Important: Unlawful Professional Designation Reminder

The Kansas State Board of Technical Professions would like to remind everyone that it is not appropriate to utilize a professional designation until licensure. K.S.A. 74-7029 provides that it is unlawful “through the use of some other title to imply a person is an architect, landscape architect, professional engineer, professional geologist or professional surveyor, or that such person is licensed to practice a technical profession.” The statue goes on to further state that it is unlawful to “practice or offer to practice or hold one's self out as entitled to practice any technical profession unless the person is licensed as provided in K.S.A. 74-7001 et seq., and amendments thereto …” Please click here to view the statue in its entirety.

2019 Newsletter

We are excited to announce the release of the 2019 KSBTP Newsletter! The newsletter includes amended regulations, disciplinary case information, and information about changes taking place across our professions. If you are on our mailing list, you will receive the newsletter to your designated email address. If you are not you may sign up on our website. To view the newsletter now you may click here: KSBTP 2019 Newsletter

New Regulations Now In Effect

The Kansas State Board of Technical Professions recently updated K.A.R.s 66-9-7, 66-10-1 and 66-10-3 related to Architectural licensing. Architect applicants are no longer required to provide an NCARB record for licensure effective June 14, 2019. Please click on each individual regulation above for more information.

K.A.R. 66-7-4 has been added to the KSBTP Rules and Regulations regarding potentially disqualifying civil and criminal records effective August 16, 2019. Please click here for more information.

Published Winter 2020