

Professions and Occupations

Plumbers and Plumbing

Notice of a public hearing (In counties over 150,000) 40-49-230

A notice of a public hearing held for the purpose of adopting rules and regulations in the county and by the power of the governing body of any municipality, incorporated community or water, sewer or public service district. The notice shall be published in a newspaper of general circulation in the county at least once a week for four successive weeks.

Section When	Notice	Where	
40-49-230	A notice of a public hearing for the purpose of adopting rules and regulation in that county's territory	A newspaper of general circulation in the county	At least once a week for four successive weeks

Exact wording:

“Whenever the governing body of any such county shall determine that such rules and regulations are necessary in any area or section of the county or whenever the council, commission or other governing body of any municipality, incorporated community or water, sewer or public service district in the county shall determine that such rules or regulations are necessary in the territory comprised within its limits, it shall hold a public hearing, after notice thereof (describing the area or section) shall have been published in a newspaper of general circulation in the county at least once a week for three successive weeks, for the purpose of considering the necessity of such rules and regulations, the type, coverage and contents thereof and the exact extent of the area or section proposed to be covered thereby. At such hearing any and all interested parties shall be entitled to appear and be heard. After such hearing shall have been had, and not before, such governing body may provide and prescribe by resolution or ordinance the rules and regulations applicable to such area or section or to such municipality, incorporated community or water, sewer or public service district, as the case may be, as herein authorized.”

Notice of rules and regulations 40-49-240

In terms of plumbing and sewerage in counties over 150,000 a notice must be placed by a governing body that has the power of decision making over the rules and regulations in a county's territory. The notice must be placed in a newspaper of general circulation in the county stating where copies of these rules and regulations may be found.

Section When	Notice	Where	
40-49-240	A notice stating where copies can be found of rules and regulations in regards to plumbing	A newspaper of general circulation in the county	When copies are available and/or provided

	and sewerage in counties over 150,000.		
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Exact Wording:

“Whenever rules and regulations shall have been provided and prescribed hereunder, the governing body providing and prescribing them shall forthwith cause to be printed a sufficient number of copies thereof to furnish a copy to anyone applying therefor and shall cause to be published in a newspaper of general circulation in the county notice stating in substance that such rules and regulations have been provided and prescribed and giving the place at which copies thereof may be obtained.”

Labor and Employment

Notice of public hearing concerning rules and regulations 41-3-530

The Subdivision of the Division of Labor needs to publish a notice stating the time, place and date of a public hearing. The hearing will give interested individuals the opportunity to be heard in regards to rules and regulations for the division of labor. The notice shall state the time, place, and date of the hearing along with a description of the regulation. It should be published in at least three newspapers in three sections of the State (upper, middle and lower) once a week for three weeks. The notice can also be found published in the State Register.

Section When	Notice	Where
41-3-530	A notice of a public hearing for the purpose of rules and regulation in regards to the division of labor. The notice shall state the time, place, and date of the hearing along with a description of the regulation.	At least three newspapers of general circulation in three sections of the state (upper, middle, and lower) Once a week for three weeks

Exact wording:

“Prior to the promulgation, modification or revocation of any regulation pursuant to Section 41-3-520 and the Administrative Procedures Act, the Subdivision of the Division of Labor shall conduct a public hearing at which all interested persons shall be provided an opportunity to appear and present their comments either orally, written or both. Notice of such hearing shall be published in at least three newspapers, one of which has circulation in the upper section of the State, one which has circulation in the middle section of the State and one with circulation in the lower section of the State, once a week for three weeks. The notice shall contain the date, time, and place of the hearing, a brief description of the proposed regulation or the amendment or revocation of an existing rule and regulation.”

**Notice of a hearing on occupational safety and health standards
41-15-220**

In terms of occupational safety and health standards, The Director of the Department of Labor, Licensing and Regulation needs to place a notice of a public hearing for the purpose of reviewing regulations. The notice shall state the time, place, and date of the hearing along with a description of the regulation. It should be published in at least three newspapers in three sections of the State (upper, middle and lower) once a week for three weeks. The notice can also be found published in the State Register.

Section When	Notice	Where	
41-15-220	A notice of a public hearing for the purpose of a regulation in terms of occupational safety and health standards. The notice shall state the time, place, and date of the hearing along with a description of the regulation	At least three newspapers in three sections of the State (upper, middle and lower)	Once a week for three weeks

Exact wording:

“(A) Before the promulgation, modification, or revocation of a regulation issued pursuant to this article, the commissioner shall conduct a public hearing at which all interested persons, including employer and employee representatives, must be provided an opportunity to appear and present their comments orally or written, or both. Notice of the hearing must be published in the State Register and in at least three newspapers, at least one of which has circulation in upper, lower, and middle South Carolina, once a week for three weeks. The notice must contain the date, time, and place of the hearing and a brief description of the proposed regulation.”

**(A.) Publication of information by personnel agencies
41-25-50**

**(B.) Advertisements in South Carolina of firms and firms located outside its jurisdiction
41-25-50; 41-25-60**

(A.) It is prohibited for personnel agencies to publish information in representation that is known to be false or misleading.

(B.) When advertising in a newspaper or any other form of media the firm name must be present and worded to express that the firm provides private personnel consulting.

Section When	Notice	Where	
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41-25-50	(A.) Any form of publication that is knowingly false or misleading by a private personnel placement agency (B.) Advertisement's must contain or state in some form that it is a private personnel placement agency	Anywhere and in any form of media	Anytime in regards to publishing
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Exact wording:

“Any person who acts as a private personnel placement service in the State, or his employees may not:

(b) Knowingly publish or cause to be published any false, fraudulent, or misleading”

41-25-60 “Any person who acts as a private personnel placement service in the State, or his employees may not:

(i) Advertise in any media, including a newspaper, trade publication, billboard, radio, television, card, printed notice, circular, contract, letterhead, or any other material made for public distribution, except an envelope, without stating the firm name and if the firm name does not include words identifying it as providing private personnel placement service then additional words must be used such as Personnel Agency, Personnel Consultant, Fee Paid, or other wording that establishes the identity as a Private Personnel Placement Service in the advertisement.

41-25-60 “Any person who acts as a private personnel placement service doing business in South Carolina but is located outside the jurisdiction of the other provisions of this chapter may not be allowed to advertise by any media, including a newspaper, trade publication, billboard, radio, television, card, printed notice, circular, contract, letterhead, or any other material made for public distribution, except an envelope, without clearly stating that the advertisement is by a firm providing private personnel placement services, stating the firm name, address, and using the words personnel placement service, personnel agency, consultants, fee paid, or other wording that establishes the identity as a private personnel placement service in the advertisement, if the firm name does not include such words.”

Employment Security

Rules and Regulations

41-29-130

The South Carolina Employment Security Commission may make any changes on general and special rules only after a public hearing is held as long as proper notice goes out to interested individuals. The commission may do so by publication of the rules in a newspaper of general circulation in the State and will become effective ten days after.

Section When	Notice	Where	Where
41-29-130	A notice of general and special rules in regards to the Employment Security Commission	A newspaper of general circulation in the State	When general and special rules are being adopted, amended or rescinded

Exact wording:

“General and special rules may be adopted, amended or rescinded by the Commission only after public hearing or opportunity to be heard thereon, of which proper notice has been given. Such notice shall be given by mail to the secretaries of the various commercial, business and trade organizations of the State who keep on file with the Commission their names and addresses for the purpose of receiving such notices. General rules shall become effective ten days after filing with the Secretary of State and publication in one or more newspapers of general circulation in this State. Special rules shall become effective ten days after notification to or mailing to the last known address of the individuals or concerns affected thereby. Regulations may be adopted, amended or rescinded by the Commission and shall become effective in the manner and at the time prescribed by the Commission.”

Economic Development

Industrial development projects 41-43-100

The authority which in this section is The South Carolina Jobs – Economic Development Fund has the power to issue or refund any bonds on certain projects as long as a public hearing is held. A notice needs to be placed in a newspaper of general circulation in the county where the project is located fifteen days prior to the public hearing.

Section When	Notice	Where	Where
41-43-100	A notice of a public hearing held for the purpose of the issuance and refunding of bonds for industrial development projects	A newspaper of general circulation in the county where the project is located	Fifteen days prior to the public hearing

Exact wording:

“In addition to other powers vested in the authority by existing laws, the authority has all powers granted the counties and municipalities of this State pursuant to the provisions of Chapter 29 of Title 4, including the issuance of bonds by the authority and the refunding of bonds issued under that chapter. The authority may issue bonds upon receipt of a certified resolution by the county or municipality in which the project, as defined in Chapter 29 of Title 4, is or will be located, containing the findings set forth in Section 4-29-60 and evidence of a public hearing held not less than fifteen days after publication of notice in a newspaper of general circulation in the county in which the project is or will be located. The authority may combine for the purposes of a single offering bonds to finance more than one project. The interest rate of bonds issued pursuant to this section is not subject to approval by the State Budget and Control Board.”