TITLE 7 - DEPARTMENT OF ADMINISTRATIVE SERVICES - BUILDING DIVISION

CHAPTER 1 - RULES AND REGULATIONS GOVERNING THE PARKING OF MOTOR VEHICLES ON APPROACHES TO THE CAPITOL GROUNDS AND ON THE LANDS ADJACENT TO THE CAPITOL GROUNDS

001 Pursuant to the provisions of Section 28.521, R.S. Supp, 1978, 81-1100.17, and 81-1108.18, R.S. Supp, 1979, these regulations were established to govern parking of vehicles in state parking facilities in the vicinity of the State Capitol and Nebraska State Office Building and on the approaches to the grounds surrounding these facilities.

002 Parking Regulations

002.01 Parking is prohibited on the approaches (including docks and dock access areas) to the Nebraska State Capitol Building and the Nebraska State Office Building except those vehicles which are specifically authorized. Posted signs designate which vehicles may be permitted to park in these areas.

002.02 Parking is absolutely prohibited on the lawn and sidewalk areas of the Capitol Building, Nebraska State Office Building, the parking garages and any other areas designated and posted as “No Parking”.

002.03 Vehicles must be parked in stalls without encroachment on adjacent parking spaces or driveways.

002.04 Vehicles are to be driven into stalls front end first; not backed into the stall.

002.06 Bicycles must be parked in spaces provided. Bicycles are to be parked in a manner which will not interfere with the safety or normal movement of vehicular or pedestrian traffic, lawn and grounds maintenance, or other services.

002.07 No mechanical work on any vehicle shall be performed in any facility except in case of emergency.

003 Traffic Regulations

003.01 The operator of a vehicle must yield the right-of-way to pedestrians at crosswalks.

003.02 The operator of a vehicle must obey all posted traffic control signs.

003.03 Driving any vehicle carelessly, recklessly, in willful disregard of the rights and safety of others, or in a manner endangering or likely to endanger persons or property, is prohibited.

004 Enforcement
004.01 All of these Rules and Regulations shall be and remain in effect at all times.

004.01A Pursuant to Section 81-1108.18, R.S. Supp., 1979 Nebraska Statutes, the violation of any of these Rules and Regulations may constitute a misdemeanor punishable by a fine as may be determined by the court hearing the case.

004.01B Pursuant to Section 28-1411, R.S. Supp., 1978, Nebraska Statutes, Vehicles parked illegally or in such a manner as to restrict the normal use of parking facilities, may be impounded or towed at the operator's expense.

004.01C The Director of Security, under authority of the State Building Administrator and Director of Administrative Services shall as necessary request the assistance of the Nebraska State Patrol and/or Lincoln Police Department in matters of enforcement.

005 Impoundment

005.01 Impoundment by immobilization or by towing, may be requested by the Director of Security, under the authority of the State Building Administrator and Director of Administrative Services, of any vehicle in violation of the Department of Administrative Services' parking Rules and Regulations, or deemed a common nuisance. A vehicle is subject to impoundment without notice under the following conditions:

005.01A If the vehicle is improperly parked so as to interfere with or impede the flow of vehicular or pedestrian traffic; the use of parking facilities, building, or loading docks; the operation of emergency equipment; or the provision of services, public safety, or essential repairs.

005.01B If an authorized vehicle parks in or blocks the use of a reserved stall.

005.01C If a vehicle is parked on any surface not specifically marked for the legal operation of a motor vehicles, i.e. lawns, grass, or sidewalks.

005.01D If the vehicle is parked in any areas marked “Tow-In Zone”, “Tow-Away Zone”, etc.

005.01E If a bicycle is improperly parked so as to interfere with safety, themovement of vehicular or pedestrian traffic, the maintenance of grounds, or other services.

006 Posting

The following “General Rules and Regulations” will be posted on or near each parking facility:

GENERAL RULES AND REGULATIONS FOR STATE PARKING FACILITIES

1) Backing into stalls is prohibited.
2) Driving in a careless or reckless manner is prohibited.
3) Parking in or on any area not posted for vehicle parking is prohibited.
4) Observe all traffic regulations.
5) Observe all restrictive parking regulations.
6) Public parking permitted only in areas posted for “Public Parking”.
7) Mechanical work permitted only in an emergency.

AUTHORITY

Pursuant to provision of Sections 28-521, R.S. Supp. 1978, 81-1108.15, 81-1108.17, and 81-1108.18, R.S. Supp. 1979, these and all rules and regulations governing parking are in effect and on file in the State Building Division Office, State Capitol, Lincoln, Nebraska.

ENFORCEMENT

Violation of these rules and regulations may constitute a misdemeanor offense punishable by fine.

Violation may also result in vehicles being impounded at owner's expense.

007 COMPLAINTS

All complaints regarding the parking facilities, illegally parked vehicles or other questions should be referred to the State Building Division Security 471-2400 or 471-3191. Complaints, in order to merit appropriate response, must include the identity of the complainant, the make, color, and license numbers of the vehicle(s) involved, and the parking identification number(s).

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TITLE 7 - DEPARTMENT OF ADMINISTRATIVE SERVICES
CHAPTER 2 - LEASING PRIVATELY OWNED REAL PROPERTY

001 Rules and regulations governing the leasing of privately owned real property. Under authority of and in compliance with Section 81-145 through 81-163, 81-1108.16 and 81-1108.22, Reissue Revised Statutes of Nebraska, 1943, the following rules and regulations are prescribed by the Department of Administrative Services and are effective from October 1, 1990 until revoked or amended. These procedures are to be used as a guideline by all Agencies, Boards or Commission when leasing storage and/or office space.

001.01 The agency seeking space shall submit a detailed requisition to the Materiel Division for the space desired. The requisition shall include all information and specifications necessary to locate and obtain space suitable to the needs of the requesting agency. This information shall include, but is not limited to the following items:

001.01A Explain the circumstances that have caused the need for this space.
001.01B What is the proposed space to be used for? (Storage, office, lab, etc.)
001.01C How will this space fit into your Agency’s present plan of operation?
001.01D A statement certifying that funds are available in your budget to finance
001.01E To what extent, if any, are special needs required (i.e. plumbing,
001.01F Is there any other information you feel would aid in the justification or

002 The Materiel Division, in concurrence with the State Building Division, after determining that all statutory requirements have been met, will arrange for a public notice to be made in a paper of general circulation in the area where the proposed space is desired. Any direct cost for public notices shall be borne by the requesting agency. The public notice shall contain the following:

002.01 A general description of the property desired.
002.02 The place and deadline proposals are to be submitted.
002.03 The time and place proposals are to be opened.
002.04 Sources of additional information if needed (i.e. detailed specifications).

003 All requests for proposals shall specify utilization of the standard property lease agreement for the State of Nebraska, (copies are available from the State Building Division).

Alternative lease agreements may be submitted; however, acceptance will be contingent upon the approval of the Attorney General or agency’s legal counsel and the State Building Division.
All leases MUST contain the clause ‘...if no appropriated funds are available to the Lessee for
the purpose of paying rentals on the premises, this lease shall terminate at the election in
writing of either party hereto. If any Governor’s budget message is such that it does not include
funds to pay rentals hereunder, notice of such fact shall be given promptly to Lessor, and if at
any time it appears that appropriations will be depleted in the future, or not available for rentals
hereunder, notice of such fact and the estimated date of depletion shall be given promptly to
Lessor’.

Also required in each lease is a cost breakdown by cost per square foot, total square feet
(storage and/or office) and total annual cost. Additional costs to requesting agency must be
stated in the lease agreement (i.e. electricity, utilities, janitorial, parking, snow removal, trash
removal, etc.).

004 After a review of all proposals by the requesting agency and the Materiel Division, a written
recommendation by the requesting agency will be made to the Materiel Division specifying
the most acceptable proposal and corresponding justification for that recommendation. This
recommendation shall be made in accordance with the statutory provisions which specify the
criteria to be considered in determining the lowest responsible bidder. (Section 81-161, Reissue
Revised Statutes of Nebraska, 1943.) All proposals including the proposed lease agreement
shall accompany the agency’s recommendation.

005 Upon acceptance by the Materiel Division of the agency’s recommendation, at least three
(3) copies of the lease contract shall be drafted according to the requirements previously
stated. All copies of this agreement must be signed by the requesting agency prior to
submission to the State Building Division for review and approval. The State Building Division’s
review shall include but is not limited to:

005.01 Verification from the Budget Division as to the availability of sufficient agency
appropriation.

005.02 The Director of the Department of Administrative Services will review and either
approve or disapprove the lease.

005.03 Once all necessary approvals have been obtained, all copies of the lease
agreement will be signed by either the Director of the Department of Administrative Services or the
Administrator of the State Building Division. The approved lease agreements shall
be returned to the agency to be executed by the landlord. The landlord and agency shall
submit the State Building Division for their files. Additional copies shall be provided by
the agency or landlord if required by parties other than those mentioned.

The proposed lease agreement shall not take effect until executed by all required parties.

006 If the lease agreement is not acceptable, all copies will be returned to the requesting
agency with the written objections of the Department of Administrative Services and an
alternative recommendation, if appropriate. If the objections of the Department of Administrative
Services cannot be resolved and all other proposals are unacceptable, new requests for
proposals may be issued.

007 These policies and procedures shall apply either wholly or in part to all State Agencies,
Boards and Commissions.

007.01 When obtaining new space, the entire set of procedures shall apply. Any proposed
lease with a cost of less than $1,000 per year shall not require a Public Notice provided
the request
007.02 When an existing lease containing a renewal option is to be exercised with the same terms.

007.03 When an existing lease is to be altered to reflect a change in cost, square footage or any other terms and conditions, the revised lease or addendum shall be submitted to the Materiel Division.

007.04 When an existing lease and all renewal options are about to expire and the renting agency feels they have a special situation not covered in the above instances, explanation of the situation and the particular request shall be submitted to the Materiel Division.
Pursuant to the provisions of Sections 72-1101 to 72-1124, Nebraska Revised Statutes, the following rules and regulations are established by the Public Buildings Safety Advisory Committee to govern the standards and specifications to make all applicable buildings and facilities accessible to and functional for the physically handicapped.

(1) Foreword

(a) Introduction

Physical disability is a national problem affecting millions of people in all parts of the country, in all age groups, and in all occupations. The number of handicapped persons has increased as the general population has grown, as traffic accidents have risen, as war veterans have come home, and as medical knowledge and care have improved. Modern medicine has not only increased the numbers of surviving handicapped but also given us a more mobile, energetic, and able handicapped population.

Federal, state, and local governments are spending millions of dollars each year in vocational rehabilitation programs to help restore disabled youth and adults and return them to productive lives. This national investment has produced impressive results with physically handicapped individuals performing effectively in most of the job market. Unfortunately, too many jobs are off limits to the handicapped merely because they are located in buildings made inaccessible by architectural barriers. The physical design of the facilities they must use is the greatest single obstacle to the handicap - more so than the disabilities per se. The value to society of having the disabled population more fully independent and usefully employed outweighs the relatively small cost of making the facilities accessible.

Those whose mobility is impaired, wheel chair and crutch users, the arthritic, aged, blind, and deaf, comprise about 12% of the U.S. population. The handicapped person does not want to be the object of misdirected pity, but rather to be an individual, to move about and contribute what he or she can.

(b) Preface

The State of Nebraska has enacted legislation, Revised State Statutes Sections 72-1101 through 72-1124, establishing standards and specifications designed to ensure the handicapped person accessibility to buildings and facilities used by the public. The Public Buildings Safety Advisory Committee has been established pursuant to such legislation for
the purposes of advising and implementing these codes. This publication has been developed for the committee so that those involved in designing and constructing buildings will be able to identify the requirements of these Statutes.

The provisions contained herein are based upon minimum needs and acceptable norms of accommodating physical handicapped persons. It is hoped that designers will want to go beyond these minimal requirements when particular disability problems dictate.

Throughout the text, the metric equivalent in centimeters is shown in parentheses following each inch or foot dimension.

Implementation of these provisions is not intended to detract from normal use of buildings by those who are not handicapped, but rather make facilities more accessible and safer for all who use them.

First Edition -- September 1975
Second Edition - October 1976
Third Edition - October 1977

The provisions contained in this edition supersede all previous editions effective October 1, 1977.

(c) Scope
These standards and specifications as set forth in the Nebraska Revised Statutes Sections 72-1101 to 72-1124 of the “Standards for Public Buildings” currently apply to all buildings and facilities used by the public which are constructed or remodeled in whole or in part by the use of state, county or municipal funds, or the funds of any political subdivision of the state. After January 1, 1977, such standards and specifications shall apply to all buildings and facilities which shall be constructed or remodeled with the State of Nebraska and where the public is invited or permitted to enter or remain upon the premises as business invitees. Where remodeling projects require expenditures exceeding 50% of the replacement value of the structure over any consecutive three-year period, the total structure shall comply with the provisions here outlined.

It is the intent of these standards and specifications to make all such buildings and facilities accessible to and functional for they physically handicapped without loss of function space, or facility where the general public is concerned. Should the owner or authority responsible for the proper construction of a building or facility determine, after taking all circumstances into consideration, that full compliance with any particular standard or specification is impracticable, it shall apply to the Public Buildings Safety Advisory Committee for an opinion relating thereto. The Committee shall have the authority to render such opinions pursuant to the submittal of a complete and accurate request by the owner (see Appendix for request guidelines).

These provisions shall not apply to buildings, structures or installations, or portions thereof, used for agricultural purposes or heavy industry including but not limited to repair shops, railroad yards and any other business or industrial building where the presence of handicapped persons could or would tend to place them in a position of potential hazard to their person, but shall apply to any separate portions of such buildings, structures or installations where managerial functions are conducted if the
entry to, and presence of handicapped persons in such separate portions of such buildings, structures or installations would not tend to place them in a position of potential hazard to their person.

(2) Terms Defined

(a) Nonambulatory disabilities shall mean impairments that, regardless of cause or manifestation, for all practical purposes, confine individuals to wheelchairs.

(b) Semiambulatory disabilities shall mean impairments that cause individuals to walk with difficulty or insecurity. Individuals using braces or crutches, amputees, arthritics, spastics, and those with pulmonary and cardiac ills may be semiambulatory.

(c) Sight disabilities shall mean total blindness or impairments affecting sight to the extent that the individual functioning in public areas is insecure or exposed to danger.

(d) Hearing disabilities shall mean deafness or hearing handicaps that might make an individual insecure in public areas because he is unable to communicate or hear warning signals.

(e) Disabilities of incoordination shall mean faulty coordination or palsy from brain, spinal or peripheral nerve injury.

(f) Aging shall mean those manifestations of the aging process that significantly reduce mobility, flexibility, coordination, and perceptiveness but are not accounted for in the aforementioned categories.

(g) Fixed turning radius, wheel to wheel, shall mean the tracking of the caster wheels and large wheels of a wheelchair when pivoting on a spot.

(h) Fixed turning radius, front structure to rear structure, shall mean the turning radius of a wheelchair, left front-foot platform to right rear wheel, or right front-foot platform to left rear wheel when pivoting on a spot.

(i) A ramp is defined as a sloping walkway which is attached to a building as a means of moving from one floor elevation to another without encountering any obstruction. Ramps with gradients shall mean ramps with gradients, or ramps with slopes that deviate from what would otherwise be considered the normal level. An exterior ramp, as distinguished from a walk, shall be considered an appendage to a building leading to a level above or below existing ground level.

(j) Walk shall mean a predetermined, prepared-surface, exterior pathway leading to or from a building or a facility, or from one exterior area to another, placed on the existing ground level and not deviating from the level of the existing ground immediately adjacent.

(k) Passageway shall mean the area between fixed objects utilized for circulation purposes.

(l) An adequate parking space is one that is open on one side and which allows room for individuals in wheelchairs or individuals on braces and crutches to get in and out of an automobile onto a level surface, suitable for wheeling and walking.
(m) Business invitee shall mean any person who enters any premises where business is normally transacted upon the express or implied consent of the owner, occupant, or possessor.

(n) Person shall mean any individual, firm, partnership, agency, association, corporation, company, society, or any other legal entity.

(o) Remodeled space shall mean all newly remodeled space so designed under these provisions.

(3) Design Criteria

(a) Wheelchair Specifications. The collapsible-model wheelchair of tubular metal construction with plastic upholstery for back and seat is most commonly used. The standard model of all manufacturers falls with the following limits, which are used as the basis of consideration.

1. Length: 42 inches (106.5)
2. Width, when open averages 25 inches (63.5)
3. Height of seat from floor: 191/2 inches (49.5)
4. Height of armrest from floor: 29 inches (74)
5. Width, when collapsed: 11 inches (28)

(b) Fixed Turning Radius - Wheelchairs. The fixed turning radius of a standard wheelchair, wheel to wheel, is 18 inches (46, i.e. distance from pivot spot of large wheel to tract of caster wheel. The fixed turning radius, front structure to rear structure or from pivot point at center of chair to foremost projection of the footrest, is 31.5 inches (80.5).

(c) The average turning space required by a person in a wheelchair, one hundred eighty to three hundred sixty degrees, is sixty by sixty inches (153 x 153). Actually, a turning space that is longer than it is wide, specifically 63 by 56 inches (160 x 143), is more workable and desirable. In an area with two open ends, such as might be the case in a corridor, a minimum of 54 inches (138) between two walls would permit a 360-degree turn.

(d) Minimum Width. A minimum width of 60 inches (153) is required for two individuals in wheelchairs to pass each other.

(e) Average Reach From Wheelchair. In a wheelchair the average unilateral vertical reach is sixty inches (153) and ranges from fifty-six inches to seventy-eight inches (199).

The bilateral horizontal reach, both arms extended to each side, shoulder high, of a person in a wheelchair, ranges from fifty-four inches (138) to seventy-one inches (180) and averages sixty-four and one-half inches (164).

An individual reaching diagonally, from a wheelchair, as would be required in using a
wall-mounted dial telephone or towel dispenser would make the average reach, on the wall, forty-eight inches (122) from the floor.

The average horizontal working table reach of a person in a wheelchair is thirty and eight-tenths inches (78) and ranges from twenty-eight and one-half inches (70.5) to thirty-three and two-tenths (84.5). The minimum clearance between the floor and the underside of a work surface is 29" (74).

(f) Individual Functioning on Crutches. On the average, individuals five-feet-six-inches (168) tall require an average of thirty-one inches (78) between crutch tips in the normally accepted gaits.

On the average, individuals six feet (183.5) tall require an average of thirty-two and one-half inches (83) between crutch tips in the normally accepted gaits.

(4) Site Development

(a) Grading

The ground shall be graded, even contrary to existing topography, so that it provides an entrance accessible to individuals with physical disabilities.

(b) Walks

Public walks shall be at least forty-eight inches wide and shall have a gradient not greater than five percent. If the slope of the walk is 5% or less, then no handrail is required. If the slope of the walk is greater than 5%, it will be considered as a ramp and such provisions shall apply.

These walks shall be of a continuing common surface, not interrupted by steps or abrupt changes in level. Vertical level changes greater than 1/2” obstruct small wheels of chair and may trip those with semiambulatory disabilities.

(c) Curb Cuts

Where walks cross driveways or parking lots they shall blend to a common level by means of curb cuts with a minimum width of 4’0” (122) and slopes not to exceed a 8.33% gradient. It is preferred that curb cuts be placed adjacent to the normal pedestrian flow. Care should be taken that the curb cut is not in itself a hazard to the blind.

Avoid placing curb ramps in street. Curb cuts should be located where it is impossible for them to be obstructed by cars or other barriers.

Curb cuts should have a textured non-slip surface such as broom finish concrete.

(d) Parking Lots

Parking spaces for the handicapped shall be identified with signs for use by individuals with physical disabilities. A minimum of one such parking space shall be provided per 50 spaces or any fraction thereof.
Parking spaces identified for the physically handicapped that are placed on the diagonal or vertical shall be a minimum of 12 feet (366) wide and shall be located as near as possible to the main public entrance of a single building and centrally located in parking lots that serve more than one building.

Care in planning shall be exercised so that individuals in wheelchairs and individuals using braces and crutches are not compelled to wheel or walk behind parked cars. Where necessary, curb cuts shall be provided adjacent to the handicap stall.

Parking spaces for the handicapped shall be clearly identified with signs displaying the international symbol for accessibility.

(e) International Symbol of Access

The symbol of access by itself, may be used if the building meets all criteria as established in LB 602 of 1974. If a building fails to meet all criteria as established in LB 602, then the symbol of access would be allowed to be used - but must specify those portions of the facility which are accessible. The symbol of access will be placed adjacent to or attached to a building whichever is most visible to the public.

(5) Access and Circulation

(a) Entrances

At least one primary entrance to each building shall be usable by individuals in wheelchairs. At least one entrance usable by individuals in wheelchairs shall be on a level that would make the elevators accessible.

(b) Entrance Platforms

A walk or ramp shall have a level platform where it terminates at the building which is at least five feet by five feet, if the door swings out onto the platform or towards the walk or ramp.

This platform shall extend at least one foot (30.5) beyond the side of the door opposite the hinges. A walk or ramp shall have a level platform at least three feet (91) deep by five feet (153) wide, if the door does not swing onto the platform or toward the walk or ramp. This platform shall extend at least one foot (30.5) beyond the side of the door opposite the hinge and only on the side in the direction of the door swing. (18” is recommended).

This one foot (30.5) allowance permits persons in wheelchairs to move to the side and open the door without backing their chair. Where rail is required at the platform it is required that the 5’0” x 5’0” or 3’0” x 5’0” be an inside to inside rail dimension.

(c) Ramps

A ramp shall have a surface that is nonslip. Broom finish concrete, carborundum grit and rubber are suitable for surfacing materials.

A ramp shall not have a slope greater than 1 foot in 12 feet, or 8.33%, and shall be
no less than 4 feet (122) clear width and structurally designed to carry a minimum of 100 pounds per square foot live load when free standing. If ramp slopes 5% or less and there is no drop off, no handrail will be required. If ramp slope is greater than 5% up to and including 8.33% and there is no drop off, then one handrail will be required. Where ramp drops off on one or both sides, handrails are required on both sides of ramp. Handrails, where required, shall be continuous, shall be smooth, shall be 32” (81.5) high from the surface of the ramp and shall extend 1’0” (30.5) beyond the top and bottom of the ramp, or turned at right angles where necessary.

Each ramp shall have at least six feet (183) of straight clearance at the bottom. Ramps shall have a 3’0” (91) long intermediate level platform at thirty foot (915) intervals for purposes of rest and safety. Ramps shall have level platforms wherever they turn to allow turning and stopping space for wheelchairs.

Lighting on the ramps shall be at least equal to that prescribed by the specifications of the American Standard Association, Inc.

(d) Doors and Doorways

Doors shall have a clear opening of not less than thirty-two inches (81.5) when open and all corridor doors and public access doors shall be operable by a single effort. Clear opening must be between the door in its 90 degree open position and the face of the stop. Note that a standard 32” door does not offer a minimum clear opening of 32”.

Where doors swing in, the floor on the inside of each doorway shall be level and clear for a 5’0” (153) distance from the door and shall extend one foot (30.5) beyond the side of the door opposite the hinges. Where doors swing out, the floor on the inside shall be level and clear for a distance of 3’6” (106.5) from the door and shall extend 1’0” (30.5) beyond the side of the door opposite the hinges. The requirement for one foot clear beyond the side of the door opposite the hinges shall apply only on the side in the direction of the door swing. (18” is recommended).

Sharp inclines and abrupt changes in level exceeding ½” shall be avoided at door openings. Where practicable, thresholds shall be flush with the floor.

Two leaf doors must have one leaf which affords the required 32” (81.5) clear opening for two doors must be between either door in its 90 degree open position.

The distance between two consecutive doors must be at least 6’6” (198), or 6’0” (183) if the space provided at the side of the door opposite the side of the hinges is at least 24”.

(e) Passageways

All passageways accessible to the general public shall be a minimum of 3’6” (106.5) in width.

(f) Floors
Floors shall wherever practicable have a surface that is nonslip. Floors on the same story shall be of a common level throughout or be connected by a ramp.

(g) Stairs

All required stairs shall conform to the following provisions:

Steps in stairs shall not have abrupt (squared) nosing. One inch rounded nosing, vertical or slanted risers are acceptable. Persons wearing leg braces or other leg restrictions often trip because they cannot raise their toe to clear squared nosing.

Stairs shall have at least one continuous handrail 32 inches (81.5) as measured from the tread at the face of the riser. Stairs shall have at least one continuous handrail that extends at least 18 inches (46) beyond the top step and beyond the bottom step or turned at right angles. Care shall be taken that the extension of the handrails is not in itself a hazard and the extensions should be made on the side of a continuing wall.

Steps should, wherever possible and in conformation with existing step formulas, have risers that do not exceed seven and three-quarters inches (20).

This provision is intended to provide safe and adequate stairs for handicapped people and is not intended to eliminate decorative open riser stairs, which, for the reasons stated above, are a hazard to persons wearing leg braces. However, open riser stairs are not prohibited in buildings which have, on the same floor, ramps or stairs that comply with the handicap provisions.

(h) Elevators

Elevators shall be provided and shall be accessible to, and usable by the physically disabled at all levels normally used by the general public that are not accessible by ramps or grade entrances. It is intended to make all floors of such buildings and facilities covered under the scope of State Statutes 72-1102 to 72-1124 accessible to and functional for the physically handicapped.

Interior cab dimensions of elevators shall not be less than 49” (129.5) in any one dimension and shall not be less than 24 square feet (2.23 sq. meters) in clear floor area.

Elevator floor levels must stop within ½” maximum of building floor levels.

Door clear opening width must be 32” (81.5) minimum.

The centerline of the highest control/alarm/emergency stop button shall be located no higher than 54” (137) from the elevator floor. The emergency call box shall be located no higher than 54” from the elevator floor. All controls shall be identified by raised or notched information adjacent to or on the selection buttons. It is preferred that controls be located on the side walls of the interior cab.

(6) Services
(a) Toilets

(1) Toilets - Appropriate Number

Where toilet rooms are provided for the use of the public whether voluntary or required by existing codes, laws, or ordinances, at least one fixture of each type provided shall meet the requirements of these standards. This applies whether the restroom has group facilities or is a single individual toilet room in itself.

(2) Toilets - Wheelchair Traffic

Toilet rooms shall have space to allow traffic or individuals in wheelchairs in accordance with the design criteria of Section #3. A 5’0” x 5’0” (153 x 153) clear floor space is required to allow sufficient turning space for wheelchairs.

(3) Toilet Stalls

Toilet rooms shall have at least one toilet stall that (1) is three feet (91) wide, (2) is at least four feet eight inches (143), preferably five feet (153) deep, (3) has an entrance or door to the toilet stall providing not less than a 30 inch clear opening when located at the end and not less than 34 inches when located at the side, (Note: handicap stall door must swing out), (4) has grab bars near each side or one side and the back of the toilet stool securely attached 32 inches to 34 inches above and parallel to the floor. Grab bars at the side shall be 42 inches long with the front end positioned 24 inches in front of the water closet stool. Grab bars shall have an outside diameter of not less than 1 1/4 inches and shall provide a clearance of 1 1/2 inches between the grab bar and adjacent surface, and (5) has a water closet with the seat nineteen to twenty inches (48.5-51) from the floor.

(4) Toilet Room Doors

Where toilet room doors swing in, the floor on the inside shall be level and clear for a distance of five feet (153) from the door and shall extend one foot (30.5) beyond the side of the door opposite the hinges and only on the side in the direction of the door swing.

Where the toilet room door swings out, the floor on the inside shall be level and clear for a distance of 3’6” (106.5) from the door and shall extend one foot (30.5) beyond the side of the door opposite the hinges and only on the side in the direction of the door swing.

(5) Urinals

Toilet rooms for men shall have at least one wall mounted urinal with elongated lip, with the basin opening 19” (48.5) from the floor, or shall have floor type urinals.

(6) Lavatories
supply and drain lines must be insulated or enclosed to prevent burning persons with no sensation in their legs.

(7) Mirrors

When mirrors and shelves are provided, at least one mirror and one shelf shall be placed above lavatories 40” (101.5) above the floor to the bottom of the mirror and the top of the shelf.

(8) Toilet Room Dispensers

Toilet rooms shall have one accessory of each type mounted with the operating mechanism no higher than 48” from the floor and not mounted directly above the lavatories.

(b) Water Fountains

Where water fountains are planned, at least one water fountain per floor shall meet the following requirements:

Water fountains and coolers shall have up-front spouts and controls; shall be hand operated or hand and foot operated and must be no more than 34” (86.5) above the floor.

(c) Telephones

When telephones are planned, at least one telephone shall be accessible to the physically handicapped as follows:

(1) All operating mechanisms (dial, headset, coin slot) shall be 4’0” (122) above the

(2) Headset should have adjustable volume control with instructions.

(3) Visual and tactile instructions for use by the blind should be raised or recessed

(4) Booths for handicapped use should have:

   a) 42” (107) clear floor space between walls
   b) 322” (81.5) clear door opening
   c) Phone unit should be mounted on sidewall.
   d) A seat, if provided, should fold out of the way.

(7) Controls, Alarms, Hazards and Identification

(a) Controls

All control devices for light, ventilation, windows, draperies, doors and fire alarms shall
be mounted no higher than 4’0” (122) from the floor.

(b) Alarms

Audible warning signals located in central corridors shall be accompanied by simultaneous flashing visual signals for the benefit of those with hearing disabilities. Visual signals shall be accompanied by simultaneous audible signals for the benefit of the blind.

(c) Hazards

Every effort shall be exercised to obviate hazards to individuals with physical disabilities.

Access panels or manholes in floors, walks, and walls can be extremely hazardous, particularly when in use, and shall be avoided where possible.

When manholes or access panels are open and in use, or when an open excavation exists on a site, particularly when it is approximate to normal pedestrian traffic, barricades shall be placed on all open sides and visual warning devices shall be installed.

Low-hanging door closures that are within the opening of a doorway when the door is

Low-hanging signs, ceiling lights, and similar objects or signs and fixtures that protrude

(d) Identification

Spaces that would normally be utilized by the visually handicapped (i.e. reception, toilet rooms) shall be identified by raised or recessed letters and/or numbers. This identification shall be next to an entrance doorway at a height between 4’6” (138) and 5’6” (168), measured from the floor, and shall be on the side nearest the door handle when the door is closed or adjacent to the active door of double doors.

Doors that are not intended for normal use and that are dangerous if a blind person were to exit or enter by them, shall be made quickly identifiable to the touch be a standardized identifiable feature on the door handle or knob. Such shall apply to doors opening onto stairs, loading platforms, boiler rooms, stages, fire escapes, etc.

(8) Appendix

Request to Waive Handicap Provisions

Request to waive the handicap provisions or any part thereof shall be submitted to the Public Buildings Safety Advisory Committee ten (10) days prior to their Public hearing. A request shall include the following items:

(a) Plans of the construction under discussion.

(b) An itemized list with narrative justification explaining why such provisions are deemed

(1) Functional nature served by the facility.
(2) Anticipated amount of public traffic.

Address correspondence to:

The Public Buildings Safety Advisory Committee
c/o State Fire Marshal
Nebraska State Office Building
301 Centennial Mall South
Lincoln, NE 68509
001 Authority

The authority of the State Building Division to promulgate and enforce these rules may be found in Section 81-1108.17 R.R.S., 1943, Cumulative Supplement 1976, which reads in part: “The (State Building) administrator, under the direction of the director (of Administrative Services), is authorized to lease space for the convenience of the state officers and employees in the State Capitol or buildings leased when such space is not needed for public use.”

002 Policy

Except as provided in Section 83-210.03 through 83-210.07, the Department of Administrative Services, State Building Division shall not allow vending machines, concessions stands, newsstands, restaurants, cafeterias or other services to be operated by any other State Office Building(s), State Laboratory, or any facility owned or lease, operated, or under the direct control of the Department of Administrative Services.

003 Bidding

The Department of Administrative Services shall request formal bids and/or proposals for the operation of all desired vending businesses, including a specific invitation to bid to the Department of Public Institutions Division of Rehabilitation Services for the Visually Impaired pursuant to the provisions of Section 83-210.07, R.R.S., 1943. The normal bidding procedures of the Materiel Division shall be followed as outlined in Sections 81-145 through 81-163.

004 Contract

The Department of Administrative Services shall enter into a contractual agreement with the successful vendor responding to requests for proposals of operation in a specific location. The successful vendor shall be determined as outlined in Sections 81-1145 through 81-163.
001 Authority

The authority of the State Building Division to promulgate and enforce these rules may be found in Section 81-1108.17 R.R.S. 1943, Cumulative Supplement 1976 which reads in part: "He (State Building Administrator) shall institute, in the name of the State with the advice of the Attorney General, civil and criminal proceedings against any person for injury or threatened injury to any public property in the Capitol or on the Capitol grounds...or for committing or threatening to commit a nuisance therein or thereon".

The responsibility of the State Capitol Building is vested in the State Building Division of the Department of Administrative Services. (See Section 81-1108.17 R.R.S. 1943 Cumulative Supplement 1976) "...the (State Building) Administrator, under the direction of the Director, shall have complete control and all powers necessary to properly maintain the Capitol and Capitol grounds...He shall at all times have charge of and supervision over the police, janitors, and other employees in and about the Capitol and Capitol grounds..."

002 Events Requiring Prior Clearance

002.01 State Ceremonies - State Ceremonies shall include all functions initiated and controlled by any State agency, board, commission, or elected official acting in his capacity as public employee. The prescribed procedure for informing the State Building Division shall be followed in these instances.

002.02 Fund Raising Activities - Solicitation - Any fund raising canvassing or direct solicitation in individual offices is prohibited. Charitable fund raising activities, in the public interest, may be permitted upon written request but only after written approval from the Building Administrator.

002.03 Recruitment - Recruitment activities for the U.S. Armed Forces or for any other civil group or organization must have prior written approval from the Building Administrator.

002.04 Entertainment - Entertainment activities shall be limited to non-office hours whenever possible. Approval of the Building Administrator must be obtained prior to any function of this type.

002.05 Demonstrations - All demonstrations must be peaceful and non-violent in nature. All such activities will be restricted to outside the building. The Building Administrator shall request aid from the State Patrol or other enforcement agency when necessary. Demonstrators shall not block any entry or exit to the building. Any such group wishing to be heard by a specific agency or official shall select one person to speak on behalf of the group and if entry to the building is recommended by the agency or official to whom an appeal is being made, all aisles shall be kept open and no activity which may disrupt the normal order of State business will be tolerated.

002.06 Information Booths and Displays - Information booths and/or displays may be authorized for a limited length of time. Written requests for approval must include the
proposed location, dates, purpose, type of display, organization represented, etc. and be
submitted to the Building Administrator at least ten days in advance of proposed dates.

003 General Procedures

003.01 The Department of Administrative Services, State Building Division, shall be notified
of all activities (other than regularly scheduled tours) that are to take place in the State
Capitol Building during the normal non-business hours, i.e. public hearings on legislative
bills, legislative committee hearings, Moot Court sessions, and all other general or special
meetings likely to attract visitors other than regular State Capitol employees. No
unauthorized activity shall take place in the State Capitol or any State Office Building or on
any related State property.

003.02 All requests for use of areas within the Capitol Building, not specifically controlled by
constitutional executive officers or the Legislative or Judicial branches of government, shall
be made in writing and addressed to the Administrator, State Building Division, at least ten
days in advance of the proposed function so that the required approval can be obtained.
Requests should be specific as to the type of function, approximate number of people to be
involved, area of the building to be used, responsible party involved, time, date, duration and
any other specific information relative to the request. Refer to Form SBD1:2-77 attached. A
written response shall be made to each written request within five days indicating the reason
for the disapproval of such action is warranted.

003.03 The State Building Division, subject to the will of the Governor, shall have the final
authority of any requested activity not related to official, routine State government functions
or which may involve use of space not controlled by the agency making the request.

004 General Guidelines

004.01 The organization and/or persons requesting special use of the building shall be held
responsible for the actions of all parties involved with the particular function or activity.
These persons shall be identified in the letter requesting approval.

004.02 No keys shall be issued to any person or persons other than State employees for
any area of the Capitol Building.

004.03 All approved activities shall be confined to those areas designated in the letter of
request. Specific restrooms in the same area of each activity will be designated as
accessible.

004.04 No pictures will be hung nor shall anything be applied to the floor or walls that will
deface or damage the same. This shall include but is not limited to paint, tape, glue, paste
or any other substance deemed to be harmful to the State's property by the Building
Administrator.

004.05 No pets or animals of any kind shall be allowed in the Capitol Building except for
those animals necessary to assist movement of handicapped individuals.

004.06 Drinking of alcoholic beverages within the State Capitol and/or on adjacent property
is prohibited.
004.07 To the degree practical, the State Building Division may furnish tables, chairs, lights, trash receptacles, extension cords, or other necessary equipment upon request.

004.08 All persons entering and leaving the Capitol Building during non-business hours (except for visitors participating in conducted tours) shall sign the building register located at the security guards station. This requirement may be waived for officers and employees of the Legislative and Judicial and Constitutional agencies upon personal recognition and/or satisfactory evidence of employment by such agency.

004.09 Upon request, special tours of the Capitol Building may be scheduled.

004.10 Any use of the lawn area and/or destruction of shrubbery or other plantings is prohibited.

004.11 No flags, except those of the State Building Division will be displayed on any flagpole associated

004.12 All rules and regulations shall be enforced by the State Building Administrator, Building Division Security personnel, the State Patrol, and or any other enforcement agency called upon to assist in keeping with the magnitude of the situation: i.e. demonstrations, VIP visitors, patriotic ceremonies, etc.
TITLE 7 - DEPARTMENT OF ADMINISTRATIVE SERVICES - BUILDING DIVISION

CHAPTER 6 - RULES AND REGULATIONS GOVERNING USE STATE OFFICE BUILDING, 301 CENTENNIAL MALL SOUTH, LINCOLN, NEBRASKA

001 Authority

The responsibility of the State Office Building is vested in the State Building Division of the Department of Administrative Services and facilities administration and shall promulgate rules and regulations to carry out the provisions of this section. Section 81.1108.17 further states, "...shall at all times have charge of and supervision over the police, janitors, and other employees in and about the capitol and capitol grounds, state laboratory and laboratory grounds, and all other buildings and lands adjacent to the capitol grounds owned or leased by the State of Nebraska."

002 Events Requiring Prior Clearance

002.01 Commission and/or Board meetings in the State Office Building which are open to the public.

002.02 Fund Raising Activities - Solicitation - Any fund raising canvassing or direct solicitation

002.03 Recruitment - Recruitment for the United States Armed Forces or for any civil group or organization must have prior written approval of the State Building Division

002.04 Entertainment - Any entertainment program to merit approval will normally be limited to state employees during non-office hours within canteen service areas.

002.05 Demonstrations - All demonstrations must be peaceful and non-violent in nature. All such activities will be restricted to the outside of the building. The Building Administrator shall request aid from the State Patrol or other enforcement agency when necessary. Demonstrators shall not block any entry or exit to the building. Any such group wishing to be heard by a specific agency or official shall select one person to speak on behalf of the group and, if entry to the building is recommended by the agency or official to whom an appeal is being made, all aisles shall be kept open and no activity which may disrupt the normal order of the State business will be tolerated.

002.06 Information Booths and Displays - Information booths and/or displays which are in the public interest may be authorized for a limited length of time in the mall level gallery or the canteen area of the lower level. Written requests for the approval must include the proposed location, dates, purpose, type of display, organization represented, etc., and be submitted to the Building Administrator at least ten days in advance of the proposed dates.

003 General Procedures

003.01 The Department of Administrative Services, State Building Division, shall be notified of all activities that are to take place in the State Office Building during the normal non-business hours, i.e. public hearings, Board or Commission meetings, and all other general or specific meetings likely to attract visitors other than regular State employees. No unauthorized activity shall take place in the State Office Building or on any related State...
property.

003.02 All requests for use of areas within the State Office Building, not specifically
controlled by constitutional executive officers or the Legislature or Judicial branches of
government, shall be made in writing and addressed to the Administrator, State Building
Division, at least ten days in advance of the proposed function so that the required approval
can be obtained. Requests should be specific as to the type of function, approximate
number of people to be involved, area of the building to be used, responsible party involved,
time, date, duration, and any other specific information relative to the request. (Refer to
Form SBD1:2-77 attached.) A written response shall be made to each request within five
days indicating the reason for the disapproval if such action is warranted.

004 General Guidelines

004.01 Except as may be necessary for the effective conduct of interagency governmental
business, employees will limit their activities to the section of the building assigned to their
respective agency and to the public use areas. The organization and/or persons requesting
special use of the building shall be held responsible for the actions of all parties involved
with the particular function or activity. Those persons who will be responsible for control of
persons granted access to specified areas are to be identified in the request for approval.

004.02 Keys shall be issued only to State employees, food service contractors and/or utility
service personnel for those areas of the State Office Building where they may have
assigned responsibilities.

004.03 All approved special activities shall be confined to those areas designated in the
letter of request. Specific restrooms in the same area of each activity will be designated as
accessible.

004.04 No installation shall be made which may deface or damage the floor or walls. This
shall include but is not limited to paint, tape, glue, paste or any other substance deemed to
be harmful to any part of the structure by the Facility Manager. Approval may be granted to
use nails for hanging pictures on “permanent” drywall partitions while only special
magnetized hooks may be used on the movable Hauserman walls. The only hangers
permitted on the Westinghouse partitions are those which are specifically designed for that
purpose by the manufacturer. No movable walls or partitions are to be realigned, removed,
or installed without the specific authorization of the Facility Manager.

004.05 No pets or animals of any kind shall be allowed in the State Office Building except
for those animals necessary to assist movement or handicapped individuals.

004.06 Drinking of alcoholic beverages within the State Office Building and/or adjacent state
owned property is prohibited.

004.07 To the degree practical, the State Building Division may upon prior request, furnish
table, chairs, lights, trash receptacles, extension cords, or other necessary equipment for
special meetings, seminars or workshops in any of the conference rooms. At no time is any
state owned furniture or office equipment controlled by the Facilities Manager to be removed
from its assigned location, appropriated for use in another area, disassembled or repaired
without the specific approval of the Facilities Administrator or his representative.
004.08 All persons entering and leaving the State Office Building during non-business hours shall, unless entry is by employee key card, sign the building register located at the security guards’ station. Other visitors or employees shall provide satisfactory evidence of employment and authorization for "after hours" entry by an administrator of the agency to which access is requested.

004.09 Any destruction of shrubbery or other plantings is prohibited.

004.10 No flags, except those approved by the State Building Division will be displayed on any flagpole associated with the State Office Building.

004.11 Access to the dock area administered by the Materiel Division, Department of Administrative Services, shall be limited to persons and their vehicles necessary for effective support of state government functions. Unattended vehicles, as well as private vehicles occupying public use space, may be ordered towed away at the owner's expense.

004.12 All rules and regulations shall be enforced the State Building Administrator, Facility Manager, Building Division Security personnel, the State Patrol, and/or any enforcement agency called upon to assist in keeping with the magnitude of the situation.
the following statutes:

001.01A Section 81-161.01 R.R.S. 1943 Cumulative Supplement, 1981; Competitive bids, time required to elapse between notice and opening of bid waiver.

001.01B Section 81-1108.15 R.R.S. 1943 Cumulative Supplement, 1980; State Building Division; functions and responsibilities; facilities planning, construction, and administration.

001.01C Section 81-1108.16 R.R.S. 1943 Cumulative Supplement, 1980; State Building Administrator; review program statements and contracts; file reports; contents; lease; approval of Department of Administrative Services.

001.01D Section 81-1108.41 R.R.S 1943 Cumulative Supplement, 1980; New facility; planning, design, construction; modification or repair of existing facility; program statement; appropriation for drawings and construction; contracts; approval; report; contents.

001.01E Section 81-1108.42 R.R.S. 1943, Contract for construction, reconstruction, remodeling or repair of capital facility, final payment; conditions.

001.01F Section 81-1114.01 R.R.S. 1943 Cumulative Supplement, 1981; Capital construction project; plan required, contents; revisions required; to whom submitted.

001.01G Section 81-1709 R.R.S. 1943 Cumulative Supplement, 1980; Project, defined.

001.01H Section 81-1711 R.R.S. 1943 Cumulative Supplement, 1980; Department of Administrative Services, Department of Roads; project; procedures.

002 Definition of a Project

002.01 Any capital facilities planning or construction of a project which is executed by an agency.

002.01A A single construction project.

002.01B A grouping of minor construction, rehabilitation, restoration, or renovation activities.

002.01C A grouping of substantially similar construction, rehabilitation, restoration, or renovation activities.

003 Legal Requirement for Professional Consultants Selection Process

003.01 The selection process shall apply to all state agencies.

003.02 The professional consultants selection process is required for projects whose basic construction cost is estimated to exceed $100,000 or professional consultant services is estimated to exceed $10,000.

003.03 The selection process shall not apply to projects for which the agency is able to
reuse existing drawings, specifications, and other documents from a prior project.

004 Information to be submitted by the agency to the State Building Division for Professional Consultant’s Contract, shall include, but not limited to the following.

004.01 Funding
  004.01A LB number and section
  004.01B year and legislative session
  004.01C amount(s)
  004.01D program numbers
  004.01E agency number

004.02 Project
  004.02A purpose of the contract (program statement, preliminary plans, bidding and
         location (county number by DAS designation, town or campus)
  004.02C description of the project
  004.02D statewide building inventory number

004.03 Contract
  004.03A copy of proposed contract (unsigned by agency)
  004.03B name of firm (firm’s location)
  004.03C recommendation by agency director
  004.03D recommendation by agency project manager
  004.03E fee basis
  004.03F review by the agency’s legal counsel or by the Attorney General of the State
         of Nebraska

004.04 Certification by the agency for compliance with the Nebraska Consultants

005 Comprehensive Capital Facilities Plan

005.01 As required by Section 81-1114.01, each department and agency of the state, prior
to submitting a capital construction project in excess of one hundred thousand dollars
($100,000) shall cause to be prepared a comprehensive capital facilities plan.

  005.01A Copies of the comprehensive capital facilities plan and all revisions shall be
         submitted to the State Building Division, the State Budget Division, and the
005.02 Agencies which are responsible for individual departments, campus or institutions, shall develop an agency-wide plan. Such plan shall have the approval of the agency director or the associated governing board.

005.03 All comprehensive plans shall be updated and revised when a major capital construction project requested for funding is not in compliance with the plan, or when such plan has not been approved by the agency director or the associated governing board. Copies of the updates and revisions shall be submitted to the State Building Division, the State Budget Division, and the Legislative Fiscal Office.

006 Program Statement

006.01 A program statement is required of all projects whose estimated total project cost exceeds $100,000. No contract for planning, design or construction of a new facility, or major modification or repair of an existing facility provided for by any state appropriation may be initiated unless an acceptable program statement has been approved by the Governor.

006.01A Copies of all program statements shall be submitted to the State Building Division, the State Budget Division, and the Legislative Fiscal Office on or before September 15th of the year previous to the initiation of an appropriation for drawings and construction.

006.02 Information to be submitted by the agency to the State Building Division for program statement review, shall include, but not limited to the following:

006.02A Funding (LB number and section, year and legislative session, program

006.02B Project (description of the project, location-county number by DAS

006.02C Comprehensive plan compliance

006.02D Copy of the program statement

006.02E Budget (total cost, cost per gross square feet, fiscal impact)

006.02F Time line

007 Preliminary Plans/Design Development/Life Cycle Cost Analysis

007.01 Legal Requirements

007.01A A preliminary plan submittal and review shall apply to all agencies with preliminary

007.01B No project working drawings shall be developed and no funds shall be

007.02 Information to be submitted by the agency to the State Building Division for preliminary

007.02A Funding (LB number and section, year and legislative session, agency
007.02B Project (description of the project, location-county number by DAS
007.02C Copy of preliminary plans
007.02D Copy of preliminary specifications
007.02E Copy of the life cycle cost analysis
007.02F Submit professional consultant's written estimate of total construction cost.
007.02G Budget (total estimated cost, cost per gross square foot, fiscal impact)
007.02H Program statement compliance
007.02I Compliance with the guidelines for tree removal on state property
007.02J Time line

008 Construction Documents
008.01 Legal Requirements
008.01A A construction document submittal and review shall apply to all capital
008.02 Information to be submitted by the agency to the State Building Division for construction
008.02A Construction documents (plans and specifications)
008.02B Professional consultant's estimated total construction cost.
008.02C Compliance with the approved program statement, preliminary plans and
008.02D Time line

009 Bidding Process
009.01 Legal Requirement
009.01A The public notice shall appear once a week for three (3) consecutive weeks in a statewide publication and in the locality of the project. The notice shall not appear on a weekend or holiday.
009.02 Pre-bid conference
009.02A Notify the State Building Division of time and location.

010 Construction Contract
010.01 Information to be submitted by the agency to the State Building Division for
010.01A Copy of proposed contract (unsigned by agency)
010.01B Funding (LB number and section, year and legislative session, agency
010.01C Project (description of the project, location-county number by DAS
010.01D The bid tabulation report by agency
010.01E Agency director’s and project manager’s recommendation of award of bid.
010.01F Approval of construction contracts by legal counsel or the Attorney General of the State of Nebraska.
010.01G Professional consultant's recommendation of award of bid
010.01H Revised budget
010.01I Time/cost schedule (monthly)

011 Construction

011.01 Documents to be submitted by the agency to the State Building Division during the construction
011.01A Capital Construction Quarterly status reports
   011.01A1 Required on all projects which total project cost exceeds five
   011.01A2 The State Building Division may require progress reports to be
011.01B Change Orders
   011.01B1 Reasons for the change orders
   011.01B2 Required on all projects whose total project cost exceeds one
   011.01B3 The State Building Division may require change orders be submitted
      for projects whose total cost is less than one hundred thousand dollars ($100,000).
011.01C All certificates of payments for projects whose total project cost exceed one
      hundred thousand dollars ($100,000) shall be submitted to the State Building
      Division for approval.

012 Final Completion

012.01 State Building Division approval of final payment request.
   012.01A The agency shall file with Director of Administrative Services a certification

013 Final Report

013.01 Legal Requirements
013.01A Submittal of final report to the State Building Division on projects whose
013.01B The State Building Division may require the final report on projects whose
total cost is less than five hundred thousand dollars ($500,000).

013.02 Final Report shall be submitted thirty (30) days after final payment and shall
include, but not limited to the following:

013.02A Project (location, county name and number by DAS designation, town or
013.02B Final budget (update of construction budget and total project cost per
square foot)
013.02C Change orders and modifications in detail
013.02D Certification that the construction complied with the approved program
013.02E Evaluation of consultant by the agency, shall include, but not limited to the

013.02E1 Conformance with professional service agreement
013.02E2 Conformance with budget requirements
013.02E3 Conformance with time line
013.02E4 Project Management
013.02E5 Planning and design

013.02F Evaluation of contractor by the agency, shall include but not limited to the

013.02F1 Conformance to construction agreement
013.02F2 Quality of workmanship
013.02F3 Conformance with time line
013.02F4 Project Management
013.02F5 General comments

014 Site and Structure Naming

014.01 Information to be submitted by the agency to the State Building Division for review of the prop
014.01A Site of structure
014.01B Location (county name and number by DAS designation, town or campus,
014.01C Previous name or description and reason for the change (including statewide building inventory number)
014.01D Proposed name (name, reason for name, evidence for support)