Annual List of Rulemaking Activity
Rules Adopted January 1, 2018 to December 31, 2018
Prepared by the Secretary of State pursuant to 5 MRS §8053-A, sub-§5

Agency name: Department of Professional and Financial Regulation,
Office of Professional and Occupational Regulation,
Board of Licensure for Professional Land Surveyors

Umbrella-Unit: 02-360
Statutory authority: 32 MRS ch. 141
Chapter number/title: Ch. 10, Definitions (Amend.)
Ch. 20, General Information (Amend.)
Ch. 40, Qualifications for Licensure as Land Surveyors-in-Training (Amend.)
Ch. 50, Qualifications for Licensure as Professional Land Surveyors (Amend.)
Ch. 60, Licensure by Comity (Amend.)
Ch. 70, Continuing Education (Amend.)
Ch. 90, Standards of Practice (Amend.)
Ch. 100, Enforcement and Disciplinary Procedures (Repeal)

Filing numbers: 2018-189 thru 196
Effective date: 9/19/2018
Type of rule: Routine Technical
Emergency rule: No

Principal reason or purpose for rule:
To update rules to reflect current Board practices.

Basis statement:
The Board of Licensure for Professional Land Surveyors last revised their rules in 2001 and the changes update the rules to reflect current practices and changes since 2001. The amendments to Ch. 10 and Ch. 20 make minor changes to update those chapters. The amendments to Ch. 40 change the required courses but do not increase the hours required to qualify for a license, and requires that work must take place under the supervision of a licensed surveyor. Ch. 40 amendments reflect that the licensure exam is no longer administered by the Board. Ch. 50 amendments incorporate language that the required hours be under the supervision of a professional surveyor and amends the rules to reflect current Board administrative practices. Ch. 60 reflects changes to the description of the examination. Ch. 70 expands the courses that meet the requirements for continuing education to include distance learning courses. Ch. 90 reflects a minor change on page one eliminating reference to another part of the rules. Ch. 100 is repealed in its entirety as unnecessary.

Fiscal impact of rule:
None.