OKLAHOMA STATE BOARD OF LICENSURE FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS

220 N.E. 28th Street, Suite 120 Oklahoma City, OK 73105-2788 (405) 521-2874

Form E - Instructions for Applicants for PE Initial Licensure or PE Initial Licensure with a Structural Engineer Designation (PE, SE)

NCEES Record Holders Only

PLEASE READ ALL INSTRUCTIONS PRIOR TO FILLING OUT THE APPLICATION

Information regarding obtaining an NCEES Record can be found at https://ncees.org/records/. Please follow the instructions and contact the NCEES Records Department at 800-250-3196 if you encounter any problems. You must request that NCEES transmit your Record to us; we cannot do this for you. NCEES will charge a fee of \$100 to transmit the completed Record to us. You will then have a Record that you can maintain throughout your career with no charge for updates and a reduced fee of \$75 for each transmission to other states where you seek licensure.

The Oklahoma State Board of Licensure for Professional Engineers and Land Surveyors requires applicants to become NCEES Record Holders prior to applying for licensure. If extenuating circumstances prevent you from creating an NCEES Record, please contact Taylor Aizenman at taizenman@pels.ok.gov for further instructions.

FOR ALL APPLICANTS

- 1. Request NCEES to submit your NCEES Record to this office.
- 2. Complete the entire PE application form on the computer and print the application single-sided. DO NOT PRINT DOUBLE-SIDED. **Handwritten applications will not be accepted**.
- Complete and have notarized the Verification of Lawful Presence Form and submit supporting documentation
 Do <u>not</u> submit original documents photocopies or scanned images will suffice. A driver's license does <u>not</u> qualify as supporting documentation.
- 4. Complete the Oklahoma Law and Engineering Examination (OLE Exam). Submit the answer sheet for scoring.
- 5. Enclose a check for **\$150.00** payable to the Oklahoma State Board of Licensure for Professional Engineers & Land Surveyors (Checks can be made to: OKPELS).

FOR FIRM LICENSURE - CERTIFICATE OF AUTHORIZATION REQUIRED

If you are practicing engineering through a firm that **DOES NOT HAVE A CERTIFICATE OF AUTHORIZATION** with this Board, **you MUST submit a Certificate of Authorization application along with your P.E. application**. Application forms are available at www.pels.ok.gov.

GRADUATES OF NON-U.S. EDUCATION PROGRAMS REQUIRING DEGREE EVALUATIONS

- 1. If your qualifying education is a non-U.S. B.S. degree in engineering that is not accredited by EAC/ABET or CEAB, and is not accredited by a signatory of the Washington Accord, you will be required to obtain a degree evaluation.
- 2. If your degree is a part of the Washington Accord and you do not have a M.S. or Ph.D. from an institution that offers EAC/ABET-accredited programs and you do not have 6 years of qualifying experience, you may not meet Oklahoma's experience requirement. In this situation you will be required to obtain a degree evaluation for your application to be considered. Please contact:

NCEES Credentials Evaluation at https://account.ncees.org/login. Follow the directions to request a credentials evaluation.

Mail the following to the Board office. The Board address is listed above.

- A. Completed application form (make sure you have signed the last page)
- B. Notarized Verification of Lawful Presence Form and supporting documentation
- C. OLE Exam Answer Sheet
- D. \$150 check or money order made payable to OKPELS
- E. Copies of Disciplinary Actions (if applicable)
- F. Certificate of Authorization Application (if applicable)

P.E. Licensure with an S.E. Designation (P.E., S.E.)

Effective November 1, 2020

To qualify for P.E. licensure with an S.E. designation (P.E., S.E.), you must provide proof of the following in addition to the requirements for P.E. licensure:

Successful completion of one of the following structural engineering examination paths below:

- a. the NCEES Structural I and Structural II exams taken prior to January 1, 2011, or
- b. an equivalent sixteen-hour state-written examination prior to January 1, 2004, or
- c. the NCEES Structural II exam plus an equivalent eight-hour state-written structural examination prior to January 1, 2011, or
- d. the NCEES sixteen-hour S.E. examination taken after January 1, 2011.

PLEASE BE ADVISED

- O.S. Title 59, 475.12(c) states, in part,
- "G. Professional engineers who have indicated in their official board records that they have competence in structural engineering may offer and perform structural engineering services and use the term structural engineer or structural engineering to describe their qualifications or services. However, only licensed professional engineers who have been authorized by this Board to do so may use the title "Professional Structural Engineer," "P.E., S.E.," "S.E.," or any title using the "S.E." designation and to perform structural engineering analysis and design services for significant structures."
- "H. The Board may adopt rules defining significant structures and establish standards of competence in structural engineering and analysis and design relating to seismic or other influences which have a direct impact on the life, health, safety, property and welfare of the public."

[NOTE: Effective September 14, 2018, the definition of the term **significant structures** can be found in Oklahoma Administrative Code 245:15-1-3. You may find the definition under the Publications / Administrative Rules tab at www.pels.ok.gov]



OKLAHOMA STATE BOARD OF LICENSURE FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS

220 N.E. 28th Street, Suite 120 Oklahoma City, OK 73105-2802 (405) 521-2874

NCEES Record Holder Application for PE Initial Licensure or PE Initial Licensure with a Structural Engineer Designation (PE, SE)

MUST BE TYPEWRITTEN OR COMPUTER GENERATED - HANDWRITTEN APPLICATIONS WILL BE RETURNED

Check here if this is a P.E., S.E. application			
ENCLOSE \$150.00 APPLICATION FEE - (Checks may be ma	nde to: OKPELS)	
Full Legal Name (do not abbreviate)			
Maiden Name or other last name previously used (if applica	ble)		
2. Name:			
(as you wish it to appear on your certificate - you must sign a	and seal using thi	s exact name)	
3. NCEES ID Number			
4. Date of Birth: 5. Social Se	curity #:		
6. Residence Physical Address:			
(number and street)		(city, state and zip code	9)
(telephone) (fax) (e-mail)			
7. Business Physical Address:			
(number and street)		(city, state and zip code	e)
(official name of place of employment)	(your title)		(CA # - if applicable)
(telephone) (fax) (e-mail)			
8. Preferred e-mail and mailing address (Residence or Busine	ess):		
9. Have you previously filed any application with this Board?			
No Yes (If yes, please indicate) P.E	E.I	L.S	L.S.I
10. Have you been convicted, found guilty or plead guilty or no misdemeanor, and not traffic related?	olo contendere	to any crime, whic	h was a felony or
No Yes (If Yes, attach explanation.)* DUI's ** Include all information, even if a significa	s and DWI's m	ust be reported. me has passed.	
11. Have you ever been disciplined by any professional or voc			ding Oklahoma)?
No Yes (If Yes, attach explanation.) Include stipulations and settlement agreements			,
12. Have you ever had an application for professional or voca meet the educational or experience requirements?	tional licensing	denied for a reas	on other than you did not
No Yes (If Yes, attach explanation.)			
13. To your knowledge, are you currently under investigation l	by any professi	onal or licensing a	authority?
No Yes (If Yes, attach explanation.)			
14. Have you been subject to any court rulings, court mandate impropriety or reflect poorly on the profession?	ed registration,	or any other publi	c records that would show
No Yes (If Yes, attach explanation.)			

PLEASE NOTE: Failure to provide complete and accurate information to the Board concerning any applicable criminal conviction(s) or disciplinary actin WILL result in rejection of your application. A new application form and fee will be required for further consideration.

15. Please select in the space below your discipline(s) of engineering for which you will be offering your services in Oklahoma.

Selecting a discipline of engineering does <u>not</u> necessarily indicate competency to practice all aspects of that discipline of engineering. The licensee is required by law to only practice within the discipline of engineering in areas in which the licensee is competent.

As an example, listing "Civil" as your primary discipline does not necessarily mean that you are competent to do all types of civil engineering projects. The civil engineer's specialty may be in wastewater, but not transportation. In this case, the engineer would simply list "Civil".

The following criteria must be met to designate a discipline of engineering:

- a. A degree in the discipline of engineering, or
- b. An experience record documenting <u>at least 4 years of experience in the discipline of engineering under the supervision of a PE, verified by at least one PE reference provider that has personal knowledge of the license holder's character, reputation, suitability for licensure, and engineering experience, **or**</u>
- c. Verification of successful passage of the examination on the principles and practice of engineering in the discipline of engineering designated.
- d. If you are selecting "SE" as your area of competence, you must meet the qualifications as indicated in the instructions to acquire the P.E., S.E. designation.*

Please choose your discipline(s) from the list below.

1	Architectural	10	Electrical & Computer	19	Metallurgical & Materials	
2	Aeronautical & Aerospace	11	Engineering Physics	20	Mining & Mineral Processing	
3	Agricultural	12	Environmental	21	Naval Arch / Marine	
4	Biomedical / Bioengineering	13	Fire Protection	22	Nuclear	
5	Ceramic	14	Geological	23	Petroleum	
6	Chemical and Biochemical	15	Geotechnical	24	Software	
7	Civil	16	Industrial and Systems	25	Structural (without S.E.)	
8	Construction	17	Manufacturing	26	S.E.	
9	Control Systems	18	Mechanical			
(You	may select no more than 3 disciplines)					
PRI	MARY DISCIPLINE:					
SEC	ONDARY DISCIPLINE: (if applica	ble) ₋				
ADD	ITIONAL DISCIPLINE: (if applicat	ole _			 	
	e an applicant is licensed and has dditional discipline by application t				competent, they may request to add a-c above.	
I certify that I have read the criteria for designating a discipline of engineering and meet this criteria for the discipline(s) listed above.						
Orig	inal Written Signature					
Orig	mai vintten signature		Date			

16. AFFIDAVIT AND RELEASE STATEMENT

l,	, hereby make application for
(full legal name - do not abbreviate)	
	ovisions of 59 O.S. § 475.1-475.22a, and the rules and
Administrative Code 245:15-3-4. I declare under pe	ed on the provisions of 475.12(A)(1)(a) and Oklahoma enalty of perjury under the laws of Oklahoma that I am the tatements and representations contained therein are true
furnish the Oklahoma State Board of Licensure fo information concerning my qualifications for profess or otherwise, and do hereby release the individual therewith from all liability for any damage whatsoe	npany or institution with whom I have been associated to r Professional Engineers and Land Surveyors with any sional licensure in Oklahoma which they have on record al, company or institution and all individuals connected ever incurred by me as a result of their furnishing such the requested evaluation and waive any right to see or
Original Written Signature	 Date

Instructions for Required Affidavit:

All natural persons fourteen (14) years of age or older and present in the United States, applying for licensure with the Oklahoma State Board of Licensure for Professional Engineers and Land Surveyors are required, by the provisions of 56 O.S. Supp. 2007 § 71, to provide this Board with verification of lawful presence in the United States by executing one of the Affidavits below before a notary public or other officer authorized to notarize affidavits under State law. The Board's office is staffed with notaries who are available to provide notary service at no cost to Applicants. You will not be allowed to apply for licensure or renew your license without this verification. Please sign and have notarized the applicable form and enclose a document listed on List A or List B (see attached). A DRIVER'S LICENSE IS NOT AN ACCEPTED DOCUMENT.

AFFIDAVIT VERIFYING LAWFUL PRESENCE IN THE UNITED STATES

Option 1 - Verification of Citizenship

Affidavit of

Applicant's Name [please print leg	ibly or type]	License No. [if applicable]
STATE OF)		
STATE OF) COUNTY OF)		
[Applicant's Name] oath states, under penalty of perjur	, of lawful age, being a	first duly sworn, upon
I am a United States Citizen.		
	[Signature of Appli	cant]
Subscribed and sworn to or affirme	d before me this	_ day of
20 . by		
20, by [Applicant]		
	NOTARY	
My Commission Expires:		
(Seal)		

AFFIDAVIT VERIFYING LAWFUL PRESENCE IN THE UNITED STATES

Option 2 – Affidavit Verifying Qualified Alien Status

Affidavit of

Applicant's Name [please print legibly or type]	License No. [if applicable]					
STATE OF)						
STATE OF)) ss: COUNTY OF)						
, of lawful age, be	ing first duly sworn, upon					
[Applicant's Name] oath states, under penalty of perjury, as follows:						
I am a qualified alien under the Federal Immigration lawfully present in the United States.	I am a qualified alien under the Federal Immigration and Naturalization Act, and I am lawfully present in the United States.					
[Signature of A	pplicant]					
Subscribed and sworn to or affirmed before me this _	day of					
20, by [Applicant]						
[Applicant]						
NOTARY						
My Commission Expires:						
(Seal)						

LIST A

ACCEPTABLE DOCUMENTS TO ESTABLISH U.S. CITIZENSHIP (Driver's License <u>DOES NOT</u> Qualify)

A person who is a citizen of the United States as evidenced by one of the following:

- 1. A copy of a birth certificate issued in or by a city, county, state, or other governmental entity within the United States or its outlying possessions.
- 2. A copy of a U.S. Certificate of Birth Abroad (FS-&45. DS-135) or a Report of Birth Abroad of a U.S. Citizen (FS-240).
- 3. A copy of a birth certificate or passport issued from:
 - A. Puerto Rico on or after January 13, 1941;
 - B. Guam, on or after April 10, 1898;
 - C. U.S. Virgin Islands on or after February 25, 1927;
 - D. Northern Mariana Islands, after November 4, 1986;
 - E. American Samoa:
 - F. Swain's Island; or
 - G. District of Columbia
- 4. A copy of a U.S. passport (expired or unexpired).
- 5. A copy of a Certificate of Naturalization (N-550, N-57, N-578).
- 6. A copy of a Certificate of Citizenship (N-560, N-561, N-645).
- 7. A copy of a U.S. Citizen Identification Card (I-179, I-197).
- 8. A copy of an individual Fee Register Receipt (Form G-711) that shows that the person has filed an application for a New Naturalization or Citizenship Paper (Form N-565).
- 9. A copy of any other document which establishes a U.S. place of birth or indicates U.S. citizenship.

LIST B

ACCEPTABLE DOCUMENTS TO ESTABLISH ALIEN STATUS (Driver's License DOES NOT Qualify)

An alien lawfully admitted for permanent residence under the Immigration and Naturalization Act (INA) must submit supporting documentation to establish lawful presence under one of the following categories:

- A copy of INS Form I-551 (Permanent Resident Card commonly known as a "green card");
- A copy of INS Form I-551 Temporary Stamp
- A copy of INS Form I-327 Re-Entry Permit
- A copy of INS Form I-94 (Arrival/Departure Document);
- A copy of INS Form I-688 (Temporary Resident Card);
- A copy of INS Form I-688A (Employment Authorization Card);
- A copy of INS Form I-688B (Employment Authorization Card);
- A copy of INS Form I-766 (Employment Authorization Card);
- A copy of a Machine Readable Immigrant VISA (with Temporary I-551 Language);
- A copy of an Unexpired Foreign Passport

The preceding lists (A and B) contain the most common documents, which can be used to establish U.S. Citizenship or legal alien status.

INSTRUCTIONS FOR COMPLETING THE OKLAHOMA LAW AND ENGINEERING EXAMINATION

- 1. This examination covers the Oklahoma Statutes Title 59, Section 475.1 et seq (revised November 1, 2024) and the Oklahoma Administrative Rules Title 245, Chapter 2 and 15 (revised November 1, 2020). Please be sure that you are using the most recent version of the statutes and rules.
- 2. The above referenced statutes and rules may be found on our website at www.pels.ok.gov.
- 3. All applicants, whether for comity licensure or original licensure, must successfully complete this examination.
- 4. This is an open book examination.
- 5. Successful completion is defined as missing no more than 2 of the 25 questions.
- 6. You will receive only a "pass" or "fail" notification.
- 7. If you have been contacted by this office that you did not successfully complete the examination, you may retake the examination up to 3 additional times with no waiting period. In the event of 4 failures, your application will be put on hold for one month to allow you time to thoroughly review the statutes and rules prior to retaking the examination.
- 8. Read each question carefully on the attached examination and circle the best answer on the answer sheet. If at the time of grading the scorer cannot determine which answer has been circled, the question will be counted as incorrect.
- 9. Once you complete the examination, submit the answer sheet with your application.

Applicant's Name:							
Application Number (i	f applical	ole):					
Telephone Number:							
E-mail Address:							
EXAMINA						nvisad 11 1 2024)	
L2X/XIVIII V2			cic tii	c best	answer (i)	:viseu 11-1-2024)	
	1.	A	В	C	D		
	2.	A	В	C	D		
	3.	A	В	C	D		
	4.	A	В	C	D		
	5.	A	В	C	D		
	6.	A	В	C	D		
	7.	A	В	C	D		
	8.	A	В	C	D		
	9.	A	В	\mathbf{C}	D		
	10.	A	В	C	D		
	11.	A	В	C	D		
	12.	A	В	C	D		
	13.	A	В	C	D		
	14.	A	В	C	D		
	15.	A	В	C	D		
	16.	A	В	C	D		
	10. 17.	A	В	C	D		
	18.	A	В	C	D		
	19.	A	В	C	D		
	20.	A	В	C	D		
	21.	A	В	C	D		
	22.	A	В	C	D		
	23.	A	В	C	D		
	24.	A	В	C	D		
	25.	A	В	\mathbf{C}	D		

EXAMINATION L

(Revised 11-1-2024)

1.	The practice of engineering shall be deemed a granted by the state through the State Board of Licensure for Professional Engineers and Land Surveyors.
	A. privilege
	B. right
	C. honor
	D. entitlement

- 2. The purpose of the Title 59, 475.1 et seq., statutes regulating the practice of engineering is to:
 - A. promote the profession of engineering.
 - B. safeguard life, health and property, and to promote the public welfare
 - C. ensure that engineers are reasonably paid for their services.
 - D. encourage engineers to become actively involved in their profession.
- 3. If a licensee fails to renew their license, but continues to practice, the Board may:
 - A. revoke his/her license, but allow the licensee to practice for 180 days following the revocation date without any disciplinary action taken.
 - B. revoke his/her license, and commence disciplinary action if it is found that the licensee has practiced engineering with an expired license.
 - C. revoke his/her license, but allow the licensee to practice for an undetermined period of time without any disciplinary action being taken.
 - D. not revoke his/her license and continue to try to contact the licensee through the employer.
- 4. The Rules of Ethical Marketing require that the procedure for seeking professional employment restricts the engineer, land surveyor or firm from submitting a fee or price for services until the governmental client or any entity contracted by the governmental client to furnish engineering or land surveying services has been selected based upon:
 - A. technical ability.
 - B. previous experience and/or specialized training.
 - C. professional qualifications and/or the ability to provide the services to the client in a timely manner
 - D. All of the above.

- 5. A licensee possessing personal knowledge of a violation of the licensure law or the Board rules:
 - A. should report it to the Board, may report it to the appropriate legal authorities, and shall cooperate with the Board and those authorities as may be requested.
 - B. must provide their employer with such information and the responsibility to notify the Board would fall on the employer.
 - C. is not required to furnish such information to the Board if they have signed a confidentiality agreement.
 - D. None of the above.
- 6. Which of the following scenarios requires a Certificate of Authority issued by this Board?
 - A. A licensee practicing engineering as a sole proprietor using any name other than his or her own (i.e, a fictitious name)
 - B. Any form of business or entity offering or performing engineering services other than an individual operating as a sole proprietorship under his or her name.
 - C. Any business using the word "Engineer" or any various construction thereof in either the name of the entity or in a description of the services being offered or performed.
 - D. All of the above.
- 7. Which of the following situations is NOT allowable under the Oklahoma Statutes and Rules governing the practice of engineering:
 - A. An electrical engineer reviews, signs and seals plans designed by an independent electrical contractor for a project.
 - B. A licensee coordinates an entire project, provided each design segment is signed, dated and sealed by the licensee in direct control and personal supervision of that design segment.
 - C. A licensee is in direct control and personally supervises an Engineer Intern working for his firm, and signs and seals the Engineer Intern's engineering design plans for a project.
 - D. All of these situations are allowable under the Oklahoma Statutes and Rules governing the practice of engineering.

- 8. Drawings, reports, or documents that require a signature may be signed using a digital signature. A digital signature must be:
 - A. Unique to the person using it;
 - B. Capable of verification;
 - C. Under the responsibility and control of the licensee affixing it or other licensees within the firm who may need access to the licensee's seal and signature in his/her absence;
 - D. A & B above
- 9. When a bound drawing set involves the work of multiple licensees, the documents shall be sealed, signed and dated as follows:
 - A. All engineers in responsible charge of a portion of the work seal, sign and date the cover sheet only.
 - B. The highest ranking P.E. in the company is in responsible charge of all work contracted for by the company and may seal, sign and date the cover sheet in lieu of the licensees performing the work.
 - C. Only the managing engineer seals, signs and dates the cover sheet.
 - D. Each sheet of the drawing set is sealed, signed, and dated individually by the engineer in responsible charge of the work represented on the sheet, or the cover sheet or index page must be sealed, signed and dated by each licensee with a breakdown of the licensee in responsible charge of each document clearly identified.
- 10. Which of the following information about the firm's Certificate of Authority is required to be shown on the document?
 - A. No CA information is required to be shown on the document.
 - B. Only the name of the firm and the CA number must be shown.
 - C. The name of the firm, the CA number and the firm's contact information must all be shown on an engineering document.
 - D. None of the above.
- 11. Which of the following statements is true for an engineer to take responsible charge of the prototypical design plan prepared by others?
 - A. The engineering services provided must include creation of a complete design file including work or design criteria, calculations, code research, and any necessary and appropriate changes to the work
 - B. The engineer must completely recalculate and redraft all of the design plans for the project.
 - C. The burden is on the original designer of the prototypical plans to demonstrate compliance.
 - D. An engineer cannot take responsible charge over prototypical plans not designed by the engineer

- 12. Engineering technical submissions given to an architect for a project must be signed and sealed by the professional engineer in responsible charge of the work:
 - A. prior to the architect taking responsible charge of the work as the prime professional for a project.
 - B. after the architect has incorporated the technical submissions and has signed and sealed the work as the prime professional.
 - C. prior to the project being completed.
 - D. only at the request of the architect.
- 13. It is the responsibility of the licensee to maintain records to be used to support continuing education credits claimed. Which of the following types of records would be approved by the Board as supporting evidence of actual completion of activity claimed?
 - A. Paid receipt for a convention or seminar.
 - B. Printed course materials or meeting agendas.
 - C. Completion certificates or other documentation directly supporting evidence of attendance which include the licensee's name, title of activity, sponsoring organization, date of activity, and PDHs earned.
 - D. None of the above.
- 14. Licensees shall only sign, seal, and date plans or documents dealing with a discipline of engineering in which:
 - A. they earned their degree.
 - B. they gained their experience.
 - C. they have designated as their area(s) of competence with the Board office.
 - D. they passed a PE exam.
- 15. A licensee not practicing as a firm shall include which of the following on any plans, reports, or other engineering documents when presented to a client, a user or any public or governmental agency:
 - A. licensee's contact information to include address and phone number
 - B. seal, signature and date of signature
 - C. client contact information to include owner address and phone number
 - D. both A & B

- 16. The Board shall have the power to deny, place on probation, suspend, revoke, place practice restrictions on, or refuse to issue a certificate, or fine, reprimand, issue orders, levy administrative fines or seek other penalties, if a person or entity is found guilty of which of the following:
 - A. Failure, within 30 days, to provide information requested by the Board as a result of a formal or informal investigation or complaint to the Board
 - B. Engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud, harm, or endanger the public.
 - C. Performing engineering or surveying services outside any of the licensee's areas of competence.
 - D. All of the above.

17.	Consultants hired to do work on behalf of the firm must sign,	, seal and date their
	work and include	on the work.
	Consultants may not sign and seal as the responsible charge e	engineer for the firm to
	which they are consulting.	

- A. their contact information and Certificate of Authority information, if applicable,
- B. their listed area(s) of competence
- C. their license date of expiration
- D. All of the above.
- 18. A professional engineer in the practice of engineering, who demonstrates carelessness in reckless disregard of the safety, property, or lives of others, may be guilty of:
 - A. gross incompetence.
 - B. gross negligence.
 - C. misconduct.
 - D. deceptive practice.
- 19. Which of the following professional engineers may be designated as being the managing agent and in responsible charge of the professional activities of a firm:
 - A. a P.E. providing consulting and/or contracting services to the firm.
 - B. a P.E. who is a full-time employee of the firm.
 - C. both A & B above
 - D. a professional engineer is not required to be the managing agent for a firm.

- 20. According to Section 475.20(B)(1) any person or entity who has been determined by the Board to have violated any provision of Section 475.1 et seq. of this title, or any rule, regulation or order issued pursuant to such provisions, may be liable for an Administrative Penalty not less than \$500.00 nor more than _____ for each separate violation.
 - A. \$20,000.00
 - B. \$1,000.00
 - C. \$5,000.00
 - D. None of the above.
- 21. In the case of an out-of-state firm authorized to perform engineering services in Oklahoma, the firm may have one or more branch offices located in Oklahoma only if the firm has a professional engineer designated responsible and in charge of the firm's professional practice in this state. The professional engineer designated for this purpose shall be required to:
 - A. supervise remotely or by personal presence each branch office during normal business hours and be duly licensed as a professional engineer in this state, as prescribed by law.
 - B. spend a majority of normal business hours at one branch office located in Oklahoma and be duly licensed in their home state, as prescribed by law.
 - C. spend a majority of normal business hours at one or more branch offices located in Oklahoma and be duly licensed as a professional engineer in this state, as prescribed by law.
 - D. be a full-time employee of the firm or a consultant competent in the area(s) of engineering specified for each project.
- 22. A licensee who cannot certify they have obtained the required 30 professional development hours:
 - A. will be allowed to renew their P.E. license without any consequences.
 - B. will be allowed to renew their P.E. license, but will be required to make up the deficiency at the time of their next renewal.
 - C. will not be allowed to renew their P.E. license until such time as they have obtained the required 30 professional development hours unless an exemption has been claimed and approved.
 - D. None of the above.

- 23. Engineering work of a preliminary nature submitted to obtain comments and not for formal approval shall be clearly marked in large, bold letters with the following statement:
 - A. "This document may not be altered without the approval of the engineer of record."
 - B. "Any comments on this document should be forwarded to the architect or other prime professional."
 - C. "PRELIMINARY, NOT FOR CONSTRUCTION OR IMPLEMENTATION."
 - D. "This document is preliminary in nature and may only be changed by the reviewing agency architect or the prime professional for this project."
- 24. According to Title 59 Section 475.15 (D), a professional engineer or firm shall retain a hard copy or electronic copy of all technical submissions produced for a minimum of years following the date of preparation.
 - A. five (5)
 - B. fifteen (15)
 - C. twenty-five (25)
 - D. ten (10)
- 25. According to Board rule, which of the following is an engineer and affiliated firm allowed to perform prior to obtaining a Certificate of Licensure for the individual and Certificate of Authority for the firm?
 - A. Submit "preliminary" engineering design drawings to the client for review.
 - B. Sign a contract for performing engineering services.
 - C. Submit a proposal to the client for engineering services.
 - D. None of the above.