



REGISTRATION POLICY

INTER-PROVINCIAL/TERRITORIAL MOBILITY

Version 1.0, January 30, 2026

Words and terms that are capitalized throughout this document have definitions that are specific to this set of policies. Please refer to these Defined Terms when reviewing this and other registration policy documents.

PURPOSE

To facilitate the registration of an Applicant who is the equivalent of a Registrant In Good Standing with another Regulatory Authority in Canada.

POLICY

Applicants who apply for registration in accordance with an internal trade agreement including the Canadian Free Trade Agreement (CFTA), and the New West Partnership Trade Agreement (NWPTA) among the provinces of British Columbia, Alberta, Saskatchewan and Manitoba, and who are registered or licensed In Good Standing with a Regulatory Authority in Canada, must submit to Engineers and Geoscientists British Columbia (the Organization):

- a completed online application;
- certified copies of two pieces of government-issued identification as per the Organization's *Guideline on Certified Identification Documents*; and
- an application fee.

The Organization will confirm with the applicable Regulatory Authority that the Applicant is the equivalent of a Registrant In Good Standing and will request confirmation of other information relevant to mobility qualification under the internal trade agreements, and Applicant demographic information.

Information that will be collected includes the Applicant's:

- legal name;
- date of birth;
- basis of academic qualifications;
- completion of a National Professional Practice Examination, if applicable;

- date of issue of registration or licence;
- discipline of evaluation; and
- history of disciplinary action, if applicable.

The qualifications of an Applicant applying under the terms of an internal trade agreement will be subject to further scrutiny if they:

- have not applied within their registered discipline, or, in the case of an Applicant for professional licensee, within the authorized area of the Reserved Practice approved by the Regulatory Authority in which they are registered;
- are the subject of information that has been received that may engage the Organization's duty to protect the public interest; or
- have confirmed to the Organization that they have been subject to current or past issues related to good character such as criminal charges or convictions, disciplinary sanctions by a Regulatory Authority, or have outstanding or refused registration or licence applications with another Regulatory Authority.

This policy is not intended to fetter the discretion of the Credentials Committee. The Credentials Committee has discretion to consider all available information in assessing whether an Applicant meets the requirements for registration through inter-provincial/territorial mobility.

RELATED POLICIES

Please refer to the [Registration and Reinstatement Policies](#) page to view all relevant policies.

VERSION HISTORY

VERSION NUMBER	PUBLISHED DATE	DESCRIPTION OF CHANGES
1.0	January 30, 2026	Initial version.