CONCISE EXPLANATORY STATEMENT

In accordance with the Administrative Procedures Act, R.I. Gen. Laws § 42-35-2.6, following is a concise explanatory statement:

AGENCY: Contractors' Registration and Licensing Board

DIVISION:

RULE IDENTIFIER: RICR Citation 440-RICR-10-00-3; ERLID effected by proposed rule: 8138

RULE TITLE: General Administration, Registration, Licensing and Filing Claims

REASON FOR RULEMAKING: The following regulation was reformatted and reorganized to comply with the Administrative Procedures Act and Secretary of State's formatting requirements. In the past, separate rules and regulations existed for each discipline that the Board governs. The result was voluminous, stand-alone rules and regulations for each discipline that contained repetitive information. In this regulation, shared information that applies to all disciplines (including administration, general definitions, claims, violations, and education) appears once, and repetitive and non-regulatory information has been removed.

ANY FINDING REQUIRED BY LAW AS A PREREQUISITE TO THE EFFECTIVENESS OF THE RULE:

TESTIMONY AND COMMENTS: Provide the reasons for <u>not</u> accepting arguments made in testimony and comments.

Comment ID: #10287-17

"In reviewing this document it was noticed that none of these pages were numbered" Page numbering specified by the RICR system

"Not sure why in all the sections: Sub Chapter 00-NA is in each of the sections" Formatting specified by the RICR system

CHANGE TO TEXT OF THE RULE: \

Section 3.5.2 relative to "Grandfathering" of licensees has been removed in its entirety.

REGULATORY ANALYSIS:

This regulation imposes no societal cost or cost of compliance and offers the benefit of providing a structure to uniformly regulate those disciplines governed by the Contractors' Registration and Licensing Board in the State of Rhode Island and provides a cost-effective claim process to resolve consumer and contractor disputes. For full regulatory analysis or supporting documentation see agency contact person listed for the Board. In the development of the proposed amendment consideration was given to: (1) alternative approaches; (2) overlap or duplication with other statutory and regulatory provisions; and (3) significant economic impact on small business. No alternative approach, duplication, or overlap was identified based upon available information