Rules for the registration of schemes

01 September 2010

Version 4 with effect from 31st March 2017
Scope

These Rules are made by the Regulatory Board in accordance with powers provided by Regulation 7.2.4.

They set out:

- the procedure for registration, deregistration and appeal; and
- the obligations of registration.

1. Interpretation

In these Rules, unless the context otherwise requires:

“Scheme registered person” means someone who has registered on the scheme and is either:

a. member of RICS; or
b. a Regulated non-Member

“Member” means a Chartered Member, non-Chartered Member, Honorary Member or a member of the attached classes.

“Regulated non-Member” an individual who is not a Member and who has agreed to be regulated by RICS for the purpose of certain business activities.

“Scheme” means a scheme regulated by RICS which is open to any person who satisfies the eligibility criteria for the particular scheme.

“Requirements of the scheme” the requirements set out for each scheme in the attached appendices.

2. Communication

RICS will communicate with Registered persons of the scheme by any of the following:

a. post;
b. fax;
c. e-mail;
d. telephone;
e. in person;
f. internet based communication such as ‘virtual communities’.

3. Procedure for registration

3.1 A person applying to become a Scheme registered person:

a. provide information to RICS in such form as prescribed by the Regulatory Board; and
b. agree that RICS may share relevant information about the Scheme registered person with government or other regulatory bodies as appropriate.

3.2 Upon receipt of an application to register for a scheme, the Head of Regulation may:

a. grant registration;
b. grant registration subject to conditions, giving reasons;
c. refuse registration, giving reasons.

4. Obligations of registration
4.1 A Scheme registered person shall:

a. at all times act with integrity and avoid conflicts of interest and avoid any actions or situations that are inconsistent with their professional obligations

b. carry out their professional work with due skill, care and diligence and with proper regard for the technical standards expected of them

c. carry out their professional work in a timely manner and with proper regard for standards of service and customer care expected of them

d. plan, undertake, record and evaluate appropriate continuing professional development and, on request, provide RICS with evidence that they have done so

e. ensure that their personal and professional finances are managed appropriately

f. submit in a timely manner such information, and in such form, as the Regulatory Board may reasonably require

g. co-operate fully with RICS staff and any person appointed by the Regulatory Board

h. comply with any requirements, actions or directions made in a decision by an ombudsman or any other independent arbitrator within the time specified

i. inform the Head of Regulation of any finding against them by any disciplinary or regulatory body, court or statutory authority

j. notify the Head of Regulation within seven days of any change to their circumstances which may affect their ability to meet the requirements of the scheme

k. comply with the requirements of the scheme(s) to which the Scheme registered person belongs

l. disclose promptly to the Head of Regulation the name of any other Scheme registered person who in their reasonable belief may be in breach of these rules.

m. disclose promptly in writing to the Head of Regulation that either:

(i) they; or

(ii) to the best of their information, knowledge and belief, any other Scheme registered person, has been charged with or been convicted of a criminal offence carrying the possibility of a custodial sentence or which may represent a breach of these Rules.

n. provide to the Head of Regulation and maintain up to date contact details for the Scheme registered person

o. pay such fees as required for the scheme

p. have in place such professional indemnity insurance as required for the scheme and set out in the appropriate appendix

q. have in place such complaints handling procedure as required for the scheme and set out in the appropriate appendix

4.2 Upon receipt of information about a Scheme registered person notified under Rule 4.1 or by other means, the Head of Regulation may:

a. take no action

b. add or vary conditions to the registration

c. deregister the person from the scheme

d. suspend the registration.

4.3 Following any suspension under Rule 4.2d the Head of Regulation may reinstate the registration of a Scheme registered person.
4.4 A Scheme registered person shall be liable, subject to the appropriate appendices, for the payment of his fees, subscription, levy or other sums payable while he is or was a Scheme registered person.

4.5 The Regulatory Board may charge interest and take such other action it considers appropriate if any registered person of a scheme fails to pay:

   a. any moneys due to RICS within thirty days from the date upon which they became due and payable; or
   
   b. any instalment of a subscription or an Annual Subscription by the date on which it becomes due and payable.

5. **Administrative deregistration**

5.1 A Scheme registered person will remain registered until an application for deregistration, submitted in the prescribed form, has been approved by the Head of Regulation.

5.2 Upon receipt of an application for deregistration, the Head of Regulation will, subject to 5.3 below, deregister the Scheme registered person with immediate effect.

5.3 The Head of Regulation may refuse to deregister a Scheme registered person if:

   a. the Scheme registered person is the subject of an investigation under the provisions of these rules; or
   
   b. the Head of Regulation believes that the Scheme registered person may have breached these Rules.

6. **Review and appeal**

6.1 A person may apply for a review by the Registration Panel of the Conduct and Appeal Committee of any decision of the Head of Regulation under these Rules within 28 days of the decision. The Registration Panel will follow the process and procedure as set out in The Disciplinary, Registration and Appeal Panel Rules.

6.2 Any review under 6.1 above shall be a fresh consideration of the application and the powers available to the Registration Panel in such circumstances shall be the same as the powers available to the Head of Regulation in Rules 3.2 and 4.2 above.

6.3 A Scheme registered person shall pay any fees, costs or fines levied under the Disciplinary, Registration and Appeal Panel Rules.

7. **Publication of register**

7.1 The RICS will publish a register of registered persons of schemes.

8. **Powers**

8.1 The Head of Regulation shall have the power to:

   a. monitor compliance with the requirements of these Rules; and
   
   b. investigate complaints, allegations or suspicions of failure to comply with these Rules.

For the purposes of interpretation, the RICS Monitoring and Investigation Rules shall apply, and for the purposes of interpretation, references to Members or Firms shall also include Scheme registered persons.
Appendix A – RICS Valuer Registration

Scheme 1

1. Interpretation

1.1 “Red Book” means the RICS Valuation Standards - Professional Standards, which contains mandatory procedural rules, best practice guidance and related commentary for all RICS members undertaking valuations.

1.2 “Valuation” means a valuer’s opinion of the value of a specified interest or interests in a property, at the date of valuation, given in writing.

1.3 “ Appropriately qualified and/or experienced” is the test of whether an individual is appropriately qualified to accept responsibility for a valuation and combines:

- academic/professional qualifications, demonstrating technical competence;
- membership of a professional body, demonstrating a commitment to ethical standards;
- practical experience as a valuer; and
- compliance with any state legal regulations governing the right to practice valuation.

1.4 “Carrying out” means playing a material part in the production of valuations and/or taking responsibility for them, or undertaking technical review of the valuations of others.

2. Conditions for eligibility

2.1 Any person who qualifies as an RICS member will only be permitted to join the Valuer Registration Scheme if they have achieved:

- valuation competency to level 3 for Chartered Surveyor assessment; or
- business valuation competency to Level 3 for Chartered Surveyor assessment; or
- valuation competency at standard associate level (if qualified as an Associate RICS member).

2.2 Until 1 January 2018, 2.1 will only apply to an RICS member who qualifies on or after 1 January 2012. From 1 January 2018, 2.1 will apply to any person who has qualified as an RICS member, regardless of when they qualified.

2.3 Any person entering the Scheme through an approved direct entry route may only do so by evidencing three hours of Continual Professional Development (CPD) on the RICS Red Book.

3. Mandatory requirement to be Registered

A person is required to apply to join the RICS Valuer Registration Scheme if they are:

- a Chartered Member or Associate Member of RICS with appropriate qualifications and/or experience;
- carrying out valuation work other than that included in the exceptions listed in the RICS Red Book; and
- in a region where the scheme has become mandatory.
4. **Requirements of scheme registration**

4.1 A scheme registered person shall:

- carry out all valuation work in accordance with the RICS Red Book standards where applicable;
- carry out all valuation work through an RICS Regulated firm; or

4.1.1 Where work is carried out outside of an RICS Regulated firm:

- operate a complaints handling procedure, which must include a redress mechanism that is approved by the RICS Regulatory Board; and
- ensure that all previous and current valuation work is covered by adequate and appropriate professional indemnity insurance.

4.2 Where a scheme registered person refers to their scheme membership in necessary business documentation, the following designation shall be used:

- for Chartered Members “Registered Valuers”; and
- for Associate Members “AssocRICS Registered Valuers”.

5. **Limits on applications for Registration and Readmission**

5.1 RICS may refuse to consider a further application for registration of this scheme where the applicant:

- has been refused registration within the previous 12 months;
- has been subject to administrative de-registration within the previous 12 months; or
- has been removed from registration as a result of disciplinary action for such period as defined at the time of removal.

6. **Fees**

6.1 A scheme registered person shall pay:

- the appropriate application and annual fees for registration set by the Regulatory Board unless those fees are paid by an RICS Regulated Firm; and
- any other costs incurred for monitoring or review activities in relation to the scheme and the course of any investigation.

**Appendix B – RICS building conservation accreditation scheme (BCAS)**

1. **Interpretation**


“appropriately qualified and/or experienced” is the test of whether an individual is appropriately qualified to become a member of the building conservation registration scheme and combines:

- academic/professional qualifications, demonstrating technical competence
- membership of a professional body, demonstrating a commitment to ethical standards
- at least five years practical experience in building conservation.
2. **Eligibility for registration**

2.1 A person may apply to join the RICS Building Conservation Accreditation Scheme (BCAS) if they are:

a. a Chartered Member of RICS with appropriate qualifications and/or experience; or

b. are an appropriately qualified and/or experienced person, who is not a member of RICS; and

c. carrying out building conservation work which falls within the scope of the RICS BCAS.

3. **Requirements of scheme registration**

3.1 A Scheme registered person shall:

a. carry out all building conservation work in accordance with the RICS Historic building conservation guide

b. carry out sufficient relevant and appropriate CPD in relation to their obligations as a scheme registered member and maintain their own record of completed CPD

c. carry out all building conservation work through an RICS Regulated firm; or

d. where building conservation work is carried out outside of an RICS Regulated firm:
   
   (i) operate a complaints handling procedure which must include a redress mechanism that is approved by the RICS Regulatory Board

   (ii) ensure that all previous and current building conservation work is covered by adequate and appropriate professional indemnity insurance.

4. **Limits on applications for registration and readmission**

4.1 The Head of Regulation may refuse to consider a further application for registration of this scheme where the applicant:

a. has been refused registration within the previous 12 months

b. has been subject to administrative de-registration within the previous 12 months

c. has been removed from registration as a result of disciplinary action for such period as defined at the time of removal.

5. **Fees**

5.1 A Scheme registered person shall pay:

a. the appropriate application and annual fees for registration set by the Regulatory Board unless those fees are paid by an RICS Regulated Firm; and

b. any other costs incurred in the course of any investigation.
Appendix C – RICS energy assessors scheme

1. Interpretation


“Member” means a Chartered Member, non-Chartered Member, Honorary Member or a member of the attached classes.

“RICS Regulated Firm” means a firm that is registered to be Regulated by RICS.

“APEL” is the accreditation of prior experience and learning, gained in the working environment at a level comparable to those in a higher education.

2. Eligibility for registration

2.1 A person may apply to join the Domestic Energy Assessors Scheme if they
   a. are a Member of RICS
   b. have completed an appropriate qualification in Energy Assessment, or have qualified via the APEL route; and
   c. provide a Criminal Records Bureau (CRB) check, at the time of application, which has been obtained within the previous six months

2.2 A person may apply to join the Commercial Energy Assessors Scheme if they
   a. are a Member of the RICS, (not including student membership)
   b. have completed an appropriate qualification in Energy Assessment, or have qualified via the APEL route.

3. Requirements of scheme registration

3.1 A Scheme registered person shall:
   a. carry out all Energy Assessor work in accordance with the requirements of the Department for Communities and Local Government
   b. comply with all the requirements of the Department for Communities and Local Government as are in force from time to time
   c. carry out all Energy Assessor work through an RICS Regulated firm
   d. carry out sufficient relevant and appropriate CPD in relation to their obligations as an Energy Assessor; and
   e. submit in a timely manner such information and in such form as may be reasonably required to carry out quality assurance checks.

4. Limits on applications for registration and readmission

4.1 RICS may refuse to consider a further application for registration of this scheme where the applicant:
   a. has been refused registration within the previous 12 months
   b. has been subject to administrative de-registration within the previous 12 months; or
   c. has been removed from registration as a result of disciplinary action for such period as defined at the time of removal.
5. Fees

5.1 A Scheme registered person shall pay:

a. the appropriate application for registration set by the Regulatory Board
b. the appropriate fees for any quality assurance checks
c. the appropriate fees for use of software required to produce energy performance certificates
d. the appropriate fees for lodgement of energy performance certificates to the appropriate government website; and
e. any other costs incurred in the course of any investigation.

Appendix D – expert witness registration scheme

1. Interpretation

“Surveyors Acting as Expert Witnesses” means the RICS Practice Statement and Guidance Note, 3rd edition, or any subsequent edition thereof.

2. Eligibility for registration

2.1 A RICS member is eligible to join the RICS Expert Witness Registration Scheme if they are:

a. a Chartered Member of RICS with appropriate qualifications and/or experience; and
b. acting as an Expert Witness in accordance with the RICS Expert Witness Practice Statement.

3. Requirements of scheme registration

3.1 A Scheme registered person shall:

a. carry out all expert witness work in accordance with the Surveyors Acting as Expert Witnesses RICS practice statement
b. carry out expert witness related work through an RICS Regulated firm; or
c. where expert witness work is carried out outside of an RICS Regulated firm:
   (i) operate a complaints handling procedure which must include a redress mechanism that is approved by the RICS Regulatory Board
   (ii) ensure that all previous and current expert witness work is covered by adequate and appropriate professional indemnity insurance.

4. Limits on applications for registration and readmission

4.1 RICS may refuse to consider a further application for registration of this scheme where the applicant:

a. Has been refused registration within the previous 12 months
b. Has been subject to administrative de-registration within the previous 12 months
c. Has been removed from registration as a result of disciplinary action for such period as defined at the time of removal.
5. Fees

5.1 A Scheme registered person shall pay:

a. the appropriate application and annual fees for registration set by the Regulatory Board unless those fees are paid by an RICS Regulated Firm; and

b. any other costs incurred in the course of any investigation.

Appendix E – chartered environmentalists scheme

1. Interpretation

RICS is a licensed constituent body of the Society of the Environment and as such required to regulate members on behalf of the Society.

2. Eligibility for registration

2.1 A person may apply to join the Chartered Environmentalist Scheme if they are a Chartered Member of RICS with appropriate qualifications and/or experience.

3. Requirements of scheme registration

3.1 A Scheme registered person shall:

a. carry out all work in accordance with the code of ethics of the Society of the Environment

b. carry out sufficient relevant and appropriate CPD in relation to their obligations as a CEnv scheme member as part of their overall RICS CPD requirements

c. carry out all chartered environmental work through an RICS Regulated firm.

Or

Where chartered environmental work is carried out outside of an RICS Regulated firm:

d. operate a complaints handling procedure which must include a redress mechanism that is approved by the RICS Regulatory Board

e. ensure that all previous and current chartered environmental work is covered by adequate and appropriate professional indemnity insurance.

4. Limits on applications for registration and readmission

4.1 RICS may refuse to consider a further application for registration of this Scheme where the applicant:

a. has been refused registration within the previous 12 months

b. has been subject to administrative de-registration within the previous 12 months

c. has been removed from registration as a result of disciplinary action for such period as defined at the time of removal.

5. Fees

5.1 A Scheme registered person shall pay:

a. the appropriate application and annual fees for registration set by the Regulatory Board unless those fees are paid by an RICS Regulated Firm; and

b. any other costs incurred in the course of any investigation.
Appendix F – RICS inclusive environment consultant scheme (IEC)

1. Eligibility for registration

1.1 A person may apply to join the RICS Inclusive Environment Consultant Scheme (IEC) if they are;
   a. a Chartered Member of RICS with appropriate qualifications and/or experience; or
   b. are an appropriately qualified and/or experienced person, who is not a member of RICS.

2. Requirements of scheme registration

2.1 A Scheme registered person shall:
   a. carry out sufficient relevant and appropriate CPD in relation to their obligations as a scheme registered member and maintain their own record of completed CPD
   b. carry out all inclusive environment consultancy work through an RICS Regulated firm; or
   c. where inclusive environment consultancy work is carried out outside of an RICS Regulated firm:
      (i) operate a complaints handling procedure which must include a redress mechanism that is approved by the RICS Regulatory Board;
      (ii) ensure that all previous and current inclusive environment consultancy work is covered by adequate and appropriate professional indemnity insurance.

3. Limits on applications for registration and readmission

3.1 RICS may refuse to consider a further application for registration of this scheme where the applicant:
   a. has been refused registration within the previous 12 months
   b. has been subject to administrative de-registration within the previous 12 months
   c. has been removed from registration as a result of disciplinary action for such period as defined at the time of removal.

4. Fees

A Scheme registered person shall pay:
   a. the appropriate application and annual fees for registration set by the Regulatory Board unless those fees are paid by an RICS Regulated Firm; and
   b. any other costs incurred in the course of any investigation
Confidence through professional standards

RICS promotes and enforces the highest professional qualifications and standards in the development and management of land, real estate, construction and infrastructure. Our name promises the consistent delivery of standards – bringing confidence to the markets we serve.

We accredit 125,000 professionals and any individual or firm registered with RICS is subject to our quality assurance. Their expertise covers property, asset valuation and real estate management; the costing and leadership of construction projects; the development of infrastructure; and the management of natural resources, such as mining, farms and woodland. From environmental assessments and building controls to negotiating land rights in an emerging economy; if our members are involved the same professional standards and ethics apply.

We believe that standards underpin effective markets. With up to seventy per cent of the world’s wealth bound up in land and real estate, our sector is vital to economic development, helping to support stable, sustainable investment and growth around the globe.

With offices covering the major political and financial centres of the world, our market presence means we are ideally placed to influence policy and embed professional standards. We work at a cross-governmental level, delivering international standards that will support a safe and vibrant marketplace in land, real estate, construction and infrastructure, for the benefit of all.

We are proud of our reputation and we guard it fiercely, so clients who work with an RICS professional can have confidence in the quality and ethics of the services they receive.