

CALIFORNIA ARCHITECTS BOARD

PROPOSED REGULATORY LANGUAGE

Amend Subdivision (c)(2) of Section 117 of Division 2 of Title 16 of the California Code of Regulations to read as follows:

Section 117, Experience Evaluation.

(c) Training Equivalents:

(2) Except as provided below, work experience shall be granted training credit only when:

(a) The supervising professional is licensed in a United States jurisdiction or a Canadian province and the work experience is obtained or project is located in a United States jurisdiction or Canadian province, or

(b) The supervising professional is licensed in a qualifying foreign country where the work experience is obtained or project is located.

~~the supervising licensed professional is licensed in the United States jurisdiction, Canadian province, or qualifying foreign country where the work experience is obtained or the project is located.~~

Training credit shall be granted for work experience obtained under the authority of or on the property of the United States Federal Government when the work experience is obtained as or under the direct supervision of a licensed professional as defined in subsections (a)(8), (a)(12)(A), and (a)(13).

The term “qualifying foreign country” shall mean a foreign country whose standards and qualifications for issuing a license to practice architecture are equivalent to those required in this state.