OKLAHOMA UNIFORM BUILDING CODE COMMISSION RULES

748 - Uniform Building Code Commission
Administrative Rules
748:1-1-1 through 748:17-1-4

Notice: The rules of the Oklahoma Uniform Building Code found on this website are unofficial. The official rules are published in The Oklahoma Administrative Code and The Oklahoma Register, as required by 75 O.S. § 250 et seq. To order an official copy of these rules, contact the Office of Administrative Rules at: (405) 521-4911.
Chapter 1 - Administrative Operations

[Authority: 59 O.S. §§ 1000.22, 1000.24, and 1000.26]
[Source: Codified 7-11-10]

748:1-1-1. Organization

The employees of the Commission shall be organized and divided into such divisions or units, as the Commission deems desirable for efficiency. Such organization and division may be revised by the Commission as it finds necessary or expedient. Copies of the organizational chart are available upon request to the Chief Executive Officer of the Commission.

[Source: Added at 27 Ok Reg 461, eff 12-3-09 (emergency); Added at 27 Ok Reg 2363, eff 7-11-10; Amended at 31 Ok Reg 2464, eff 9-12-14]

748:1-1-2. Address

The principal office of the Oklahoma Uniform Building Code Commission shall be located in Oklahoma City, Oklahoma.

[Source: Added at 27 Ok Reg 461, eff 12-3-09 (emergency); Added at 27 Ok Reg 2363, eff 7-11-10; Amended at 29 Ok Reg 1644, eff 11-1-12]

748:1-1-3. Commissioners

(a) The Commission shall elect from its membership a Chairman and a Vice-Chairman.
(b) Officers of the Commission shall be elected annually, at the last meeting of each calendar year. In the event an officer's position becomes vacant, a replacement shall be elected to complete the unexpired term at the following meeting of the Commission.
(c) The Chairman shall preside over all Commission meetings and rule on all questions of procedures and order. He shall call a special meeting when requested by four members, in writing, to do so. The chairman shall determine the agenda of each meeting.
(d) The Vice-Chairman shall assume the duties of the Chairman during the chairman's absence or incapacity.

[Source: Added at 27 Ok Reg 461, eff 12-3-09 (emergency); Added at 27 Ok Reg 2363, eff 7-11-10]

748:1-1-4. Meetings

(a) The Commission shall hold such meetings, as it deems necessary, with a regular meeting once during each quarter of the calendar year. Special meetings may be called by the Chairman in his discretion, and shall be called when four (4) members of the Commission request of the Chairman, in writing, that such a meeting be called.
(b) The Commission may convene at any location within the state of Oklahoma as the Commission may specify; provided, that unless otherwise specified, meetings shall be conducted at the room provided for that purpose located in the offices of the Commission.

[Source: Added at 27 Ok Reg 461, eff 12-3-09 (emergency); Added at 27 Ok Reg 2363, eff 7-11-10; Amended at 29 Ok Reg 1644, eff 11-1-12]
Chapter 3 - General Provisions

[Authority: 59 O.S. §§ 1000.22, 1000.23, 1000.24, and 1000.25]
[Source: Codified 7-11-10]

748:3-1-1. Context and Interpretation
(a) Unless the context otherwise requires, singular words shall be deemed to include the plural, and masculine words to include the feminine, and vice versa.
(b) These rules and the codes adopted herein are not intended to displace, inhibit or restrict the authority of permitting agencies or code enforcement jurisdictions from their administrative responsibilities to consider and interpret the spirit and intent of any adopted codes, including administrative sections of the adopted codes which address the duties and powers of building officials and administrative authorities. With respect to code provisions which are ministerial as opposed to those containing building or construction standards or requirements, the Commission adopts such provisions only to the extent that the Commission is authorized to do so and to the extent that any such provision is not contrary to any valid law of the State of Oklahoma or local ordinance.

[Source: Added at 27 Ok Reg 665, eff 1-12-10 (emergency); Added at 27 Ok Reg 2364, eff 7-11-10]

748:3-1-2. Definitions
The following words or terms, when used in this Chapter, shall have the following meaning, unless the context clearly indicates otherwise:

"Authority Having Jurisdiction" means an organization, office, or individual responsible for enforcing the requirements of the State Adopted Building Codes, including the prior authorization or approval of any equipment, materials, installations or procedures used in all or part of the construction of a new, or the alteration or renovation of an existing, building or structure, including integral finishes, fixtures and building systems therein.

"Building Code" means a collection of required standards and practices intended to apply to all or part of the construction of new, or the alteration or renovation of existing, buildings or structures, including integral finishes, fixtures and building systems therein.

"Building Permit" means any written authorization or approval, issued by an authority having jurisdiction, which allows the holder or other persons to commence the construction, alteration or renovation of all or part of a residential or commercial building or structure subject to the requirements of the State Adopted Building Codes. For purposes of this Title, the term building permit includes any process wherein authorization, approval or registration is required prior to construction even though: 1) a permitting or registration document is not issued at that time; 2) the authority having jurisdiction refers to the authorization, approval or registration as something other than a "permit"; or 3) the only activities performed by the authority having jurisdiction are fee-based inspections of the work performed. For purposes of this Title, each segment of a multi-segment permit shall be considered a separate building permit if the segment meets each of the following conditions: 1) the authority having jurisdiction requires a separate, stand-alone building permit for the segment work when said work is not performed as part of a multi-segment construction project; 2) the authority having jurisdiction charges a stand-alone building permit fee for the segment work when said work is not performed as part of a multi-segment construction project; and 3) the segment work is subject to the requirements of the State Adopted Building Codes.
"Commercial Construction" means any building related construction or appurtenances for commercial, retail or industrial purposes and residential construction other than one- and two-family dwellings and townhouses.

"Construction Code" and "Construction Permit" shall have the same meaning as, and be respectively interchangeable and synonymous with, the terms "Building Code" and "Building Permit" as defined herein, respectively.

"Multi-Segment Permitting" is the administrative process of consolidating multiple building permit work authorizations, approvals and/or registrations and the payment of required permit fees for a multi-segment construction project into a single administrative process.

"Residential Construction" means any building related construction or appurtenances for residential one- and two-family dwellings and townhomes.

"State Adopted Building Codes" means any legally applicable building code currently in force and effect within the State or a governing jurisdiction until superseded by a code adopted by the Commission and all building codes adopted by the Oklahoma Uniform Building Code Commission.

[Source: Added at 27 Ok Reg 665, eff 1-12-10 (emergency); Added at 27 Ok Reg 2364, eff 7-11-10; Amended at 29 Ok Reg 1645, eff 11-1-12; Amended at 30 Ok Reg 106, eff 11-1-12 through 5-24-13 (emergency); Amended at 31 Ok Reg 2465, eff 9-12-14]

EDITOR'S NOTE: Upon sine die adjournment of the Legislature on 5-24-13, these emergency amendments were terminated due to the Legislature's failure to approve the proposed permanent amendments that were intended to supersede the emergency amendments, as set forth in 75 O.S. 2011, §308(F) for proposed rules authorized by Title 59 of the Oklahoma Statutes. Upon disapproval of a proposed permanent rule intended to supersede an emergency action, the emergency action is considered terminated [75 O.S. 2011, §253(1)(2)(c)], and upon termination of an emergency amendatory action, the last effective permanent text is reinstated. Therefore, on 5-24-13 (after sine die adjournment of the Legislature), the text of 748:3-1-2 reverted back to the permanent text that became effective 11-1-12, as was last published in the 2012 OAC Supplement, and remained as such until amended by permanent action on 9-12-14.
Chapter 5 - Fees and Collection of Fees

[Authority: 59 O.S. §§ 1000.22, 1000.23, 1000.24, 1000.25, and 1000.26]
[Source: Codified 7-11-10]

748:5-1-1. Fee for initial permit and permit renewal
(a) The Commission shall charge a fee not to exceed the fee as allowed by 59 O.S. § 1000.25(2) or its successor on all building permits issued by any state agency, municipality, or other political subdivision of this state which authorizes work governed by the State Adopted Building Codes. The Commission shall charge a fee not to exceed the fee as allowed by 59 O.S. § 1000.25(2) or its successor on all renewal building permits issued by any state agency, municipality, or other political subdivision of this state which authorizes work governed by the State Adopted Building Codes.
(b) Such fees shall be collected by the state agency, municipality or other political subdivision issuing the building or construction permits within this state. The fees shall be deposited in an account created by the collecting entity for that purpose;
(c) The state agency, municipality or other political subdivision shall remit the monies in the account on a monthly basis directly to the State Treasury for deposit in the Oklahoma Uniform Building Code Commission Revolving Fund created pursuant to Section 1000.28 of Title 59 of the Oklahoma statutes.
(d) Any state agency, municipality or other political subdivision collecting and remitting fees pursuant to this section may levy a fee up to fifty cents ($0.50) for every building permit. Any state agency, municipality or other political subdivision collecting and remitting fees pursuant to this section may levy a fee of $0 for any building renewal permit issued. These monies shall be deposited into an account for the sole use of the state agency, municipality or other political subdivision. The state agency, municipality or other political subdivision shall state the total amount of funds collected and the total number of fees imposed to the State Treasury in the report required by subparagraph (g) of this section.
(e) It shall be the responsibility of the state agency, municipality or other political subdivision to account for and ensure the correctness and accuracy of payments made to the State Treasury pursuant to Uniform Building Code Commission Act as found at 59 O.S. §1000.21 et seq.
(f) Funds collected by a state agency, municipality or other political subdivision and remitted to the State Treasury pursuant to the Oklahoma Uniform Building Code Commission Act shall be deposited in the Oklahoma Uniform Building Code Commission Revolving Fund and shall be used solely for the purposes of the Oklahoma Uniform Building Code Commission Act.
(g) Along with the deposits required by subparagraph (d), each state agency, municipality or other political subdivision shall also submit a report stating the total amount of funds collected and the total number of fees imposed during the preceding month. The report shall be made on computerized or manual disposition forms as prescribed by the Commission.

[Source: Added at 27 Ok Reg 666, eff 1-12-10 (emergency); Added at 27 Ok Reg 2365, eff 7-11-10; Amended at 31 Ok Reg 2466, eff 9-12-14]

748:5-3-1. Late Fee Assessment
Deposits of fees to the Oklahoma Uniform Building Code Commission Revolving Fund shall be remitted to the Commission thirty (30) days after the end of the preceding calendar month. Past-due payments of fees shall be charged a late fee each month in an amount in such manner as provided in 59 O.S. § 1000.25 or its successor.

[Source: Added at 27 Ok Reg 666, eff 1-12-10 (emergency); Added at 27 Ok Reg 2365, eff 7-11-10; Amended at 30 Ok Reg 107, eff 11-1-12 through 5-24-13 (emergency); Amended at 31 Ok Reg 2466, eff 9-12-14]
EDITOR'S NOTE: Upon sine die adjournment of the Legislature on 5-24-13, these emergency amendments were terminated due to the Legislature's failure to approve the proposed permanent amendments that were intended to supersede the emergency amendments, as set forth in 75 O.S. 2011, §308(F) for proposed rules authorized by Title 59 of the Oklahoma Statutes. Upon disapproval of a proposed permanent rule intended to supersede an emergency action, the emergency action is considered terminated [75 O.S. 2011, §253(H)(2)(c)], and upon termination of an emergency amendatory action, the last effective permanent text is reinstated. Therefore, on 5-24-13 (after sine die adjournment of the Legislature), the text of 748:5-3-1 reverted back to the permanent text that became effective 7-11-10, as was last published in the 2011 Edition of the OAC, and remained as such until amended by permanent action on 9-12-14.
Chapter 7 - Commission Committees

[Authority: 59 O.S. §§ 1024(A)(1) and 1024(B)(5)]
[Source: Codified 7-11-10]

Subchapter 1 - General

748:7-1-1. General composition and assignments
General composition and task assignments of Commission Committees shall be as directed by Commission. With the exception of technical committees, typically the membership of a committee shall be at least two (2) but not more than five (5) Commission members. Committee members shall be as nominated by the Commission chairman or other Commission member(s) and approved by vote of the Commission. As needed, the Commission chairman may call and task a committee between Commission meetings without specific Commission approval. At the next Commission meeting, the called committee and task assignment shall be ratified or modified by vote of the Commission or a directive to cease activities would be given the committee.
[Source: Added at 27 Ok Reg 2366, eff 7-11-10]

748:7-1-2. Scope
Task assignments shall be researched and reviewed by the respective committee and a recommendation shall be presented to the Commission for approval, disapproval, modification, re-study, or end of task assignments.
[Source: Added at 27 Ok Reg 2366, eff 7-11-10]

748:7-1-3. Reports
Committees shall report to the Commission quarterly or otherwise as often as applicable to their task assignment(s). Reports to the Commission will include a written summary of a committee's study and recommendations, including action minutes of committee meetings.
[Source: Added at 27 Ok Reg 2366, eff 7-11-10]

748:7-1-4. Open Meeting rules
Committees are advisory only and the Open Meeting Act does not apply to committee meetings. A quorum of Commission members shall not be appointed to any committee.
[Source: Added at 27 Ok Reg 2366, eff 7-11-10]

748:7-1-5. Participation of the public
Committees may allow or request individuals from the public to attend and provide expertise related to committee task assignments as requested by members of the committee with the approval of the committee chair.
[Source: Added at 27 Ok Reg 2366, eff 7-11-10]

748:7-1-6. Advisory only
Actions by all committees are advisory and subject to Commission action. Likewise, the Commission may vote to proceed on any subject or task without recommendation from a committee.
[Source: Added at 27 Ok Reg 2366, eff 7-11-10]
748:7-1-7. Prerogative and direction

Committee leadership and working assignments to accomplish the committee's task shall be the prerogative of the members of a committee, unless otherwise directed by the Commission or Commission chairman.
[Source: Added at 27 Ok Reg 2366, eff 7-11-10]

748:7-1-8. Committee forms

Committees may take the form of various types of work or missions as directed by the Commission. Committees can take whatever form the Commission so directs. The typical committee types include, but not limited to, ad hoc committees, standing committees, and technical committees.
[Source: Added at 27 Ok Reg 2366, eff 7-11-10]

Subchapter 3 - AD Hoc Committees

748:7-3-1. Ad Hoc Committees

Ad hoc committees shall be created by the Commission for a specific purpose of limited scope, typically having a set time frame for completion.
[Source: Added at 27 Ok Reg 2366, eff 7-11-10]

Subchapter 5 - Standing Committees

748:7-5-1. Standing Committees

Standing Committees shall be formed and charged with ongoing task assignments and shall have no set schedule to end its task(s) except as directed by the Commission. Standing Committee appointments should be reviewed by the Chairman of the Commission on an annual basis at a minimum to address necessary changes to appointments or reappointments.
[Source: Added at 27 Ok Reg 2366, eff 7-11-10; Amended at 31 Ok Reg 2467, eff 9-12-14]

Subchapter 7 - Technical Committees

748:7-7-1. Specific purpose

Technical committees shall be tasked to review and recommend amendments, modifications or improvements to and for or against adoption of a specific potential construction code or elements contained within such code(s).
[Source: Added at 27 Ok Reg 2366, eff 7-11-10; Amended at 31 Ok Reg 2467, eff 9-12-14]

748:7-7-2. Task assignments

Technical committee task assignments directed by the Commission can be any code related regulatory item(s) as may provide for the health, safety, and welfare of the public. Typically, technical committees will review potential code(s) for adoption, but shall not be limited to that function or method in completing the directives of the Commission.
[Source: Added at 27 Ok Reg 2366, eff 7-11-10]

748:7-7-3. Technical Committee composition

Technical committees shall be comprised of at least one Commission member who will perform the duties of a Commission liaison to the technical committee and shall be ex officio member with a vote. Typically, the other members of a technical committee will be from the public providing in general for a cross-section of expertise and representatives of the field of
construction related to the task assignment given the committee by the Commission. Nominated and elected within the committee, the technical committee chairman and vice chairman will be one of the public members of the committee unless the Commission or Commission chairman directs otherwise. To the extent possible, staff will provide secretarial duties to include preparation of agendas, creation of minutes and help with creating final presentations to the Commission.

[Source: Added at 27 Ok Reg 2366, eff 7-11-10; Amended at 31 Ok Reg 2467, eff 9-12-14]

748:7-7-4. Member selection
(a) Public members of technical committees shall be selected from individual volunteers, or persons recommended by members of the Commission, or by a permitting jurisdiction, or by a construction industry organization, or by a construction firm or design firm, or from any other construction related source. Candidates shall submit resumes' and any other of their background data as requested by the Commission, and a statement of interest as to why they would provide the needed expertise and code experience for service based on the task of a specific technical committee. The Commission Vice Chairman, or his designee, will serve as the contact person to receive all such public requests for consideration by a public nominator. The Vice Chairman, or his designee, shall present a recommendation to the Commission for approval of a slate of technical committee members for a specific committee, plus one alternate nominee in each sub-element of the technical committee, such as but not limited to, industry contractors, code regulators, and design team members. The Commission will elect the persons of their choice after considering the recommended slate of the Vice Chairman, or his designee. The membership size of a technical committee shall be set by the Commission and can vary based upon the task assignment.
(b) Serving at the Commission's pleasure, the term of office for a technical committee and the effective office of its members shall remain in force until dismissed by the Commission, individually or collectively.

[Source: Added at 27 Ok Reg 2366, eff 7-11-10; Amended at 31 Ok Reg 2467, eff 9-12-14]
Chapter 10 - Code Adoption Procedures

[Authority: 59 O.S. §§ 1000.23 and 1000.24(A)(1) and (B)(5), and 1000.26]
[Source: Codified 7-11-10]

Subchapter 1 - General

748:10-1-1. Discretion of the Commission

The Commission has the responsibility and authority to elect the best and most appropriate method(s) to facilitate code adoption regardless of whatever typical protocol of process(s) and format(s) may currently or historically exist. The Commission may act upon its own discretion, or seek the opinions and recommendations of others. Typically the Commission will select and utilize a technical committee to research and review options for potential new codes or code revisions, and receive from that technical committee a recommended course of action for the Commission's consideration.

[Source: Added at 27 Ok Reg 2368, eff 7-11-10]

748:10-1-2. Public input to Technical Committees

Technical committees shall provide for public comment and suggestions for the task assignments directed by the Commission. This public interaction shall occur during the technical committee's deliberations and before a final report/recommendation is presented to the Commission for action. Depending upon the task assignment, the Commission or Commission staff will determine the number of public meetings that shall be called, as well as, the location and time. To facilitate the work of the Commission and enhance opportunities for increased public involvement and access to the meetings of the technical committees, all such committee meetings shall be held at the offices of the Commission, or at a location approved by the Chairman.

[Source: Added at 27 Ok Reg 2368, eff 7-11-10; Amended at 31 Ok Reg 2468, eff 9-12-14]

748:10-1-3. Technical Committees recommendations and reports

Technical committees shall provide progress reports to the Commission as directed by the Commission. Unless otherwise directed by the Commission, recommendations by a technical committee shall be presented to the Commission in writing and shall conclude with one of the following or a combination thereof, "recommend adoption without modification," or "adoption not recommended," or "recommend adoption subject to the following, amendment, deletion, or addition."

[Source: Added at 27 Ok Reg 2368, eff 7-11-10]

748:10-1-4. Final adoption by rulemaking

After all technical committee reports are made to the Commission in open session allowing for public comment, the Commission may commence APA rulemaking to adopt the appropriate code or element of a code at their discretion. Technical committee reports are advisory only and the Commission can commence APA rulemaking to adopt, table, modify as noted, or any other appropriate action as deemed so by the Commission. Technical committee reports which are not submitted within the schedule as approved or revised by the Commission may be considered for action without receiving a technical committee recommendation, with or without an accompanying report.

[Source: Added at 27 Ok Reg 2368, eff 7-11-10]
Chapter 15 - Code Adopted by State Agencies and Political Subdivisions

[Authority: 59 O.S. §§ 1000.23, 1000.24, and 1000.29]
[Source: Codified 7-11-10]

748:15-1-1. Codes which may be adopted
State agencies and political subdivisions may adopt construction codes with standards and requirements which exceed the standards and requirements adopted by the Commission. In order to fulfill the Commission's statutory obligation in 59 O.S. § 1000.24 (6), state agencies and political subdivisions are requested to submit code adoption notification at least annually.
[Source: Added at 27 Ok Reg 2369, eff 7-11-10; Amended at 31 Ok Reg 2468, eff 9-12-14]

748:15-1-2. Procedure to adopt different code
(a) An adopted code shall be filed with the Commission. The code shall be accompanied by a written statement from the agency's or political subdivision's chief executive officer or legal counsel certifying that said code has been duly adopted in accordance with Oklahoma law, with a copy of the official minutes reflecting the adoption of said code. The code will then be approved for listing on the Commission's website subject to 748:15-1-2(b).
(b) The Commission's approval for website listing shall be entirely focused upon whether the submitting agency or jurisdiction has completed the filing requirements prescribed by the Commission and certified to the Commission as to the lawful adoption of the code. The Commission shall not approve codes based upon the technical equivalency or superiority of the submitted code compared to State adopted codes. However, if the Commission finds that a State agency's or political subdivision's adopted code does not contain higher standards or requirements than any State Adopted Code, the Commission may indicate this finding on the website listing.
(c) Effective dates of locally adopted codes submitted by an agency or jurisdiction shall not be considered or ruled upon by the Commission.
[Source: Added at 27 Ok Reg 2369, eff 7-11-10]

748:15-1-3. Amendment of existing Commission codes
State agencies and political subdivisions may amend codes adopted by the Commission to make changes necessary to accommodate local conditions, subject to approval of the Commission. Commission approval for amendment of existing codes shall be considered after an agency or jurisdiction certifies that it is the official action of that entity to pursue such an amendment and submit to the procedures set forth in 748:15-1-4, including a possible technical evaluation by the Commission in determining whether approval should be granted.
[Source: Added at 27 Ok Reg 2369, eff 7-11-10]

748:15-1-4. Procedure to amend Commission adopted codes
(a) A state agency or political subdivision shall submit an application to the Commission to make an amendment to a Commission adopted code. All amendments must be necessary to accommodate a local condition(s) and the application shall clearly explain the proposed accommodation, why the amendment is "necessary" and identify the "local condition."
(b) The Commission will assign the application to the appropriate technical committee for review and recommendation. The Commission will consider the committee recommendation in open session.
(c) The Commission's denial of an application is subject to appeal as an individual proceeding pursuant to the Administrative Procedures Act.

(d) Upon the Commission's approval of the application, the amendment will be posted to the Commission's website to inform the public about such change in the respective agency's or political subdivision's jurisdiction.

(e) For purposes of this section:
   (1) "Accommodate" means the proposed code amendment solution actually serves as its primary purpose to address the issue which necessitates the amendment.
   (2) "Local condition" means a condition which is particularly specific to the environment or surroundings of the jurisdiction seeking the change or amendment to the State adopted code and the condition is not expressly or specifically contemplated in the adopted code at issue.
   (3) "Necessary" means an essential and safe code amendment solution, the absence of which causes undue hardship on a person or class of persons.

[Source: Added at 27 Ok Reg 2369, eff 7-11-10]

748:15-1-5. Effect of repeal

An agency's or political subdivision's repeal of a code with higher standards or requirements or change to accommodate local condition shall be effective upon repeal unless otherwise specified by the agency or political subdivision repealing the higher standard or requirement or local change.

[Source: Added at 27 Ok Reg 2369, eff 7-11-10]
CHAPTER 17 - EDUCATION AND TRAINING

[Authority: 59 O.S. §1000.23]
[Source: Codified 9-1-16]

SUBCHAPTER 1 - REGIONAL TRAINING

748:17-1-1. Purpose
This Subchapter establishes procedures under which the Oklahoma Uniform Building Code Commission (the "OUBCC") will offer or provide Regional Training for the purpose of continuing education opportunities to Residential Building Code Inspectors, Commercial Building Code Inspectors, and state and local governmental code enforcement personnel, as authorized in 59 O.S. §1000.23(D).
[Source: Added at 33 Ok Reg 1114, eff 9-1-16]

748:17-1-2. Definitions
The following words and terms, when used in this Subchapter, shall have the following meaning, unless the context clearly indicates otherwise:
"Association" means any private organization, association or group.
"Attendee" means any person participating from time to time in Regional Training for Residential Building Code Inspectors, Commercial Building Code Inspectors, and state and local governmental code enforcement personnel.
"Authority Having Jurisdiction" means an organization, office, or individual responsible for enforcing the requirements of the State Adopted Building Codes, including the prior authorization for approval of any equipment, materials, installations or procedures used in all or part of the construction of a new, or the alteration or renovation of an existing building or structure, including integral finishes, fixtures and building systems therein.
"Commercial Building Code Inspector" means any person who, on behalf of an Authority Having Jurisdiction, inspects any building related construction or appurtenances for new and existing buildings, facilities and systems that are within the scope of the State Adopted Building Codes as amended and revised by the OUBCC except for the International Code Council, Inc.® (ICC), International Residential Code® (IRC®).
"Inspections" means the examination of plumbing, electrical, mechanical, structural, and other aspects of building and construction, for the purpose of enforcing compliance with applicable state adopted building codes or standards.
"Regional Training" means continuing education training in the State for Residential Building Code Inspectors, Commercial Building Code Inspectors, and state and local governmental code enforcement personnel, where the State of Oklahoma may be divided into such districts or units as the OUBCC deems desirable for efficiency, and which districts or units may be revised by the OUBCC as it finds necessary or expedient.
"Residential Building Code Inspector" means any person who, on behalf of an Authority Having Jurisdiction, inspects any building related construction or appurtenances for residential one- and two-family dwellings and townhouses within the scope of the International Code Council Inc.®, International Residential Code® (IRC®) as amended and revised by the OUBCC.
"State Adopted Building Codes" means any legally applicable building code currently in force and effect in the State of Oklahoma or a governing jurisdiction until superseded by a code adopted by the OUBCC.

[Source: Added at 33 Ok Reg 1114, eff 9-1-16]

748:17-1-3. Regional continuing education courses

Pursuant to §1000.23(D) of the Act, the OUBCC shall offer or provide Regional Training opportunities for Attendees, on such subjects, in such quantity or number, and in such manner as the OUBCC deems necessary or expedient.

[Source: Added at 33 Ok Reg 1114, eff 9-1-16]

748:17-1-4. Regional Training held or sponsored by the OUBCC

(a) All Regional Training held either by the OUBCC itself or sponsored by the OUBCC in cooperation with an Association shall be offered at no cost to the attendee.

(b) In connection with any Regional Training held by the OUBCC itself or sponsored by the OUBCC in cooperation with an Association, there may be optional charges and the attendee can choose to pay for items that may include, but are not limited to, workbooks, light refreshments, coffee breaks, and meals. Such optional charges, if any, shall be offered and provided at the cost paid by the OUBCC or an Association to supply the item(s).

(c) All attendees in Regional Training held by the OUBCC itself or sponsored by the OUBCC in cooperation with an Association must sign in to document their attendance in the Regional Training on a form provided by the OUBCC.

(d) To the extent reasonably possible, the OUBCC shall at all times cooperate with an attendee seeking approval for qualifying of continuing education credits from the Construction Industries Board or from any other agency or entity for all Residential Building Code Inspectors, Commercial Building Code Inspectors or, upon request, for the purpose of securing any other qualifying continuing education credit from any other agency or entity.

(e) Upon an attendee's successful completion of a Regional Training, a certificate shall be issued to each attendee to certify such course completion signed by the course instructor or trainer and the OUBCC's Chief Executive Officer or his or her designee.

[Source: Added at 33 Ok Reg 1114, eff 9-1-16]