

S.410, the Engineers' and Surveyors' Practice Act update does the following:

- Many of the revisions are rewording for clarity and create no substantive changes in the law.
- The proposed Practice Act closely conforms to the NCEES Model Law.
- The definition of the practice of engineering is modified to reflect more of the activities and areas professional engineers are asked to perform and have been covering such as air, chemical, environmental and commissioning. The bill will be amended further to define commissioning.
- Due to the evolution of registration examinations, this bill refines language dealing with computer testing and when and how often applicants may retake the exam if they fail it.
- It addresses temporary licenses for out of state engineers and engineering companies following a disaster.
- This bill redefines certain building structures where design by a professional engineer is not required.
- It restricts brokering of engineering and surveying services for a fee.
- It structures the engineering and surveying statute as the architects practice act has for years dealing with the procurement of services by public bodies.