NAC 625.260  Licensure as structural engineer required for certain activities; exceptions. (NRS 625.140, 625.175)

1. Only professional engineers licensed as structural engineers pursuant to this chapter may structurally design:
   (a) A structure requiring special expertise, including, but not limited to, a radio tower and a sign over 100 feet in height, using the bottom of the lowest footing or the top of the pile cap as the point of reference. Dynamic machinery and related equipment within the scope of mechanical engineering are not included.
   (b) A building more than three stories in height.
   (c) A building more than 45 feet in height, measured from the lowest point of reference to the highest point of reference. As used in this paragraph:
      (1) “Highest point of reference” means the top of the highest structural element or the highest point of the roof or parapet wall, not including minor single-pole antennae or lightning rods projecting above the roof or parapet wall.
      (2) “Lowest point of reference” means the bottom of the lowest footing or the top of the pile cap.
   (d) A building or other structure designated as an essential facility and assigned the classification of Risk Category IV in accordance with the International Building Code.

2. Any professional engineer may design a component part of a building that is more than 45 feet in height if the professional engineer is otherwise qualified to do so pursuant to the particular discipline in which the professional engineer is licensed. If the professional engineer is not licensed as a structural engineer, the design must be reviewed by an engineer of record who is licensed as a structural engineer.

3. A professional engineer licensed as a civil engineer pursuant to this chapter may structurally design a structure, including, without limitation, a bridge, unless the structure is described in subsection 1.

4. As used in this section, “pile cap” means a thick concrete mat which is used as part of the foundation of a building or structure and which rests on piles.
NAC 625.630 Advertising for or offering to perform engineering in discipline in which licensee or firm is not licensed. (NRS 625.140)

1. A licensee or firm shall not advertise for or offer to perform:
   (a) Land surveying, if the licensee or a member of the firm has not been licensed to perform such work by the Board unless the licensee or firm has a full-time partner, associate, officer or employee licensed to practice land surveying; or
   (b) Engineering in a discipline of professional engineering in which the licensee or a member of the firm has not been licensed by the Board, unless the licensee or firm has a full-time partner, associate, officer or employee licensed to practice in that discipline of engineering.

2. Licensees and firms shall not:
   (a) Advertise for land surveying in violation of subsection 1 and thereafter seek to employ persons qualified to do the work only after the work has been obtained.
   (b) Advertise for work in a discipline of engineering in which they are not licensed in violation of subsection 1 and thereafter seek to employ persons qualified to do the work only after the work has been obtained. Professional engineers and firms may solicit work only in those disciplines of engineering in which they are licensed.

3. As used in this section, “full-time employee” means a person who devotes his or her working time in the actual employ of the licensee or firm and not merely as a consultant.