Annual List of Rulemaking Activity
Rules Adopted January 1, 2019 to December 31, 2019
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**

Umbrella-Unit: 02-041

Statutory authority: 10 MRS §8003(2-A)(D); 32 MRS §12203; 32 MRS §1527; 32 MRS §14358; 32 MRS §14238; 32 MRS §15104-C; 9 MRS §5015-A; 32 MRS §558; 32 MRS §§ 12514-A, 12526; 32 MRS §13859; 32 MRS §1203-A; 32 MRS §§ 1501-B, 1504; 10 MRS §§ 9021(2-A), 9065-A; 32 MRS §14306-G; 32 MRS §67; 32 MRS §2285; 32 MRS §13724; 32 MRS §3501-B; 32 MRS §3652; 32 MRS §9859-A; 32 MRS §§ 7056, 7060; 32 MRS §17309; 32 MRS §4863-A; 32 MRS §12538.

Chapter number/title: Ch. 10, Establishment of License Fees

Filing number: 2019-270

Effective date: 12/25/2019

Type of rule: Routine Technical

Emergency rule: No

Principal reason or purpose for rule:
Financial projections and budget reviews of licensing boards and programs within the Office of Professional and Occupational Regulation identified fees that were reasonable to reduce or eliminate. The analysis also identified new license categories and fees that should be added as a result of legislative action and licensing categories that can be eliminated.

Basis statement:
Maine law provides that licensing entities within the Office of Professional and Occupational Regulation are required to be financially self-supporting through established license fees established for each licensing entity. A review of financial projections and budget reviews of licensing boards and programs within the Office of Professional and Occupational Regulation indicated that certain license fees could reasonably be reduced or eliminated. The analysis also identified new license categories and established license fees that should be included in this fee rule to implement legislative directives.

Fiscal impact of rule:
Minimal.