (D) child care facilities;
   (E) elder care facilities;
   (F) medical care facilities;
   (G) financial institutions; and
   (H) businesses where valuable merchandise is stored and sold.

(2) making personal contact with persons who have requested plumbing work to be performed or inspected, including elderly persons and minor children of the persons who have made the request;

(3) engaging in contractual and financial transactions with persons who have requested plumbing work to be performed;

(4) being entrusted by employers to be responsible for the employers’ vehicles and tools necessary to perform plumbing or plumbing inspections.

(5) ensuring safety when working with hazardous, explosive or volatile materials;

(6) complying with laws, rules, ordinances and codes that regulate plumbing; and

(7) working with officials who are carrying out their duties to enforce laws, rules, ordinances and codes that regulate plumbing including:
   (A) Field Representatives of the Board;
   (B) Plumbing Inspectors; and
   (C) other law enforcement officers.

(c) Due to the nature of the duties and responsibilities stated in subsection (b)(1)-(7), the Board has determined that the holder of any registration or license issued by the Board would have an opportunity to commit certain crimes while performing plumbing or plumbing inspections. The Board has determined that the following crimes directly relate to the duties and responsibilities of all individuals registered or licensed by the Board (list is not all inclusive):

(1) Any crime of a sexual nature that requires the convicted person to be registered as a sex offender under Chapter 62 of the Code of Criminal Procedure, including:
   (A) Aggravated Sexual Assault (victim of any age);
   (B) Aggravated Rape (victim of any age);
   (C) Sexual Assault (victim of any age);
   (D) Rape (victim of any age);
   (E) Statutory Rape;
   (F) Indecency With a Child (including exposure);
   (G) Prohibited Sexual Conduct;
   (H) Sexual Performance by a Child;
   (I) Possession or Promotion of Child Pornography;
   (J) Aggravated Kidnapping (with the intent to commit an illegal act of a sexual nature);
   (K) Kidnapping (with the intent to commit an illegal act of a sexual nature);
   (L) Unlawful Restraint (with the intent to commit an illegal act of a sexual nature);
   (M) Burglary (with the intent to commit an illegal act of a sexual nature);
   (N) Indecent Exposure;
   (O) Public Lewdness; or
   (P) Improper Photography or Visual Recording.

(2) Any crime of a sexual nature listed in subsection (c)(1)(A)-(P), regardless of whether or not the convicted person is required to be registered as a sex offender under Chapter 62 of the Code of Criminal Procedure;
(3) Capital Murder;
(4) Murder;
(5) Criminal Negligent Homicide;
(6) Manslaughter;
(7) Aggravated Kidnapping;
(8) Kidnapping;
(9) Unlawful Restraint;
(10) Injury to a Child, Elderly Individual or Disabled Individual;
(11) Burglary of a Habitation;
(12) Burglary of a Building;
(13) Burglary of an Automobile;
(14) Robbery;
(15) Theft (felony);
(16) Fraud (felony);
(17) Forgery (felony);
(18) Arson;
(19) Aggravated Assault of a Police Officer (or other public official);
(20) Aggravated Assault;
(21) Assault;
(22) Illegal Drug Related Crimes (felony);
(23) Terroristic Threat; or
(24) Any criminal violation of laws or ordinances that regulate plumbing or the practice of plumbing.

(d) The Enforcement Committee shall use the following established levels of risks in determining the fitness of a person who has been convicted of a crime to perform the duties and discharge the responsibilities of registered and licensed individuals performing plumbing or plumbing inspections. The levels of risk are listed in the order of highest to lowest. The Enforcement Committee shall consider those applicants with convictions of a sexual nature or first degree felony to be the highest risk and those applicants who have a conviction other than that of a sexual nature or first degree felony, and who have completed all required consequences of the conviction more than five years prior to the date of application to be the lowest risk.

(1) Level One - Applicants who have a conviction of a sexual nature listed in subsection (c)(1)(A)-(P), regardless of whether or not the convicted person is required to be registered as a sex offender under Chapter 62 of the Code of Criminal Procedure.

(2) Level Two - Applicants who have a conviction for a first-degree or second-degree felony.

(3) Level Three - Applicants who have a conviction other than specified in Level One or Level Two, whose conviction, incarceration, probation, parole, mandatory supervision, court costs or any other fees (including restitution) were completed less than five years prior to the date of application, or are still being completed.

(4) Level Four - Applicants who have convictions other than specified in Level One and Level Two, whose conviction, incarceration, probation, parole, mandatory supervision, court costs or any other fees (including restitution) were completed more than five years prior to the date of application. Written proof of completion from the court, probation or parole officer must be submitted by the applicant.

(e) Applicants with multiple convictions will be considered an increased risk, depending on the number and types of convictions.

(f) The Enforcement Committee shall use these guidelines and follow the requirements of Board Rule Section 363.2 when reviewing applications for registration, examination and renewal of registrations, licenses and endorsements, to determine the fitness of applicants.

Source: The provisions of this §363.14 adopted to be effective November 24, 2014, 39 TexReg 9206.
Chapter 365 Licensing and Registration

Sec. 365.1. License, Endorsement and Registration Categories; Description; Scope of Work Permitted.

In accordance with Section 1301.351, of the Plumbing License Law, a person may not perform plumbing without holding the proper license, endorsement or registration which relates to the type of plumbing to be performed. The scope of work permitted to an individual who holds a license, endorsement or registration issued by the Board is described in paragraphs (1) - (12) of this section.

(1) Responsible Master Plumber (or "RMP")--A person who is licensed as a Master Plumber and meets the requirements of a Responsible Master Plumber under the Plumbing License Law and Board Rules is authorized to:

(A) advertise or otherwise offer to perform or provide plumbing to the general public;

(B) enter into contracts or agreements to perform plumbing;

(C) obtain plumbing permits to perform plumbing work; and

(D) perform and supervise plumbing.

(2) Master Plumber license--Authorizes the individual to perform and supervise plumbing:

(A) only under the general supervision of a Responsible Master Plumber; and

(B) only under contracts or agreements to perform plumbing work secured by a Responsible Master Plumber.

(3) Journeyman Plumber license--Authorizes the individual to perform and supervise plumbing:

(A) only under the general supervision of a Responsible Master Plumber; and

(B) only under contracts or agreements to perform plumbing work secured by a Responsible Master Plumber.

(4) Tradesman Plumber Limited license--Authorizes the individual to perform and supervise plumbing for only one or two family dwellings:

(A) only under the supervision of a Responsible Master Plumber; and

(B) only under contracts or agreements to perform plumbing work secured by a Responsible Master Plumber.

(C) A Tradesman Plumber Limited license holder may assist in the installation of plumbing other than for one or two family dwellings only under the direct, on-the-job supervision of a licensed Journeyman or Master Plumber.

(5) Plumbing Inspector license--Authorizes the individual to perform plumbing inspections as an employee or independent contractor of a political subdivision or state agency for compliance with health and safety laws and ordinances.

(6) Medical Gas Piping Installation Endorsement--An endorsement to a Journeyman or Master Plumber license that authorizes the individual to install piping that is used solely to transport gases used for medical purposes:

(A) only under the general supervision of a Responsible Master Plumber who holds a Medical Gas Piping Installation Endorsement on his or her Master Plumber license; and

(B) only under contracts or agreements to perform medical gas piping installations secured by a Responsible Master Plumber who holds a Medical Gas Piping Installation Endorsement on his or her Master Plumber license.

(7) Water Supply Protection Specialist--An endorsement to a Journeyman or Master Plumber license that authorizes the individual to perform Customer Service Inspections as defined in the Texas Commission on Environmental Quality Rules and Regulations for Public Water Systems. A Water Supply Protection Specialist Endorsement shall not be used in lieu of a Plumbing Inspector license as required...
under Section 1301.351 of the Plumbing License Law to perform plumbing inspections required under Section 1301.255 and Section 1301.551 of the Plumbing License Law. The Water Supply Protection Specialist endorsement on a Journeyman or Master Plumber license authorizes the individual to perform, install, service, and repair plumbing associated with the use and distribution of rainwater to supply a plumbing fixture, appliance, or irrigation system:

(A) only under the general supervision of a Responsible Master Plumber who holds a Water Supply Protection Specialist endorsement on his or her Master Plumber license; and

(B) only under contracts or agreements to perform, install, service, and repair plumbing associated with the use and distribution of rainwater to supply a plumbing fixture, appliance, or irrigation system secured by a Responsible Master Plumber who holds a Water Supply Protection Specialist endorsement on his or her Master Plumber license.

(8) Multipurpose Residential Fire Protection Sprinkler Specialist--An endorsement to a Journeyman or Master Plumber license that authorizes the individual to install a multipurpose residential fire protection sprinkler system for only one or two family dwellings:

(A) only under the general supervision of a Responsible Master Plumber who holds a Multipurpose Residential Fire Protection Sprinkler Specialist endorsement on his or her Master Plumber license; and

(B) only under contracts or agreements to perform multipurpose residential fire protection sprinkler system installations secured by a Responsible Master Plumber who holds a Multipurpose Residential Fire Protection Sprinkler Specialist endorsement on his or her Master Plumber license.

(9) Residential Utilities Installer Registration--Authorizes the holder of a Plumber’s Apprentice registration to construct and install yard water service piping and building sewers for only one or two family dwellings:

(A) only under the general supervision of a Responsible Master Plumber; and

(B) only under contracts or agreements to perform plumbing work secured by a Responsible Master Plumber.

(10) Drain Cleaner Registration--Authorizes the holder of a Plumber’s Apprentice registration or a Tradesman Plumber-Limited license to install cleanouts and remove and reset p-traps for the purposes of eliminating obstructions in building drains and sewers:

(A) only under the general supervision of a Responsible Master Plumber; and

(B) only under contracts or agreements to perform plumbing work secured by a Responsible Master Plumber.

(11) Drain Cleaner-Restricted Registration--Authorizes the holder of a Plumber’s Apprentice registration to clear obstructions in sewer and drain lines only through any existing code-approved opening:

(A) only under the general supervision of a Responsible Master Plumber; and

(B) only under contracts or agreements to perform plumbing work secured by a Responsible Master Plumber.

(12) Plumber’s Apprentice Registration--Authorizes the individual to assist a person licensed by the Board in the installation of plumbing:

(A) only under the direct, on-the-job supervision of a person licensed by the Board;

(B) only under the general supervision of a Responsible Master Plumber; and

(C) only under contracts or agreements to perform plumbing work secured by a Responsible Master Plumber.
Sec. 365.2. Exemptions.
The following plumbing work shall be permitted without a license but shall be subject to inspection and approval in accordance with local, city or municipal ordinances:

1. Plumbing work done by a property owner in the property owner's homestead;

2. Plumbing work that is not performed in conjunction with new construction, repair or remodeling, and is performed on a property that is:
   - (A) located in a subdivision or on a tract of land that is not required to be platted under §232.0015, Local Government Code; or
   - (B) not connected to a public water system and is located outside a municipality, or
   - (C) located outside a municipality and connected to a public water system that does not require a license to perform plumbing; or
   - (D) located inside a municipality that is within a county that has fewer than 50,000 inhabitants and that:
     (i) has fewer than 5,000 inhabitants; and
     (ii) by municipal ordinance has authorized a person who is not licensed under this the Plumbing License Law to perform plumbing.

3. Verification of medical gas and vacuum piping integrity and content;

4. Work done on existing plumbing by a maintenance man or maintenance engineer, as defined in §361.1 of this title (relating to Definitions), that is incidental or connected to other maintenance duties, provided that such an individual does not engage in cutting into fuel gas plumbing systems, the installation of gas fueled water heaters or plumbing work for the general public;

5. Plumbing work done by a railroad employee on the premises or equipment of a railroad, provided such an individual does not engage in plumbing work for the general public;

6. Plumbing work done by a person engaged by a public utility company to:
   - (A) lay, maintain, or operate its service mains or lines to the point of measurement; and
   - (B) install, change, adjust, repair, remove or renovate appurtenances, equipment, or appliances;

7. Appliance installation or appliance service work, other than installation and service work on water heaters, done by bona fide appliance dealers and their employees that do not offer to perform plumbing work to the general public, in connecting appliances to existing openings with a code approved appliance connector without cutting into or altering the existing plumbing system;

8. Irrigation work done by an individual working and licensed by the Texas Commission on Environmental Quality under Chapter 1903, Occupations Code, as an irrigator or installer;

9. LP Gas service and installation work done by an individual working and licensed by the Texas Railroad Commission under Chapter 113 of the Natural Resources Code as a LP Gas Installer;

10. Water Treatment Specialists licensed by the Texas Commission on Environmental Quality under §341.034 of the Health and Safety Code may engage in residential,
commercial or industrial water treatment activities including making connections necessary
to complete the installation of a water treatment system;
(11) Water well pump installation and service work performed by an individual licensed by
the Texas Commission on Environmental Quality under Chapter 1902 of the Occupations
Code;
(12) Residential potable water supply or residential sanitary sewer connections performed
by an organization certified by the Texas Commission on Environmental Quality to perform
self-help project assistance on a Self-Help Project which complies with §1301.057 of the
Occupations Code (Plumbing License Law); and
(13) Water treatment installations, exchanges, services, or repairs.

Source: The provisions of this §365.2 adopted to be effective February 12, 2004, 29 TexReg
1200; amended to be effective February 3, 2011, 36 TexReg 422; amended to be effective

Sec. 365.4. Issuance.
(a) The Board shall promptly issue a license, registration or endorsement to qualified
applicants. However, the Board may withhold the license, registration or endorsement and
require reexamination of any applicant who has not remitted the appropriate licensing fee
within 90 days of completion of the examination.
(b) Within one year from the date of passing the Plumbing Inspector's examination, a
political subdivision must submit proof to the Board of the individual's employment or
contract with the political subdivision as a Plumbing Inspector with the appropriate licensing
fee. If the individual does not comply with this requirement, he/she must undergo
reexamination to be eligible for licensing as a Plumbing Inspector.
(c) Licenses, endorsements and registrations issued by the Board shall be valid throughout
the state, but shall not be assignable or transferable.

Source: The provisions of this §365.4 adopted to be effective May 18, 1982, 7 TexReg 1748;
amended to be effective December 8, 1993, 18 TexReg 8786; amended to be effective October
12, 1994, 19 TexReg 7793; amended to be effective December 18, 2000, 25 TexReg 12387;
amended to be effective December 30, 2001, 26 TexReg 10587.

Sec. 365.5. Renewals.
(a) The Board shall inform a licensee or registrant of the impending expiration of a license,
registration or endorsement by sending notice by written or electronic means at least 30
days before its expiration date to the licensee's last known mailing address according to
Board records.
(b) A licensee or registrant may renew an unexpired license, registration or endorsement
before its expiration date by meeting all renewal requirements and paying the fee required
by the Board.
(c) The licensee's or registrant's failure to receive the notice of expiration will not alter the
licensee's or registrant's responsibility to renew the license or registration each year or
endorsement every three years by its expiration date.
(d) Any Journeyman Plumber, Master Plumber, Tradesman Plumber-Limited Licensee,
Drain Cleaner, Drain Cleaner-Restricted Registrant, Residential Utilities Installer, or
Plumbing Inspector wishing to renew a license or registration must have proof submitted to
the Board of successful completion of the required continuing professional education (CPE)
course or courses, subject to the additional requirement in subsection (e) of this section.
(e) Any license holder with a medical gas endorsement must complete a Board approved
medical gas continuing professional education class within the three-year period of the
endorsement. The classroom hours shall consist of instruction of the most current edition of
the National Fire Protection Association (NFPA) 99, Health Care Facilities Code and the
changes therein. No license holder with a medical gas endorsement may count the same
medical gas continuing professional education class twice towards meeting the continuing
professional education requirements for renewal of the medical gas endorsement on a plumbing license.

(f) Any license or endorsement holder who lives in a county having no city with a population in excess of 100,000, or resides out of state, or who submits written proof to the Board from a physician stating the medical reason that the licensee is unable to attend a CPE class, may fulfill the continuing professional education requirements by completing a correspondence course approved by the Board.

(g) A person who holds a license and is:

1. a member of the United States armed forces, a reserve component of the United States armed forces or the state military forces;
2. is ordered to active duty by proper authority; and
3. submits documentation acceptable to the Board which demonstrates the person was unable to renew the license in a timely manner due to the active duty service is:
   (A) exempt from paying a late renewal fee; and
   (B) entitled to an additional amount of time, equal to the total number of years or parts of years that the person serves on active duty, to complete any continuing education requirements and any other requirements related to the renewal of the person's license.

(h) Under §1301.404(f) of the Plumbing License Law, the following individuals may be credited as having fulfilled their continuing professional education (CPE) requirements for the current CPE course year, in order to renew a license issued by the Board:

1. Any CPE Course Instructor who is fully approved under Board Rule §365.14 (relating to Continuing Professional Education Programs); and
2. any employee of the Board who:
   (A) monitors a current CPE class for compliance with the Plumbing License Law and these sections; or
   (B) reviews all approved Course Materials under Board Rule §365.14 and completes the current Course Instructor Certification Workshop conducted by the Board.

Source: The provisions of this §365.5 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective December 8, 1993, 18 TexReg 8786; amended to be effective April 15, 1994, 19 TexReg 2280; amended to be effective June 7, 1996, 21 TexReg 4688; amended to be effective December 5, 1996, 21 TexReg 11485; amended to be effective April 9, 1998, 23 TexReg 3446; amended to be effective October 11, 1998, 23 TexReg 9979; amended to be effective December 18, 2000, 25 TexReg 12388; amended to be effective December 30, 2001, 26 TexReg 10587; amended to be effective October 30, 2007, 32 TexReg 7688; amended to be effective February 2, 2009, 34 TexReg 596; amended to be effective February 3, 2011, 36 TexReg 422; amended to be effective February 14, 2013, 38 TexReg 641; amended to be effective February 11, 2014, 39 TexReg 660.

Sec. 365.6. Expirations.

(a) Any license or registration not properly renewed each year or any endorsement not properly renewed every three years by its expiration date will become invalid on that date and remain invalid until all renewal requirements are met.

(b) An individual whose license, registration or endorsement has been expired for 90 days or less may renew the license, registration or endorsement by meeting all renewal requirements, paying the Board the scheduled renewal fee and an additional fee equal to one-half the amount of the examination or registration fee for the license, registration or endorsement.

(c) An individual whose license, registration or endorsement has been expired for over 90 days but less than two years may renew the license, registration or endorsement by meeting all renewal requirements and paying the Board a sum equal to all unpaid renewal
fees plus the examination or registration fee required for the license, registration or endorsement.

d) No individual may renew a license, registration or endorsement that has been expired for two or more years; however, in such cases an individual can apply for a new license or endorsement by taking the current examination and paying the current fees. An individual may apply for a new Registration by meeting the requirements and procedures for obtaining an original registration and paying the current fees.

e) Continuing professional education requirements must be satisfied prior to the renewal of any expired license or Drain Cleaner, Drain Cleaner-Restricted Registrant or Residential Utilities Installer registration.

Source: The provisions of this §365.6 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective September 1, 1983, 8 TexReg 3186; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective December 8, 1993, 18 TexReg 8786; amended to be effective June 7, 1996, 21 TexReg 4688; amended to be effective December 18, 2000, 25 TexReg 12388; amended to be effective December 30, 2001, 26 TexReg 10587; amended to be effective February 3, 2011, 36 TexReg 423.

Sec. 365.7. Duplicate License.
The Board shall issue a duplicate license or registration to replace any license or registration lost, destroyed, or mutilated upon receipt of an application for the duplicate, stating the reasons for the request, together with the appropriate fee.

Source: The provisions of this §365.7 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective December 30, 2001, 26 TexReg 10587.

Sec. 365.8. Change of Name, Address, or Employment.
(a) Each licensee and registrant shall inform the Board in writing of any changes in legal name or mailing address not later than thirty days after a change in the person’s legal name or mailing address. After receiving the notification of change of name or mailing address, together with the appropriate fee, the Board shall issue a new license or registration reflecting the change.

(b) Each Plumbing Inspector shall inform the Board in writing of each political subdivision that the Plumbing Inspector is employed by or has contracted with, for the purposes of performing plumbing inspections and any changes in contract or employment status within thirty days of status change. The written confirmation of contract or employment must be provided by an authorized representative of each political subdivision.

(c) Each licensee or registrant shall notify the Board in writing of any change to his or her primary place of employment upon renewal of his or her license or registration.

Source: The provisions of this §365.8 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective December 18, 2000, 25 TexReg 12388; amended to be effective December 30, 2001, 26 TexReg 10587; amended to be effective February 14, 2013, 38 TexReg 642.

Sec. 365.9. Reprimand, Suspension, Revocation.
(a) As provided in the Act and in Texas Government Code, Section 2001, as amended, the Board shall reprimand a licensee, or registrant, or suspend or revoke his or her license or registration for obtaining a license, registration or endorsement through fraud, false information, or error, a violation of the Act, of these rules, of a Board order, or of local codes, ordinances, or standards of competency, in accordance with procedures set forth in the Act, the Government Code, and these rules.

(b) The Board shall institute an investigation upon receipt of a valid written complaint from any person or agency setting forth the details of alleged fraud, false information, error, or violation within the jurisdiction of the Board.
(c) An individual informed by the Board of proposed refusal, suspension, or revocation of a license, registration or endorsement is entitled to a hearing before the Board as described in these rules. In order to determine competency, plumbing examinations may be administered to licensees accused of incompetence or willful violation.

Source: The provisions of this §365.9 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective December 8, 1993, 18 TexReg 8786; amended to be effective December 18, 2000, 25 TexReg 12389; amended to be effective December 30, 2001, 26 TexReg 10587.

Sec. 365.10. Application for License, Registration or Endorsement after Revocation.

Any individual whose license, registration or endorsement has been revoked may apply to the Board for a new license, registration or endorsement after a waiting period of at least one year from the date of revocation. The Enforcement Committee shall be delegated the authority of making the initial review of a previously revoked license or registration. If the committee decides to deny the application for a new license or registration, it shall proceed in the same manner it would if presented any other application it believes should be denied. If the committee makes a decision to approve the applicant's request, it must nonetheless be presented for approval before the Board members, at a regularly scheduled Board meeting to approve the applicant's request, if approved, then the applicant is to follow the same licensing or registration procedures required of a first-time licensee or registrant.

Source: The provisions of this §365.10 adopted to be effective May 18, 1982, 7 TexReg 1748; amended to be effective August 25, 1993, 18 TexReg 5399; amended to be effective December 8, 1993, 18 TexReg 8786; amended to be effective October 14, 1996, 21 TexReg 9446; amended to be effective December 30, 2001, 26 TexReg 10587.

Sec. 365.13. Licensing of Guaranteed Student Loan Defaulters and Child Support Defaulters.

(a) The Board shall refuse to renew the license or registration of a licensee or registrant whose name is on the list of those who have defaulted on student loans published by the Texas Guaranteed Students Loan Corporation (hereinafter TGSLC) unless:

(1) the renewal is the first renewal following the Board's receipt of a TGSLC list including the licensee's or registrant's name among those in default; or

(2) the licensee or registrant presents to the Board a certificate issued by the TGSLC certifying that:

(A) the licensee or registrant has entered into a repayment agreement on the defaulted loan; or

(B) the licensee or registrant is not in default on a loan guaranteed by the TGSLC.

(b) The Board may issue an initial license or registration to an individual on TGSLC's list of defaulters who meets all other qualifications for licensing but shall not renew the license or registration unless the licensee presents to the Board a certificate issued by the TGSLC certifying that:

(1) the licensee or registrant has entered into a repayment agreement on the defaulted loan; or

(2) the licensee or registrant is not in default on a loan guaranteed by the TGSLC.

(c) The Board shall not renew the license or registration of a licensee or registrant who defaults on a repayment agreement unless the individual presents to the Board a certificate issued by the TGSLC certifying that:

(1) the licensee or registrant has entered into another repayment agreement on the defaulted loan; or

(2) the licensee or registrant is not in default on a loan guaranteed by the TGSLC or on a repayment agreement.

(d) The Board will provide the licensee or registrant identified by the TGSLC as being in default with written notice of his or her default status at least 30 days before the expiration
date of the license or registration to the last known mailing address according to the Board's records.

(e) An individual informed by the Board of his or her default status according to the TGSLC shall be provided an opportunity for a hearing, if requested by the licensee or registrant, in accordance with these rules.

(f) In strict accordance with the provisions of Texas Family Code Chapter 232, pertaining to delinquent child support, if a licensee or registrant’s name has been provided by the Office of the Attorney General of Texas as being in default of child support, the Board shall not renew the License or Registration on the renewal date following such notification. The Board shall not renew or reinstate said License or Registration unless the Office of the Attorney General certifies that the individual has satisfied the requirements of Chapter 232 of the Texas Family Code. The Board shall suspend a License or Registration upon order of the Attorney General of Texas.

Source: The provisions of this §365.13 adopted to be effective August 25, 1993, 18 TexReg 5399; amended to be effective December 18, 2000, 25 TexReg 12390; amended to be effective December 30, 2001, 26 TexReg 10587; amended to be effective February 14, 2013, 38 TexReg 642.


(a) Course Materials--In preparation for the Continuing Professional Education course year, which begins on July 1, of each year, the Board will annually approve Course Materials to be used for the Continuing Professional Education (CPE) required for renewal of Journeyman Plumber, Master Plumber, Tradesman Plumber-Limited Licensee and Plumbing Inspector Licenses. The CPE required for the renewal of the aforementioned licenses, shall be accepted by the Board as the mandatory training required under §1301.404 of the Plumbing License Law for the renewal of Drain Cleaner, Drain Cleaner-Restricted Registrant and Residential Utilities Installer registrations. The Course Materials are the printed materials that are the basis for a substantial portion of a CPE course and which are provided to the Licensees and Registrants for use in the classroom, correspondence courses and future reference by the Licensees and Registrants (students). The provider of Course Materials, Course Provider and Course Instructor shall encourage the student to retain the Course Materials for future reference and shall not purchase the used Course Materials from the student or otherwise offer any incentive to the student to not retain the Course Materials. Board approval of Course Materials will be subject to all of the terms and conditions of this Section. The following minimum criteria will be used by the Board in considering approval of Course Materials:

1. The Course Materials will provide the basis for a minimum of six classroom hours of study. Three of the six hours will be in the subjects of health protection, energy conservation and water conservation, with the remaining three hours covering subjects which shall include information concerning the Act, Board Rules, current industry practices and codes, and subjects from lists of approved subjects published by the Board.

2. The Board will periodically publish lists of approved subjects.

3. The Course Materials must be presentations of relevant issues and changes within the subject areas as they apply to the plumbing practice in the current market or topics which increase or support the Licensee's development of skill and competence.

4. The provider of the Course Materials must provide the Course Materials, as needed, in correspondence course form to comply with §1301.404(e) of the Act and subsection (b)(15)(L) of this section, which are to be made available for at least three (3) years or as necessary for renewal of an expired license.

5. The Course Materials may not advertise or promote the sale of goods, products or services.

6. The draft version of the Course Materials must be submitted electronically to the Board for approval. Upon Board approval the final copies must be printed and distributed to
students in a bound version meeting the following minimum technical specifications for printing and production:

(A) Binding--Perfect or Metal Coiled,
(B) Ink--Full Bleed Color,
(C) Cover Material--80 Pound Gloss Paper,
(D) Page Material--70 Pound

(7) Course Materials will provide information stating that the most current Board forms used for doing business with licensees, registrants, and the public are available on the Board's website or by mail upon request.

(8) All Course Materials must have the following characteristics:
(A) Correct grammar, spelling and punctuation,
(B) Appropriate illustrations and graphics to show concepts not easily explained in words, and
(C) In depth and comprehensive presentation of subject matter which increases or supports the skills or competence of the Licensees and Registrants.

(9) The provider of Course materials must have legal ownership of or an appropriate license for the use of all copyrighted material included within the Course materials. Board approved Course materials will contain a prominently displayed approval statement in 10 point bold type or larger containing the following language: “THIS CONTINUING PROFESSIONAL EDUCATION COURSE MATERIAL HAS BEEN APPROVED BY THE TEXAS STATE BOARD OF PLUMBING EXAMINERS FOR USE IN THE (state year) CPE YEAR. BY ITS APPROVAL OF THIS COURSE MATERIAL, THE TEXAS STATE BOARD OF PLUMBING EXAMINERS DOES NOT ASSUME ANY RESPONSIBILITY FOR THE ACCURACY OF THE CONTENTS OF THE COURSE MATERIAL. FURTHER, THE TEXAS STATE BOARD OF PLUMBING EXAMINERS IS NOT MAKING ANY DETERMINATION THAT THE PARTY PUBLISHING THE COURSE MATERIALS HAS COMPLIED WITH ANY APPLICABLE COPYRIGHT AND OTHER LAWS IN PUBLISHING THE COURSE MATERIAL AND THE TEXAS STATE BOARD OF PLUMBING EXAMINERS DOES NOT ASSUME ANY LIABILITY OR RESPONSIBILITY THEREFOR. THE COURSE MATERIAL IS NOT BEING PUBLISHED BY NOR IS IT A PUBLICATION OF THE TEXAS STATE BOARD OF PLUMBING EXAMINERS.”

(10) The provider of Course Materials will conduct instructor training in the use of Course Materials.

(11) The provider of Course Materials will be required to have distribution facilities that will ensure prompt distribution of course materials, facsimile ordering and a statewide toll free telephone number for placing orders. The provider of Course Materials must ship any ordered material within ten business days after the receipt of the order and payment for the course materials.

(12) The Board shall annually approve only individuals, businesses or associations to provide Course Materials. Any individual, business or association who wishes to offer to provide Course Materials shall apply to the Board for approval using application forms prepared by the Board. In order to be approved, the application must satisfy the Board as to the ability of the individual, business or association to provide quality Course Materials as required in this section and must include:
(A) name and address of individual applicant,
(B) names and addresses of all officers, directors, trustees or members of the governing board of any business or association applicant,
(C) statement by individual applicant, and each officer, director, trustee or member of governing board as to whether he or she has ever been convicted of a felony,
(D) current certificate of good standing issued to the business or association by the Texas Comptroller of Public Accounts for business or association applicants,
(E) fees to be charged for Course Materials,
(F) taxpayer identification number,
(G) name, telephone number and electronic mail address of the individual who is designated by the provider of Course Materials to be responsible for answering inquiries and receiving notifications from the Board.

(13) If the provider of Course Materials sells Course Materials to Course Providers, Registrants and Licensees, the Course Provider must sell the Course Materials at the same price as stated in the application.

(14) The Board may refuse to accept any application for approval as a provider of Course Materials that is not complete. The Board may deny approval of an application for any of the following reasons:

(A) failure to comply with the provisions of this section; or

(B) inadequate coverage of the materials required to be included in Course Materials.

(15) If an application is refused or disapproved, written notice detailing the basis of the decision shall be provided to the applicant.

(16) A provider's authority to offer the Course Materials for which CPE credit is given begins on July 1, of the calendar year of approval and continues until the Course Materials are no longer required for the renewal of an expired license or registration. When requested in writing, the Board may authorize the use of these Course Materials prior to July 1, for industry related programs.

(17) An electronic copy of the Course Materials must accompany the Course Material Provider application and be submitted to the Board's office no later than November 15 for Board approval at its January Board meeting.

(18) A provider's failure to comply with this section constitutes grounds for disciplinary action against the provider or for disapproval of future applications for approval as a provider of Course Materials.

(b) Course Providers--The Board will annually approve only individuals, businesses or associations as Course Providers. Course Providers will offer classroom and correspondence instruction in the Course Materials used for the Continuing Professional Education (CPE) required for renewal of all licenses and applicable registrations issued under the Act. Board approval of Course Providers will be subject to all of the terms and conditions of this Section. The following minimum criteria will be used by the Board in considering approval of Course Providers:

(1) CPE courses shall be presented in one of the following formats:

(A) Six classroom hours presented on one day

(B) Two sessions of three classroom hours each presented within a seven day period or

(C) An approved correspondence course.

(2) Not less than three hours of the classroom course will be in the subjects of health protection, energy conservation and water conservation.

(3) Presentations must be based on the Course Materials and any other materials approved by the Board.

(4) In addition to Course Materials, presentations may include videos, films, slides or other appropriate types of illustrations and graphic materials related to the Course Materials.

(5) Course Providers shall limit the number of students for any CPE class to forty-five (45). Course Providers may allow a Course Instructor to admit additional students in excess of forty-five (45) who apply to the Course Instructor for admittance to the class on the day of the class, only if the additional students:

(A) are currently on active duty as members of the United States armed forces, a reserve component of the United States armed forces or the state military forces; and

(B) present valid identification to the Course Instructor which indicates the additional students' status under subparagraph (A) of this paragraph.
(6) A Course Provider may not advertise or promote the sale of any goods, products or services between the opening and closing hours of any CPE class.

(7) Each Course Provider shall furnish a Certificate of Completion of CPE to each Licensee and Registrant who completes its CPE course. The Certificate of Completion shall state the name of the Course Provider, the name of the student, the course year and the date the CPE course was completed.

(8) Each Course Provider shall, at its own expense and in a format approved by the Board, electronically transmit to the Board certification of each Licensee's and Registrant's completion of CPE requirements within forty-eight hours of completion.

(A) The Board may provide training to the Course Provider in the method for electronic transmittal.

(B) The Board may charge a fee to recover its costs for computer software and training in the use of the software to the Course Provider.

(9) Each Course Provider shall be reviewed annually by the Board to ensure that classes have been provided equitably across the state of Texas, except as provided in paragraph (15)(J) of this subsection.

(10) Each Course Provider must notify the Board at least 7 days before conducting a class or electronically post notice of the class schedule on the Course Provider's website at least 7 days before conducting a class.

(A) The notice shall contain the time(s) and place(s) where the classes will occur, and the name of the Course Instructor scheduled for each class.

(B) The notice shall be provided to the Board, whether or not the class is open to all licensees and registrants or limited to only a specific group or organization.

(C) The Course Provider shall provide a method to receive immediate notification from the scheduled Course Instructor, in the event that the Course Instructor is unable to provide instruction for the scheduled class; and

(i) the Course Provider shall make every effort to provide a substitute Course Instructor in order to avoid cancelling the scheduled class.

(ii) If cancellation of the class is unavoidable for any reason, the Course Provider shall make every effort to immediately notify each student affected by the cancellation; and

(iii) reschedule the cancelled class as soon as possible; and

(iv) notify the Board of the cancellation within 72 hours.

(11) Each Course Provider will perform self-monitoring of its classes and Course Instructors to ensure compliance with the Act and Board rules and reporting as required by the Board.

(12) Each Course Provider shall use only Course Instructors that have been approved by the Board. Each Course Provider shall annually submit to the Board's office a list of Course Instructors it employs and the instructors' credentials for approval no later than March 15 for approval by the Board at its April Board meeting. The Board may approve additional Course Instructors who meet the requirements of subsection (c) of this section, at any regularly scheduled Board meeting.

(13) Prior to allowing Course Instructors to teach CPE, Course Providers must provide documentation to the Board showing the instructor's successful completion of Course Materials training.

(14) Course Instructors must comply with subsection (c) of this section. Course Providers shall notify the Board within 10 days of any change of an instructor's employment status with the Course Provider.

(15) Any individual, business or association who wishes to be a Course Provider shall apply to the Board for approval using application forms prepared by the Board. In order to be approved, the application must satisfy the Board as to the ability of the individual, business or association to provide quality instruction in the Course Materials as required in this section and must include:

(A) name and address of individual applicant,
(B) names and addresses of all officers, directors, trustees or members of the governing board of any business or association applicant,
(C) statement by individual applicant, and each officer, director, trustee or member of governing board as to whether he or she has ever been convicted of a felony,
(D) current certificate of good standing issued to the business or association by the Texas Comptroller of Public Accounts for business or association applicants,
(E) taxpayer identification number,
(F) facsimile number, statewide toll free telephone number, Internet web site and electronic mail address,
(G) fees to be charged to Licensees for attending the course, considering the following:
   (i) If the Course Provider is not also a provider of Course Materials and will purchase Course Materials, the Course Provider may not charge the Licensees or Registrants more than its actual cost for the Course Materials supplied to the Licensees and Registrants by the Course Provider.
   (ii) The fees charged to the Licensees and Registrants for attending the course will be determined by the Course Provider.
   (H) an example of a Licensee's and Registrant's Certificate of Completion of CPE,
   (I) CPE class scheduling plan,
   (J) plan for providing courses equitably across the state. The following individuals or businesses will not have to comply with this subparagraph:
      (i) Employers applying to be approved as Course Providers for the purpose of providing CPE courses only to the employers' employees, and
      (ii) Individuals who will not employ Course Instructors other than themselves,
   (K) method for compiling statistical data regarding the number of CPE classes conducted, students instructed and similar data required to be submitted to the Board, in accordance with the following:
      (i) Course Providers shall provide quarterly reports no later than December 15, March 15, June 15 and September 15, for the first year in which the Course Provider provides CPE courses;
      (ii) Renewing Course Providers shall provide only annual reports, no later than September 15 of each year, for the preceding CPE course year.
   (L) method for ensuring that only Licensees and Registrants who meet one or more of the following requirements may receive CPE credit for taking an CPE correspondence course:
      (i) any Licensee or Registrant that lives outside of the State of Texas, or
      (ii) lives in a county that does not have a city with a population in excess of 100,000, or
      (iii) who has an expired license or registration that requires a CPE course that is no longer available in the classroom, or
      (iv) who submits written proof to the Board from a physician stating the medical reason that the licensee or registrant is unable to attend a CPE class;
   (M) identification of the Course Materials which will be used by the Course Provider; and
   (N) the name, telephone number and electronic mail address of the individual who is designated by the Course Provider to be responsible for answering inquiries and receiving notifications from the Board.

(16) The Board may refuse to accept any application for approval as a Course Provider that is not complete. The Board may deny approval of an application for any of the following reasons:
   (A) failure to comply with the provisions of this section; or
(B) inadequate instruction of the materials required to be included in Course Materials.

(17) If an application is refused or disapproved, written notice detailing the basis of the decision shall be provided to the applicant.

(18) A Course Provider's authority to offer instruction in the Course Materials for which CPE credit is given, begins on July 1, of the calendar year of approval and expires on June 30, of the following calendar year after approval.

(19) All Course Provider applications must be submitted to the Board office no later than December 1, each year for approval at the Board's January meeting.

(20) The Board shall review Course Providers for quality in instruction. The Board shall also investigate and take appropriate action, up to and including revocation of authority to provide CPE, regarding complaints involving approved Course Providers.

(21) A provider's failure to comply with this section constitutes grounds for disciplinary action, up to and including revocation of authority to provide CPE, against the provider or for denial of future applications for approval as a Course Provider.

(c) Course Instructors--The Board will annually approve Course Instructors to provide the classroom instruction in the Course Materials used for the Continuing Professional Education (CPE) required for renewal of Journeyman Plumber, Master Plumber, Tradesman Plumber-Limited Licensee and Plumbing Inspector Licenses and Drain Cleaner, Drain Cleaner-Restricted Registrant and Residential Utilities Installer registrations. Board approval of Course Instructors will be subject to all of the terms and conditions of this Section. Course Providers must submit the application of an individual who wishes to be approved by the Board as a Course Instructor, as provided by subsection (b)(12) and (13) of this section. The following minimum criteria will be used by the Board in considering approval of Course Instructors:

(1) Instructors must be licensees of the Board and attend and successfully complete a Course Instructor Certification Workshop each year conducted by the Board (the Board will charge a fee to recover its costs for conducting the Course Instructor Certification Workshop).

(2) Instructors will be required to successfully complete a Board approved program of 160 clock hours which meets the following criteria. The Board will allow credit for approved courses.

(A) 40 hours to provide the Instructor with the basic educational techniques and instructional strategies necessary to plan and conduct effective training programs.

(B) 40 hours to provide the Instructor with the basic techniques and strategies necessary to analyze, select, develop, and organize instructional material for effective training programs.

(C) 40 hours to provide the Instructor with the basic principles, techniques, theories, and strategies to establish and maintain effective relationships with students, coworkers, and other personnel in the classroom, industry, and community.

(D) 40 hours to provide the Instructor with the basic principles, techniques, theories, and strategies to communicate effectively with the use of instructional media.

(E) To maintain his/her status as an approved Course Instructor, the Instructor shall undergo one of the aforementioned training programs every 12 months such that the entire training (160 hours) is complete within four years.

(3) A Course Instructor may not advertise or promote the sale of goods, products, or services between the opening and closing hours of any CPE class.

(4) As a Course Instructor and Licensee of the Board, a Course Instructor must comply with the Plumbing License Law and Board Rules, including §367.2 of this title (relating to Standards of Conduct). An Instructor has a responsibility to his students and employer to:

(A) be well versed in and knowledgeable of the Course Materials and ensure that classroom presentations are based only on the Course Materials and other materials approved by the Board,
(B) maintain an orderly and professional classroom environment,
(C) ensure that only students who receive six contact hours of instruction (excluding any time spent on breaks from instruction) receive credit for attending the CPE class,
(D) notify the Course Provider immediately, if the Course Instructor is unable to provide instruction for a CPE class that the instructor was scheduled to instruct, to allow the Course Provider to make every effort to provide a substitute Course Instructor to avoid cancelling the class, and
(E) coordinate with the Course Provider to develop an appropriate method for handling disorderly and disruptive students. A Course Instructor shall report to the Course Provider and the Board, any non-responsive and disruptive student who attends a CPE course. The Board may deny CPE credit to any such student and require, at the student's expense, successful completion of an additional CPE course to receive credit.

(5) The Board shall review Course Instructors for quality of instruction. The Board shall also respond to complaints regarding Course Instructors.

(6) A Course Instructor's failure to comply with this section constitutes grounds for disciplinary action against the Instructor or for disapproval of future applications for approval as a Course Instructor.

(7) At the beginning of each CPE class, the Course Instructor shall provide each individual student with a separate single page handout containing the text of paragraphs (4)-(6) of this subsection in a format provided by the Board or shall provide this information to each student printed on the inside of the front cover of the course book.

Source: The provisions of this §365.14 adopted to be effective May 14, 2000, 25 TexReg 3955; amended to be effective August 29, 2001, 26 TexReg 6299; amended to be effective December 30, 2001, 26 TexReg 10587; amended to be effective May 30, 2002, 27 TexReg 4571; amended to be effective August 11, 2004, 29 TexReg 7702; amended to be effective July 31, 2006, 31 TexReg 5969; amended to be effective February 2, 2009, 34 TexReg 597; amended to be effective February 3, 2011, 36 TexReg 424; amended to be effective February 14, 2013, 38 TexReg 642; amended to be effective November 24, 2014, 39 TexReg 9207.

Sec. 365.15. Alternative Licensing Procedures for Military Spouse.
(a) This section applies to an applicant who is the spouse of a person serving on active duty as a member of the armed forces of the United States.
(b) The Board may issue a license to an applicant described under subsection (a) of this section who:

(1) holds a current license issued by another state that has licensing requirements that are substantially equivalent to the requirements for the license; or
(2) within the five years preceding the application date held the license in this state that expired while the applicant lived in another state for at least six months.
(c) The Board may allow an applicant described under subsection (b) of this section to demonstrate competency by alternative methods in order to meet the requirements for obtaining a particular license issued by the Board. For purposes of this section, the standard method of demonstrating competency is the specific exam, education, and/or experience required to obtain a particular license.
(d) In lieu of the standard method(s) of demonstrating competency for a particular license, and based on the applicant's circumstances, the alternative methods for demonstrating competency may include any combination of the following as determined by the Board:

(1) education;
(2) continuing education;
(3) examinations (written and/or practical);
(4) letters of good standing;
(5) letters of recommendation;
(6) work experience; or
(7) other methods required by the executive director.
(e) The executive director may issue a license by endorsement in the same manner as the commission under Texas Occupations Code, §51.404 to an applicant described under subsection (b) of this section.

(f) The applicant described under subsection (b) of this section shall submit an application and proof of the requirements under this section and for that particular license on a form and in a manner prescribed by the Board.

(g) The applicant described under subsection (b) of this section shall submit the applicable fee(s) required for that particular license.

Source: The provisions of this §365.15 adopted to be effective February 6, 2012, 37 TexReg 487.

(a) The Board shall process the applications of military spouses as soon as practicable.
(b) The Board shall issue a license or registration to a military spouse applicant who holds a current license issued by another jurisdiction that has licensing requirements that are substantially equivalent to the requirements for a Board issued license or registration.
(c) The licenses or registrations issued to military spouses shall confer the same rights, privileges, and responsibilities as other licenses or registrations issued by the Board.

Source: The provisions of this §365.16 adopted to be effective February 11, 2014, 39 TexReg 660.

Chapter 367 Enforcement

(a) Enforcement of all applicable laws including the Act, Board rules, and Board orders vests in the Board.
(b) Enforcement of the Act, local codes, and ordinances, and local standards of competency vests in local authorities. The Board may take disciplinary actions as specified in this chapter in the event of any violation of any of these requirements.
(c) Each locally designated plumbing inspector shall enforce the Act and municipal ordinances and should file complaints with the Board and with local prosecutors.
(d) The Board shall employ individuals knowledgeable of plumbing practice and law as field representative to assist in the enforcement of the Act. A field representative may:
   (1) Inspect plumbing work sites to assess compliance with the Law;
   (2) Inquire into consumer complaints and reported violations of the Law;
   (3) Assist municipal authorities in enforcing the Act; and
   (4) Issue citations for violations of the Act.
(e) To protect the health and safety of the citizens of this state, the Board adopts the following plumbing codes:
   (1) the 2012 Uniform Plumbing Code, as published by the International Association of Plumbing and Mechanical Officials; and
   (2) the 2012 International Plumbing Code, as published by the International Code Council and the codes incorporated by reference within the 2012 International Plumbing Code, including:
      (A) the 2012 International Fuel Gas Code; and
      (B) the 2012 International Residential Code.
(f) The Board may by rule adopt later editions of the plumbing codes listed under subsection (e) of this section.
(g) Plumbing must be installed in accordance with the plumbing codes applicable to the area or jurisdiction where the plumbing is installed.
   (1) Plumbing installed in an area where no plumbing code has been adopted and not otherwise subject to regulation under the Act or another state law by an individual licensed under the Act must be installed in accordance with a plumbing code adopted by the Board under subsection (e) or (f) of this section.
(2) Incomplete plumbing installations which commenced under the requirements of an earlier edition of the plumbing codes and prior to the Board's adoption of the 2012 editions of the plumbing codes, may continue to completion under the requirements of the earlier edition.

(3) Liquefied Petroleum Gas (LPG) piping must be installed in accordance with the rules of the Texas Railroad Commission.

(h) In adopting plumbing codes and standards for the proper design, installation, and maintenance of a plumbing system under this section, a municipality or an owner of a public water system may amend any provisions of the codes and standards to conform to local concerns that do not substantially vary with rules or laws of this state.

(i) Plumbing installed in compliance with a code adopted under subsection (e), (f), or (h) of this section must be inspected by a plumbing inspector. To perform this inspection, the political subdivision may contract with any plumbing inspector or qualified plumbing inspection business, as determined by the political subdivision, that is paid directly by the political subdivision. The plumbing inspector must be licensed as required by §§1301.255(e), 1301.351(b) and 1301.551 of the Plumbing License Law.

(j) The potable water supply piping for every plumbing fixture, including water closet plumbing fixtures and other equipment that use water shall be installed to prevent the back flow of nonpotable substances into the potable water system according to the provisions of an adopted plumbing code. Water closet fill valves (ball cocks) shall be of the antisiphon, integral vacuum breaker type with the critical level (the air inlet portion of the vacuum breaker) installed at least one inch (1") above the flood level rim of the fixture (the inlet of the water closet overflow tube).

Source: The provisions of this §367.1 adopted to be effective August 25, 1993, 18 TexReg 5400; amended to be effective December 8, 1993, 18 TexReg 8787; amended to be effective August 8, 1994, 19 TexReg 5711; amended to be effective February 5, 1998, 23 TexReg 755; amended to be effective January 30, 2001, 26 TexReg 975; amended to be effective December 30, 2001, 26 TexReg 10592; amended to be effective August 11, 2004, 29 TexReg 7702; amended to be effective February 2, 2009, 34 TexReg 598; amended to be effective February 14, 2013, 38 TexReg 643.

Sec. 367.2. Standards of Conduct.

(a) Offer to Perform Services. The Licensee and Registrant:

1. shall accurately and truthfully represent to any prospective client or employer, his or her capabilities and qualifications to perform the services to be rendered;

2. shall not offer to perform, nor perform, technical services for which he or she is not qualified by education or experience, without retaining the services of another who is so qualified;

3. shall not evade responsibility to a client or employer; and

4. shall give the customer an invoice or completed contract document on completion of the plumbing job, regardless of whether he or she charged a fee for performing the services.

(b) Conflicts of Interest. The Licensee and Registrant:

1. shall not agree to perform services if any significant financial or other interest exists that may be in conflict with:

   A. the obligation to render a faithful discharge of such services; or

   B. would impair independent judgment in rendering such services;

2. shall withdraw from employment when it becomes apparent that it is not possible to faithfully discharge the duty and performance of services owed the client or employer, but then only upon reasonable notice to the client or employer; and

3. shall not accept remuneration from any person other than the client or employer for a particular project, nor have any other financial interest in other service or phase of service to be provided for the project, unless the client or employer has full knowledge and so approves.
(c) Representations. The Licensee and Registrant:
   (1) shall not indulge in advertising that is false, misleading, deceptive, or which does not clearly display the licensees' state license number;
   (2) shall not misrepresent the amount or extent of prior education or experience to any employer or client, or to the Board;
   (3) shall, when providing estimates for costs or completion times of a proposed project, represent to a prospective client or employer as accurately and truthfully as is reasonably possible the costs and completion time of the proposed project; and
   (4) shall not hold out as being engaged in partnership or association with any person unless a partnership or association exists in fact.

(d) Compliance with Board Orders. The Licensee and Registrant shall comply fully with all Board Orders.

(e) Responsibilities of Plumbing Licensees and Registrants.
   (1) Licensees and Registrants must abide by all laws and rules regulating plumbing, including the Standards of Conduct set forth in this section, within any geographic location in this state when performing or offering to perform plumbing work or plumbing inspections.

   (2) In areas where no plumbing code is adopted one of the state approved codes shall be followed by the Licensee and Registrant.

(f) In addition to complying with the requirements of subsections (a) - (e) of this section, each Licensed Plumbing Inspector shall also comply with the following:
   (1) A Plumbing Inspector shall not have any financial or advisory interest in any plumbing company.

   (2) All compensation paid for a plumbing inspection shall be paid directly to the individual Licensed Plumbing Inspector or qualified plumbing inspection business by the political subdivision for which the plumbing inspection is performed.

      (A) The political subdivision may determine the qualifications for the plumbing inspection business.

      (B) The plumbing inspection business must utilize only licensed Plumbing Inspectors to perform plumbing inspections, as required by §§1301.002(8), 1301.255(e), 1301.351(b) and 1301.551(d) of the Act and the Board Rules.

      (C) Qualifications for plumbing inspectors shall be determined by the Board, as provided in the Act and the Board Rules.

   (3) A Plumbing Inspector shall not accept any compensation or anything of value from any contractor or owner whose work is being inspected by the Plumbing Inspector.

   (4) Prior to the performance of any Plumbing Inspection, the Plumbing Inspector must have submitted to the Board written proof of employment or contract for the purposes of performing plumbing inspections by each political subdivision that the Plumbing Inspector is employed by, or under contract.

   (5) A Plumbing Inspector may be employed by or contract with any political subdivision throughout the state and a Plumbing Inspector's authority to enforce the Act, Board Rules and local ordinances lies only within the jurisdiction of the political subdivision/s that the Plumbing Inspector is employed by or under contract.

   (6) A Plumbing Inspector shall not, in any manner, represent or indicate that the Plumbing Inspector is employed by or a representative of the Board or the State of Texas unless, in fact, the Plumbing Inspector is employed by the Board or the State of Texas.

   (7) Each Plumbing Inspector shall enforce the Plumbing License Law, Board Rules, and the adopted plumbing code within the Plumbing Inspector's jurisdiction. The enforcement shall be applied in a consistent and equitable manner to all persons within the Plumbing Inspector's jurisdiction.

   (8) Prior to performing an inspection of a multipurpose residential fire protection sprinkler system installation, a Plumbing Inspector must:

      (A) complete the Multipurpose Residential Fire Protection Sprinkler Specialist Endorsement training program; and
(B) successfully pass the Multipurpose Residential Fire Protection Sprinkler System Inspector examination.

(9) Prior to performing medical gas piping installation inspections a Plumbing Inspector must:
   (A) complete the Medical Gas Piping Installation Endorsement training program; and
   (B) successfully pass the Inspector Medical Gas Piping Endorsement examination.

(10) Prior to performing rainwater harvesting system inspections, a Plumbing Inspector must complete the 24 hour Water Supply Protection Specialist endorsement training program.

Source: The provisions of this §367.2 adopted to be effective August 25, 1993, 18 TexReg 5400; amended to be effective June 2, 1994, 19 TexReg 3931; amended to be effective December 5, 1996, 21 TexReg 11486; amended to be effective January 30, 2001, 26 TexReg 975; amended to be effective December 30, 2001, 26 TexReg 10592; amended to be effective November 8, 2004, 29 TexReg 10266; amended to be effective October 30, 2007, 32 TexReg 7689; amended to be effective February 6, 2012, 37 TexReg 488; amended to be effective August 12, 2012, 37 TexReg 5771; amended to be effective February 11, 2014, 39 TexReg 661.

Sec. 367.3. Requirements for Plumbing Companies, Responsible Master Plumbers; Certificate of Insurance.

(a) A company or person advertising or otherwise offering to perform plumbing or provide plumbing must secure the services of at least one Responsible Master Plumber holding a current Master Plumber license. When used in this chapter, Board forms, applications or other communication by the Board, the abbreviation "RMP" shall mean "Responsible Master Plumber."

(1) Only a company or person which has secured the services of a RMP as required by this section, may:
   (A) advertise or otherwise offer or agree to perform plumbing or provide plumbing to the public; or
   (B) contract or agree to perform plumbing or provide plumbing with the public.  
   (C) For the purposes of this section, "public" means any person other than RMPs or companies which have secured the services of RMPs.

(2) A RMP shall not allow any person, firm, company, or corporation to use his or her Master Plumber license for any purpose unless the Master Plumber is a bona fide employee of the person, firm, company, or corporation or is the owner of the firm, company, or corporation that will use the master plumber's license.

(3) A Master Plumber may act as the RMP for only one such person, company, firm, or corporation.

(4) The RMP shall be knowledgeable of and responsible for all permits, contracts, and agreements to perform plumbing work secured and plumbing performed under his or her Master Plumber license.

(5) All plumbing performed under the license of the RMP, other than that performed in accordance with §365.1 of this title (relating to License, Endorsement and Registration Categories; Description; Scope of Work Permitted) by a Drain Cleaner-Restricted Registrant, Drain Cleaner or Residential Utilities Installer, shall be under the on-the-job direct supervision of a licensed plumber who is under written contract with, a bona fide employee of, or the owner of the firm, company, or corporation using the RMP's license.

   (A) A licensed plumber, whether as an employee or under contract as provided by this paragraph, may only perform plumbing under contracts or agreements to perform plumbing secured by the RMP.

   (B) All vehicles used in conjunction with plumbing by an employee or a licensed plumber under contract, must be marked with the RMP's license number.
and company name, in the same manner as required in §367.4 of this chapter (relating to Display of License and Company Name).

(C) The RMP is subject to all requirements and responsibilities set forth by the Plumbing License Law and Board Rules, whether or not the plumbing was performed by an employee or a licensed plumber under contract.

(6) Prior to acting as a RMP as defined in this chapter, a Master Plumber shall furnish the Board with a certificate of insurance using a Certificate of Insurance form provided by the Board. The certificate of insurance must:

(A) be written by a company licensed to do business in this state;
(B) provide for commercial general liability insurance for the RMP for claims for property damage or bodily injury, regardless of whether the claim arises from a negligence claim or on a contract claim and shall include all types of plumbing that will be performed under the RMP's license, including, but not limited to:
   (i) liquefied petroleum gas (LPG) plumbing;
   (ii) medical gas plumbing; and
   (iii) multipurpose residential fire protection sprinkler systems; and
(C) be in a coverage amount of not less than $300,000 for all claims arising in any one-year period;
(D) state the name and license number of the Master Plumber for whom the coverage is provided;
(E) state the name of the plumbing company for which the Master Plumber is acting as the RMP.

(7) Insurance coverage specified in paragraph (6) of this subsection, shall be maintained at all times during which a Master Plumber acts as a RMP.

(8) The Certificate of Insurance form expires on the date that the insurance coverage, specified in paragraph (6) of this subsection, expires.

(9) The RMP shall furnish the Board with a completed Certificate of Insurance form not later than 10 days after the expiration of the previously furnished Certificate of Insurance form.

(10) Prior to acting as a RMP as defined in this chapter, a Master Plumber shall furnish the Board with a certificate of completion of a training course required by §363.13 of the Board Rules (relating to Training Program for Responsible Master Plumber Applicants).

(A) This requirement for training does not apply to a Responsible Master Plumber who, on or before January 1, 2012, provides the Board with a Certificate of Insurance that meets the requirements of this section; and
(B) that is effective on January 1, 2012.

(11) Each written or electronic proposal, invoice or contract for plumbing services shall contain the RMP's name, Master Plumber license number, the Board's name, mailing address and telephone number. The terms "proposal", "invoice" and "contract" includes documents used to define the scope and cost of the work to be provided to the public. This would include items such as service invoices, billing invoices or any document written or electronic which defines the services and cost of the plumbing services provided to the consumer. For the purposes of this section, the public need not sign the document for it to be considered a contract.

(12) The RMP's Master Plumber license number must be clearly displayed or verbally stated in each advertisement for plumbing services regardless of the media in which the advertisement is delivered.

(A) For the purposes of this section, media types would include, but not be limited to:

   (i) newspapers;
   (ii) telephone directories;
   (iii) printed handouts;
   (iv) business cards;
   (v) signs and billboards;
(vi) radio;
(vii) television; and
(viii) the Internet.

(B) For the purposes of this section, uniforms or other clothing is not considered advertisement media.

(13) The RMP is responsible for the general on-the-job or off-the-job oversight, direction and management of plumbing work and individuals performing plumbing work to fulfill his or her responsibility to the client and employer by ensuring the following:

(A) that the operations of the plumbing company that has secured his or her services meets the requirements of all applicable local and state codes, ordinances, regulations and laws regulating plumbing; and

(B) that the plumbing work performed under the RMP's license will protect public health and safety by meeting the requirements of all applicable local and state codes, ordinances, regulations and laws regulating plumbing.

(b) A company or person offering to install pipe used solely to transport gases for medical purposes must first secure the services of at least one RMP that holds a current Master Plumber license that contains a current Medical Gas Installation endorsement issued by the Board to be responsible for the installation of all pipe used solely to transport gases for medical purposes installed by that company and permits required to install the piping.

(1) The RMP with the Medical Gas Installation endorsement shall be responsible for generally supervising any individuals involved in the installation of pipe used solely to transport gases for medical purposes installed by that company and ensuring that all medical gas pipe assembly, brazing, and installation of required pipe markings is performed only by a Licensed Plumber holding a current Medical Gas Installation endorsement issued by the Board.

(2) The relationship between the Master Plumber and the company or person using the RMP's license with the Medical Gas Installation endorsement must be as defined in subsection (a) of this section.

(c) A company or person offering to install a multipurpose residential fire protection sprinkler system must first secure the services of at least one RMP who holds a current Master Plumber license that contains a current Multipurpose Residential Fire Protection Sprinkler Specialist endorsement issued by the Board to be responsible for the installation of the multipurpose residential fire protection sprinkler system installed by the company or person.

(1) The relationship between the RMP who holds the Multipurpose Residential Fire Protection Sprinkler Specialist endorsement and the company or person using the RMP's license must be as defined in subsection (a) of this section.

(2) The RMP who holds the Multipurpose Residential Fire Protection Sprinkler Specialist endorsement shall be responsible for generally supervising any individuals involved in the installation of the multipurpose residential fire protection sprinkler system and ensuring:

(A) the system is installed by a licensed Journeyman or Master Plumber who holds a current Multipurpose Residential Fire Protection Sprinkler Specialist endorsement;

(B) any other person who assists in the installation of a multipurpose residential fire protection sprinkler system is registered or licensed by the Board and is assisting only under the direct supervision of the endorsement holder who is on the job installing the system;

(C) the system has been designed and planned in accordance with the requirements of the Plumbing License Law, §1301.3565, by a licensed Master Plumber who holds a current Multipurpose Residential Fire Protection Sprinkler Specialist endorsement; and

(D) the system is installed, tested and inspected in accordance with the requirements of the latest edition of the National Fire Protection Association (NFPA)
standard 13D, all applicable local and state ordinances, laws and rules regulating the installation of multipurpose residential fire protection sprinkler systems.

(3) Upon final completion of the installation, the RMP who holds a current Multipurpose Residential Fire Protection Sprinkler Specialist endorsement shall ensure:

(A) the owner of the system has been provided:
   (i) documentation which provides the RMP's name, Master Plumber license number, company name and contact information;
   (ii) a copy of the plans or drawings of the system, as installed; and
   (iii) instructions for the operation, maintenance and care of the system, in accordance with the latest edition of NFPA standard 13D and the material manufacturers' recommendations; and
(B) a warning sign is displayed and affixed adjacent to the main shutoff valve, which, in 1/4 inch letters:
   (i) identifies the RMP as the installer and provides the RMP's name, Master Plumber license number, company name and contact information;
   (ii) states, "WARNING: The water system for this home is a multipurpose system which supplies water to fire sprinklers that require certain flows and pressures to fight a fire. Devices that restrict the flow or decrease the pressure or automatically shut off the water to the fire sprinkler system, such as water softeners, filtration systems, and automatic shutoff valves, shall not be added to this system without a review of the fire sprinkler system by a fire protection sprinkler specialist. DO NOT REMOVE THIS SIGN"; and
   (iii) provides the Board's name and telephone number at the bottom of the sign.

(4) A Master Plumber who holds a Multipurpose Residential Fire Protection Sprinkler Specialist endorsement and designs a multipurpose residential fire protection sprinkler system must obtain a seal.

(A) The Master Plumber with the endorsement is responsible for the security of the seal.

(B) The required seal must be:
   (i) circular in design; and
   (ii) not less than one and one half inch in diameter;

(C) The seal must display:
   (i) the words, "State of Texas" at the top of the seal;
   (ii) the words, "Licensed Master Plumber" at the bottom of the seal; and
   (iii) the name and Master Plumber license number of the Master Plumber with the endorsement horizontally within or through the circular seal.

(D) The seal must be clearly and legibly affixed to each original plan designed by the Master Plumber with the endorsement, and each copy of the plan.

(E) The Master Plumber with the endorsement must sign the plan below the affixed seal and apply the date that the plan was signed.

(F) Responsibility for ensuring that the designed system meets the requirements of the latest edition of the National Fire Protection Association (NFPA) standard 13D, all applicable local and state ordinances, laws and rules regulating the installation of multipurpose residential fire protection sprinkler systems is assigned to the Master Plumber with the endorsement who affixes the seal and signs the plan.

Source: The provisions of this §367.3 adopted to be effective August 25, 1993, 18 TexReg 5400; amended to be effective June 2, 1994, 19 TexReg 3932; amended to be effective June 7, 1996, 21 TexReg 4689; amended to be effective April 9, 1998, 23 TexReg 3447; amended to be effective January 30, 2001, 26 TexReg 976; amended to be effective December 30, 2001, 26 TexReg 10592; amended to be effective August 11, 2004, 29 TexReg 7703; amended to be effective October 30, 2007, 32 TexReg 7689; amended to be effective May 2, 2010, 35 TexReg
Sec. 367.4. Display of License and Company Name.
(a) Responsible Master Plumbers shall display the frameable certificate license in their place of business in a conspicuous location and all licensees and registrants shall carry the pocket card license with them while engaged in work.
(b) Each Responsible Master Plumber shall display permanently his or her Master Plumber License number and company name on both sides of all service vehicles used in conjunction with plumbing contracting by the Responsible Master Plumber.

1. For the purposes of this rule a magnetic sign on a vehicle is not a permanent sign.
2. The letters and numbers shall be not less than two (2) inches high and shall be in a color sufficiently different from the body of the vehicle so that the letters and numbers shall be plainly legible at a distance of not less than one hundred (100) feet.

Source: The provisions of this §367.4 adopted to be effective August 25, 1993, 18 TexReg 5400; amended to be effective April 15, 1994, 19 TexReg 2280; amended to be effective June 7, 1996, 21 TexReg 4689; amended to be effective October 14, 1996, 21 TexReg 9447; amended to be effective January 30, 2001, 26 TexReg 976; amended to be effective February 14, 2013, 38 TexReg 643.

Sec. 367.5. On-Site License and Registration Checks.
The Board may conduct on-site license and registration checks of individuals engaged in plumbing or plumbing inspection as it deems appropriate. The Board may initiate disciplinary actions against those discovered without a license or registration, or may refer the violations to local authorities for enforcement and disposition.

Source: The provisions of this §367.5 adopted to be effective August 25, 1993, 18 TexReg 5400; amended to be effective December 30, 2001, 26 TexReg 10592.

Sec. 367.6. Nonperformance of Service.
The Board may consider complaints of nonperformance of plumbing contracts or agreements to render services as grounds for disciplinary action. Any person, agency, or local authority may file such a complaint.

Source: The provisions of this §367.6 adopted to be effective August 25, 1993, 18 TexReg 5400; amended to be effective January 30, 2001, 26 TexReg 977.

Sec. 367.7. Violations of Standards and Practices.
(a) The Board may take disciplinary actions against a licensee, registrant, or an owner of a plumbing company subject to this chapter, as provided by Subchapter I (relating to Disciplinary Procedures), Subchapter J (relating to Other Penalties and Enforcement Provisions), Subchapter N (relating to Administrative Penalty) of the Plumbing License Law and Chapter 367 (relating to Enforcement) of the Board Rules, for any violation of the Plumbing License Law or Board Rules.
(b) A person commits a Class C misdemeanor or violation of the Board’s statutes or rules by:

1. Violating the act or the rules adopted under it;
2. Performing non-exempt plumbing work without holding a valid license, registration or endorsement issued through the Board;
3. Employing an unlicensed or unregistered individual to perform activities that by law require the skills and supervision of an individual registered or licensed by the Board without providing for that individual’s supervision as specified by the Act and Board Rules.
4. Proclaiming through advertising or by producing another’s plumbing license, registration or license or registration number or by other means claiming that:
(A) an individual is a licensed plumber or is registered with the Board when in fact that individual is not a plumber licensed or registered by the Board, or
(B) that a person or plumbing company has secured the services of a Responsible Master Plumber as specified in §367.3 of this title, when in fact that company has not;
(5) Acting, serving, or representing oneself as a Plumbing Inspector, or conducting plumbing inspections as defined in the Act and Board Rules without holding a valid Plumbing Inspector License and without being employed by, or an independent contractor for a political subdivision or state agency.
(c) In addition to any other disciplinary action the Board may take, a person who violates any provision of the act or these rules or any other order of the Board is subject to a civil penalty, under Section 1301.507 of the Plumbing License Law, of not less than $50 or more than $1,000 for each violation and for each day of violation after notification.
Source: The provisions of this §367.7 adopted to be effective August 25, 1993, 18 TexReg 5400; amended to be effective December 8, 1993, 18 TexReg 8787; amended to be effective August 16, 1996, 21 TexReg 7377; amended to be effective August 3, 2000, 25 TexReg 7177; amended to be effective January 30, 2001, 26 TexReg 977; amended to be effective December 30, 2001, 26 TexReg 10592; amended to be effective February 3, 2011, 36 TexReg 424; amended to be effective February 11, 2014, 39 TexReg 661; amended to be effective May 3, 2015, 40 TexReg 2415.

Sec. 367.8. Investigation of Complaints.
(a) In accordance with the Memorandum of Understanding with the Texas Department of Licensing and Regulation, described in §1301.259 of the Plumbing License Law:
(1) the Board's Field Representatives and the Texas Department of Licensing and Regulation enforcement officers are authorized to perform on-site checks of the licenses, registrations and endorsements held by persons practicing occupations regulated by either agency and report alleged violations to the agency regulating the occupation; and
(2) the Board and the Texas Department of Licensing and Regulation shall conduct joint investigations, as circumstances require.
(b) The Board may utilize its Field Representatives, Director of Enforcement and Enforcement Committee, as appropriate, to investigate an alleged violation of the Plumbing License Law or Board Rules by a person who:
(1) is registered or licensed under the Plumbing License Law; or
(2) performs plumbing without holding a registration or license under the Plumbing License Law.
(c) The Director of Enforcement shall maintain a file and computer records on each written complaint alleging a violation of the Plumbing License Law or Board Rules filed with the board. The file and computer records are subject to the agency's record retention schedule and must include:
(1) the source of the complaint;
(2) the name of the person who filed the complaint;
(3) the date the complaint is received by the agency;
(4) the type and subject matter of the complaint;
(5) the geographic area, including the name of any municipality and the county in which the conduct that is the subject of the complaint occurred;
(6) the name of each person contacted in relation to the complaint;
(7) a summary of the results of the review or investigation of the complaint; and
(8) an explanation of the reason the file was closed, if the agency closed the file without taking action other than to investigate the complaint.
(d) The Director of Enforcement shall review the statistical information available in the complaint files and computer records, described in subsection (c) of this section, to identify geographical problem areas of the state where enforcement should be focused and make
recommendations to the Enforcement Committee and the Executive Director for addressing
the problems utilizing the resources available to the agency.
(e) Upon receipt of a complaint, the Director of Enforcement shall assign a priority of
investigation to the complaint, with the highest priorities based on:
   (1) any existing conditions that pose an immediate risk to public health, safety or
property; and
   (2) the possible loss of evidence that may occur if the complaint was investigated
only in relation to the order that it was received; and
   (3) complaints which do not contain existing conditions that pose an immediate risk
or possible loss of evidence, as described in subsection (e)(1) or (e)(2) of this section, shall
be investigated in relation to the order in which the complaint was received.
(f) The Director of Enforcement shall provide to the person filing the complaint and to each
person who is a subject of the complaint a copy of the agency's policies and procedures
relating to complaint investigation and resolution.
(g) The Director of Enforcement shall track each complaint and, at least quarterly
and until final disposition of the complaint, shall notify the person filing the complaint and each
person who is a subject of the complaint of the status of the investigation, unless the notice
would jeopardize an undercover investigation.
(h) Following the investigation of a complaint, the Director of Enforcement shall refer the
findings of the investigation with recommendations for disposition of the complaint to the
Enforcement Committee.
Source: The provisions of this §367.8 adopted to be effective August 11, 2004, 29 TexReg
7703.

Sec. 367.9. Enforcement Committee; Complaint Review.
(a) The Enforcement Committee shall pursue expeditious resolution of complaints by
voluntary agreed settlement, whenever appropriate.
(b) The Enforcement Committee may review complaints and alleged violations referred by
the Director of Enforcement and may determine to:
   (1) dismiss a complaint due to:
       (A) no occurrence of a violation; or
       (B) the lack of sufficient evidence to prove a violation;
   (2) further investigate a complaint;
   (3) find that a violation may have occurred and issue a warning;
   (4) find that a violation occurred and pursue an administrative penalty under the
Administrative Penalty Schedule adopted by the Board;
   (5) find that a violation occurred and pursue license or registration probation,
suspension or revocation; or
   (6) pursue any other or additional action allowed under the Plumbing License Law
and Board Rules that justice may require, including:
       (A) issue a Cease and Desist Order, under §1301.5045, of the Plumbing
License Law;
       (B) file an injunction under §1301.504, of the Plumbing License Law;
       (C) issue a Class C Misdemeanor citation to repetitive offenders of the
Plumbing License Law or Board Rules, only if other enforcement measures,
including administrative penalties have previously been imposed; or
   (7) offer an Informal Conference to a Respondent in accordance with the
requirements of the Administrative Procedure Act, if the Enforcement Committee
determines that such a conference is needed to assist the Enforcement Committee in
determining:
       (A) whether or not a violation occurred;
       (B) the seriousness or the effect of a violation;
       (C) the appropriate disciplinary action to be pursued, including administrative
penalties, license or registration probation, suspension or revocation; or
the amount of restitution to be paid by a Respondent, under §1301.5071, of the Plumbing License Law, instead of, or in addition to other disciplinary actions.

Source: The provisions of this §367.9 adopted to be effective August 11, 2004, 29 TexReg 7703.

Sec. 367.10. Administrative Penalty.
(a) If the Enforcement Committee decides to pursue an administrative penalty a Notice of Alleged Violation must be issued to the Respondent. This notice will include a brief summary of the alleged violation, state the amount of the administrative penalty pursued and inform the Respondent of the Respondent's right to a hearing before the State Office of Administrative Hearings on the occurrence of the violation or the amount of the penalty.
(b) Not later than the 20th day after the Notice of Alleged Violation is received by the Respondent, the Respondent, in writing, shall:
   (1) agree to settle the matter without a formal hearing before the State Office of Administrative Hearings and accept the determination and settlement penalty recommended by the Enforcement Committee; or
   (2) make a request for a formal hearing before the State Office of Administrative Hearings on the occurrence of the violation, the amount of the penalty, or both.
(c) If the Respondent agrees to settle the matter without a formal hearing and accepts the determination and amount of penalty pursued by the Enforcement Committee, the Respondent shall pay the penalty to the Board according to an agreed schedule, or if there is no agreed schedule, not later than 60 days following the date that the Notice of Alleged Violation was issued.
(d) The Enforcement Committee must report the proposed agreement to the Board stating a summary of the facts or allegations against the Respondent and the amount of the recommended administrative penalty. The Board may approve the proposed agreement and its recommended penalty by order. If the Respondent subsequently violates the Board's Order adopting the agreement between the Respondent and the Enforcement Committee by failing to pay the penalty timely, the Board may:
   (1) refuse to renew the Respondent's license or registration;
   (2) refuse to issue a new license or registration to the Respondent, under § 1301.451 of the Plumbing License Law.
   (3) revoke the Respondent's license or registration; and
   (4) may sue the Respondent to collect the penalty owed under § 1301.712 of the Plumbing License Law.
(e) The Enforcement Committee shall set a formal hearing on the matter as a contested case before an administrative law judge at the State Office of Administrative Hearings if:
   (1) the Respondent requests a formal hearing not later than the 20th day after the Notice of Alleged Violation is received by the Respondent;
   (2) the Respondent fails to respond in writing to the Notice of Alleged Violation not later than the 20th day after the Notice of Alleged Violation is received by the Respondent; or
   (3) the parties do not agree to settle the matter as stated in subsection (c), or if the Board declines to approve the proposed agreement in subsection (d).
(f) Following the hearing the administrative law judge shall issue a proposal for decision to the Board containing findings of facts and conclusions of law. While the administrative law judge may recommend a sanction, findings of fact and conclusions of law are inappropriate for sanction recommendations, and sanction recommendations in the form of findings of fact and conclusions of law are an improper application of applicable law and these rules. Sections 1301.451, 1301.701, and 1301.706 of the Plumbing License Law provide that the Board must impose the appropriate sanction. In all cases, the Board has the discretion to impose the sanction that best accomplishes the Board's legislatively-assigned enforcement goals. The Board is the ultimate arbiter of the proper penalty.
(g) The Board may impose an administrative penalty alone or in addition to other sanctions permitted under the Plumbing License Law.
In determining the proper administrative penalty the Board will apply the factors to be considered set forth in section 1301.702(b) of the Plumbing License Law. In particular, these factors are:

1. the seriousness of the violation, including:
   (A) the nature, circumstance, extent, and gravity of any prohibited act; and
   (B) the hazard or potential hazard created to the health, safety, or economic welfare of the public;
2. the economic harm to property or the environment caused by the violation;
3. the history of previous violations;
4. the amount necessary to deter a future violation;
5. efforts made to correct the violation; and
6. any other matter that justice may require.

The following table contains guidelines for the assessment of administrative penalties in disciplinary matters. This table is for standard violations under normal circumstances and does not necessarily include every possible violation of the Plumbing License Law or Board Rules. The table is divided into two classes of violations. Class A violations are those violations with greater potential to jeopardize public health, safety, welfare, property, or environment. Class B violations are those with less immediate potential to jeopardize public health, safety, welfare, property, or environment.

<table>
<thead>
<tr>
<th>CLASS A VIOLATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number</td>
</tr>
<tr>
<td>1.</td>
</tr>
<tr>
<td>2.</td>
</tr>
<tr>
<td>3.</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>---</td>
</tr>
<tr>
<td>4</td>
</tr>
<tr>
<td>5</td>
</tr>
<tr>
<td>6</td>
</tr>
<tr>
<td>7</td>
</tr>
<tr>
<td>8</td>
</tr>
<tr>
<td>9</td>
</tr>
<tr>
<td>10</td>
</tr>
<tr>
<td>11</td>
</tr>
<tr>
<td>12</td>
</tr>
<tr>
<td>13</td>
</tr>
<tr>
<td>14</td>
</tr>
<tr>
<td>15</td>
</tr>
<tr>
<td>16</td>
</tr>
<tr>
<td>17</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>---</td>
</tr>
<tr>
<td>18.</td>
</tr>
<tr>
<td>19.</td>
</tr>
<tr>
<td>20.</td>
</tr>
</tbody>
</table>

**CLASS B VIOLATIONS**

<table>
<thead>
<tr>
<th></th>
<th>Violation</th>
<th>Section/Rule</th>
<th>Fine</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Failing to provide the Board with certificate of insurance (if required insurance is effective)</td>
<td>§ 1301.3576(6), Rule 367.3(a)</td>
<td>$1000</td>
</tr>
<tr>
<td>2</td>
<td>Failing to display Master Plumber license number and company name on service vehicle</td>
<td>Rule 367.4(b)</td>
<td>$1000</td>
</tr>
<tr>
<td>3</td>
<td>Failing to provide the Board's name, Board's telephone number, and Board's mailing address on documents used to conduct the business of plumbing; Failing to provide Master Plumber name and license number on documents used to conduct the business of plumbing</td>
<td>§ 1301.302, Rule 367.3(a)(11)</td>
<td>$1000</td>
</tr>
<tr>
<td>4</td>
<td>Failing to provide licensee's license number or registrant's registration number in advertisement; engaging in false, misleading, or deceptive advertising</td>
<td>Rule 367.2(c)(1)</td>
<td>$1000</td>
</tr>
<tr>
<td>5</td>
<td>Failure to obtain plumbing permit according to the requirements of a political subdivision</td>
<td>§ 1301.452(a)(2), Rule 367.2(e)</td>
<td>$1000</td>
</tr>
<tr>
<td>6</td>
<td>Failure to register as a Plumber's Apprentice</td>
<td>§ 1301.354(a)</td>
<td>$400</td>
</tr>
</tbody>
</table>
(j) The amounts specified in the table in subsection (i) are guidelines only. The Board retains the right to increase or decrease the amount of an administrative penalty based on the circumstances in each case. In particular, the Board may increase the amount of administrative penalties when the Respondent has committed multiple violations (e.g., some combination of different violations).

(k) Because it is the policy of the Board to pursue expeditious resolution of complaints when appropriate, administrative penalties in uncontested cases may be less than the amounts specified in the table in subsection (i). Among other reasons, this may be because the Respondent admits fault, takes steps to rectify matters, timely responds to Board concerns, or identifies mitigating circumstances, and because settlements avoid additional administrative costs to the Board.

(l) Other Costs. The cost of preparing the transcript of an administrative hearing is not an administrative penalty. Yet in all cases where the Board has determined that a violation occurred, the Board assesses the cost of the transcript of the administrative hearing to the Respondent.

(m) Based on the proposal for decision, including the findings of fact and conclusions of law, the Board must issue an Order stating its decision in the contested case and a notice to the Respondent of the Respondent’s right to judicial review of the Order.

(n) When the Board’s Order includes the imposition of an administrative penalty:

1. not later than the 30th day after the date that the Board’s Order becomes final:
   (A) the Respondent shall pay the penalty to the Board; or
   (B) the Respondent shall file a petition for judicial review contesting the occurrence of the violation, the amount of the penalty, or both, in accordance with § 1301.707 or § 1301.708 of the Plumbing License Law.

2. after all opportunities for judicial review have passed and it is determined that the Respondent owes the penalty and fails to pay the penalty timely:
   (A) the Board is authorized to refuse to renew the Respondent’s license or registration and refuse to issue a new license or registration to the Respondent, under § 1301.707 of the Plumbing License Law; and
   (B) the Attorney General may sue the Respondent to collect the penalty under § 1301.712 of the Plumbing License Law.

Source: The provisions of this §367.10 adopted to be effective August 11, 2004, 29 TexReg 7703; amended to be effective February 3, 2011; 36 TexReg 425; amended to be effective February 14, 2013, 38 TexReg 643; amended to be effective May 3, 2015, 40 TexReg 2416.

Sec. 367.11. Reprimand; Probation; Suspension; Revocation.

(a) The board shall revoke, suspend, or refuse to renew a license, endorsement, or registration or shall reprimand a holder of a license, endorsement, or registration for a violation of the Plumbing License Law or Board Rules.

(b) For the purposes of this section, a reprimand means any disciplinary action, other than the probation, suspension or revocation of a license, endorsement or registration.

(c) A person whose license, endorsement, or registration has been revoked may not apply for a new license, endorsement, or registration before one year from the date of final revocation.

(d) The board may place on probation a person whose license, endorsement, or registration is suspended. If a license, endorsement, or registration suspension is probated, the board may require the person:

1. to report regularly to the agency on matters that are the basis of the probation;
2. to limit practice to the areas prescribed by the board; or
3. to continue or review professional education until the person attains a degree of skill satisfactory to the board in those areas that are the basis of the probation.

(e) If the Enforcement Committee or the Board determines that probation is appropriate to deter future violations of the Plumbing License Law and Board Rules by the Respondent, probation shall be administered consistently under the following guidelines:
(1) for violations with greater potential to jeopardize public health, safety, welfare, property, or environment (as listed in the Board's Administrative Penalty Schedule for Class A violations), the term of the probation may not be less than one year or more than five years; and

(2) for violations with less potential to jeopardize public health, safety, welfare, property, or environment (as listed in the Board's Administrative Penalty Schedule for Class B violations), the term of the probation may not be less than six months or more than one year.

(f) Probation by voluntary agreed settlement between a Respondent and the Enforcement Committee may meet such terms that both parties deem fair and which in the interest of justice may require.

Source: The provisions of this §367.11 adopted to be effective August 11, 2004, 29 TexReg 7703.

Sec. 367.12. Failure to Request Hearing After Notice of Intent to Deny or Revoke.

(a) If the Enforcement Committee proposes to deny an examination or registration to an applicant, or revoke a license, registration, or endorsement, the Enforcement Committee shall give timely written notice of the denial or revocation to the applicant to the last known address provided to the Board by the applicant.

(b) The language of the notice shall include:

(1) a summary of the allegations against the applicant;
(2) the applicant's right to be represented by an attorney on the matter;
(3) the applicant's right to request a hearing on the matter before the State Office of Administrative Hearings;
(4) the applicant's request for a hearing must be made no later than 20 days after the receipt of the notice; and
(5) the applicant's failure to request a hearing within 20 days after the receipt of the notice results in the Enforcement Committee's decision to deny or revoke becoming final and judicial appeal of the denial or revocation being waived by the applicant.

(c) Any individual whose application for examination, a license, registration or endorsement has been denied or revoked may re-apply to the Board after a waiting period of at least one year from the date that the denial or revocation became final. The Enforcement Committee shall be delegated the authority of making the initial review of the re-application. If the Committee decides to deny the re-application it shall proceed as defined in subsection (a) of this section.

(d) If the committee makes a decision to approve the applicant's request, it must be presented for approval before the Board members, at a regularly scheduled Board meeting to approve the applicant's request, if approved, then the applicant is to follow the same licensing or registration procedures required of a first-time licensee or registrant.

Source: The provisions of this §367.12 adopted to be effective August 11, 2004, 29 TexReg 7703.

Sec. 367.13. Informal Conference.

(a) If the Enforcement Committee decides to offer an Informal Conference to a Respondent, the Director of Enforcement shall give notice of the Informal Conference, including a summary of the alleged violation and the Respondent's right to request a hearing on the allegations at the State Office of Administrative Hearings.

(b) If the Informal Conference results in the Enforcement Committee and the Respondent entering into an agreed settlement of restitution or action on the Respondent's license or registration, the Director of Enforcement shall prepare an Agreed Final Order to be presented by the Enforcement Committee to the Board for adoption.

(c) If the Informal Conference fails to result in an agreed settlement, the Enforcement Committee shall set a formal hearing on the matter as a contested case at the State Office of Administrative Hearings.
(a) A contested case shall mean any action that is referred by the Enforcement Committee or the Board to the State Office of Administrative Hearings.
(b) Respondent means:
   (1) a person in a contested case charged with a violation of the Plumbing License or Board Rules; or
   (2) an applicant who has been denied a license, registration or endorsement by the Enforcement Committee.
(c) The Board shall provide for a hearing at the State Office of Administrative Hearings, when requested by a Respondent, after issuing a formal complaint that:
   (1) charges an individual with any violation of the Plumbing License Law or Board Rules; or
   (2) would prevent an otherwise qualified individual from obtaining or renewing a license, registration, or endorsement, or taking an examination.
(d) The Board shall conduct the hearing in accordance with all applicable provisions of the:
   (1) Administrative Procedure Act;
   (2) State Office of Administrative Hearings Rules;
   (3) Plumbing License Law; and
   (4) Board Rules.
(e) The Board may serve the notice of hearing on the respondent at his or her last known address as shown by the Board’s records.

Source: The provisions of this §367.13 adopted to be effective August 11, 2004, 29 TexReg 7703; amended to be effective May 2, 2006, 31 TexReg 3535; amended to be effective May 6, 2014, 39 TexReg 3596.