2009 SESSION

091855348 1 **SENATE BILL NO. 940** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee on General Laws 4 5 6 7 on February 19, 2009) (Patron Prior to Substitute—Senator Watkins) A BILL to amend and reenact §§ 10.1-560, 13.1-543, 13.1-549, 13.1-553, 13.1-1102, 13.1-1111, 15.2-851, 15.2-2263, 54.1-400, 54.1-401, 54.1-402.2, 54.1-403, 54.1-404.2, 54.1-405, 54.1-409, 54.1-410, 54.1-411, and 54.1-2201 of the Code of Virginia, relating to the Board for Architects, Professional Engineers, Land Surveyors, Certified Interior Designers and Landscape Architects; 8 9 10 licensure of landscape architects; penalty. Be it enacted by the General Assembly of Virginia: 11 That §§ 10.1-560, 13.1-543, 13.1-549, 13.1-553, 13.1-1102, 13.1-1111, 15.2-851, 15.2-2263, 12 1. 54.1-400, 54.1-401, 54.1-402.2, 54.1-403, 54.1-404.2, 54.1-405, 54.1-409, 54.1-410, 54.1-411, and 13 14 54.1-2201 of the Code of Virginia are amended and reenacted as follows: 15 § 10.1-560. Definitions. 16 As used in this article, unless the context requires a different meaning: 17 "Agreement in lieu of a plan" means a contract between the plan-approving authority and the owner that specifies conservation measures that must be implemented in the construction of a single-family 18 19 residence; this contract may be executed by the plan-approving authority in lieu of a formal site plan. 20 "Applicant" means any person submitting an erosion and sediment control plan for approval or 21 requesting the issuance of a permit, when required, authorizing land-disturbing activities to commence. 22 "Certified inspector" means an employee or agent of a program authority who (i) holds a certificate 23 of competence from the Board in the area of project inspection or (ii) is enrolled in the Board's training 24 program for project inspection and successfully completes such program within one year after 25 enrollment. 26 "Certified plan reviewer" means an employee or agent of a program authority who (i) holds a 27 certificate of competence from the Board in the area of plan review, (ii) is enrolled in the Board's 28 training program for plan review and successfully completes such program within one year after 29 enrollment, or (iii) is licensed as a professional engineer, architect, certified landscape architect, or land 30 surveyor pursuant to Article 1 (§ 54.1-400 et seq.) of Chapter 4 of Title 54.1. 31 "Certified program administrator" means an employee or agent of a program authority who (i) holds 32 a certificate of competence from the Board in the area of program administration or (ii) is enrolled in the Board's training program for program administration and successfully completes such program within 33 34 one year after enrollment. 35 "Conservation plan," "erosion and sediment control plan," or "plan" means a document containing 36 material for the conservation of soil and water resources of a unit or group of units of land. It may 37 include appropriate maps, an appropriate soil and water plan inventory and management information 38 with needed interpretations, and a record of decisions contributing to conservation treatment. The plan 39 shall contain all major conservation decisions to assure that the entire unit or units of land will be so 40 treated to achieve the conservation objectives. 41 "District" or "soil and water conservation district" means a political subdivision of the 42 Commonwealth organized in accordance with the provisions of Article 3 (§ 10.1-506 et seq.) of this 43 chapter. 44 'Erosion impact area" means an area of land not associated with current land-disturbing activity but 45 subject to persistent soil erosion resulting in the delivery of sediment onto neighboring properties or into state waters. This definition shall not apply to any lot or parcel of land of 10,000 square feet or less 46 47 used for residential purposes or to shorelines where the erosion results from wave action or other coastal **48** processes. 49 "Land-disturbing activity" means any land change that may result in soil erosion from water or wind 50 and the movement of sediments into state waters or onto lands in the Commonwealth, including, but not 51 limited to, clearing, grading, excavating, transporting and filling of land, except that the term shall not 52 include: 53 1. Minor land-disturbing activities such as home gardens and individual home landscaping, repairs 54 and maintenance work: 55 2. Individual service connections: 3. Installation, maintenance, or repair of any underground public utility lines when such activity 56 57 occurs on an existing hard surfaced road, street or sidewalk provided the land-disturbing activity is confined to the area of the road, street or sidewalk that is hard surfaced; 58 59 4. Septic tank lines or drainage fields unless included in an overall plan for land-disturbing activity

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60 relating to construction of the building to be served by the septic tank system;

5. Surface or deep mining activities authorized under a permit issued by the Department of Mines,Minerals and Energy;

63 6. Exploration or drilling for oil and gas including the well site, roads, feeder lines and off-site disposal areas;

7. Tilling, planting, or harvesting of agricultural, horticultural, or forest crops, or livestock feedlot
operations; including engineering operations as follows: construction of terraces, terrace outlets, check
dams, desilting basins, dikes, ponds, ditches, strip cropping, lister furrowing, contour cultivating, contour
furrowing, land drainage and land irrigation; however, this exception shall not apply to harvesting of
forest crops unless the area on which harvesting occurs is reforested artificially or naturally in
accordance with the provisions of Chapter 11 (§ 10.1-1100 et seq.) of this title or is converted to bona
fide agricultural or improved pasture use as described in subsection B of § 10.1-1163;

8. Repair or rebuilding of the tracks, right-of-way, bridges, communication facilities and other related
structures and facilities of a railroad company;

9. Agricultural engineering operations including but not limited to the construction of terraces, terrace outlets, check dams, desilting basins, dikes, ponds not required to comply with the provisions of the Dam Safety Act, Article 2 (§ 10.1-604 et seq.) of Chapter 6 of this title, ditches, strip cropping, lister furrowing, contour cultivating, contour furrowing, land drainage and land irrigation;

10. Disturbed land areas of less than 10,000 square feet in size; however, the governing body of the program authority may reduce this exception to a smaller area of disturbed land or qualify the conditions under which this exception shall apply;

81 11. Installation of fence and sign posts or telephone and electric poles and other kinds of posts or82 poles;

83 12. Shoreline erosion control projects on tidal waters when all of the land disturbing activities are
84 within the regulatory authority of and approved by local wetlands boards, the Marine Resources
85 Commission or the United States Army Corps of Engineers; however, any associated land that is
86 disturbed outside of this exempted area shall remain subject to this article and the regulations adopted
87 pursuant thereto; and

13. Emergency work to protect life, limb or property, and emergency repairs; however, if the land-disturbing activity would have required an approved erosion and sediment control plan, if the activity were not an emergency, then the land area disturbed shall be shaped and stabilized in accordance with the requirements of the plan-approving authority.

92 "Local erosion and sediment control program" or "local control program" means an outline of the 93 various methods employed by a program authority to regulate land-disturbing activities and thereby 94 minimize erosion and sedimentation in compliance with the state program and may include such items 95 as local ordinances, policies and guidelines, technical materials, inspection, enforcement and evaluation.

96 "Natural channel design concepts" means the utilization of engineering analysis and fluvial
97 geomorphic processes to create, rehabilitate, restore, or stabilize an open conveyance system for the
98 purpose of creating or recreating a stream that conveys its bankfull storm event within its banks and
99 allows larger flows to access its bankfull bench and its floodplain.

"Owner" means the owner or owners of the freehold of the premises or lesser estate therein, a
 mortgagee or vendee in possession, assignee of rents, receiver, executor, trustee, lessee or other person,
 firm or corporation in control of a property.

103 "Peak flow rate" means the maximum instantaneous flow from a given storm condition at a particular104 location.

105 "Permittee" means the person to whom the permit authorizing land-disturbing activities is issued or106 the person who certifies that the approved erosion and sediment control plan will be followed.

107 "Person" means any individual, partnership, firm, association, joint venture, public or private
108 corporation, trust, estate, commission, board, public or private institution, utility, cooperative, county,
109 city, town, or other political subdivision of the Commonwealth, any interstate body, or any other legal
110 entity.

"Plan-approving authority" means the Board, the program authority, or a department of a program authority, responsible for determining the adequacy of a conservation plan submitted for land-disturbing activities on a unit or units of lands and for approving plans.

114 "Program authority" means a district, county, city, or town that has adopted a soil erosion and 115 sediment control program that has been approved by the Board.

116 "Runoff volume" means the volume of water that runs off the land development project from a 117 prescribed storm event.

118 "State erosion and sediment control program" or "state program" means the program administered by 119 the Board pursuant to this article, including regulations designed to minimize erosion and sedimentation.

120 "State waters" means all waters on the surface and under the ground wholly or partially within or121 bordering the Commonwealth or within its jurisdiction.

122 "Town" means an incorporated town.

123 "Water quality volume" means the volume equal to the first one-half inch of runoff multiplied by the 124 impervious surface of the land development project.

125 § 13.1-543. Definitions.

126 A. As used in this chapter:

"Eligible employee stock ownership plan" means an employee stock ownership plan as such term is
defined in § 4975(e) (7) of the Internal Revenue Code of 1986, as amended, sponsored by a professional
corporation and with respect to which:

1. All of the trustees of the employee stock ownership plan are individuals who are duly licensed or otherwise legally authorized to render the professional services for which the professional corporation is organized under this chapter; however, if a conflict of interest exists for one or more trustees with respect to a specific issue or transaction, such trustees may appoint a special independent trustee or special fiduciary, who is not duly licensed or otherwise legally authorized to render the professional corporation is organized under this chapter, which special independent trustee shall be authorized to make decisions only with respect to the specific issue or transaction that is the subject of the conflict;

138 2. The employee stock ownership plan provides that no shares, fractional shares, or rights or options
139 to purchase shares of the professional corporation shall at any time be issued, sold, or otherwise
140 transferred directly to anyone other than an individual duly licensed or otherwise legally authorized to
141 render the professional services for which the professional corporation is organized under this chapter,
142 unless such shares are transferred as a plan distribution to a plan beneficiary and subject to immediate
143 repurchase by the professional corporation, the employee stock ownership plan or another person
144 authorized to hold such shares; however:

a. With respect to a professional corporation rendering the professional services of public accountingor certified public accounting:

(1) The employee stock ownership plan may permit individuals who are not duly licensed or otherwise legally authorized to render these services to participate in such plan, provided such individuals are employees of the corporation and hold less than a majority of the beneficial interests in such plan; and

(2) At least 51% of the total of allocated and unallocated equity interests in the corporation
sponsoring such employee stock ownership plan are held (i) by the trustees of such employee stock
ownership plan for the benefit of persons holding a valid CPA certificate as defined in § 54.1-4400, with
unallocated shares allocated for these purposes pursuant to § 409(p) of the Internal Revenue Code of
1986, as amended, or (ii) by individual employees holding a valid CPA certificate separate from any
interests held by such employee stock ownership plan; and

157 b. With respect to a professional corporation rendering the professional services of architects, 158 professional engineers, land surveyors, certified landscape architects, or certified interior designers, the 159 employee stock ownership plan may permit individuals who are not duly licensed to render the services 160 of architects, professional engineers or, land surveyors, or landscape architects, or individuals legally authorized to use the title of certified landscape architects or certified interior designers to participate in 161 162 such plan, provided such individuals are employees of the corporation and together hold not more than 163 one-third of the beneficial interests in such plan, and that the total of the shares (i) held by individuals 164 who are employees but not duly licensed to render such services or legally authorized to use a title and 165 (ii) held by the trustees of such employee stock ownership plan for the benefit of individuals who are 166 employees but not duly licensed to render such services or legally authorized to use a title, shall not 167 exceed one-third of the shares of the corporation; and

168 3. The professional corporation, the trustees of the employee stock ownership plan, and the other169 shareholders of the professional corporation comply with the foregoing provisions of the plan.

170 "Professional business entity" means any entity as defined in § 13.1-603 that is duly licensed or 171 otherwise legally authorized under the laws of the Commonwealth or the laws of the jurisdiction under 172 whose laws the entity is formed to render the same professional service as that for which a professional 173 corporation or professional limited liability company may be organized, including, but not limited to, (i) a professional limited liability company as defined in § 13.1-1102, (ii) a professional corporation as 174 175 defined in this subsection, or (iii) a partnership that is registered as a registered limited liability partnership registered under § 50-73.132, all of the partners of which are duly licensed or otherwise 176 177 legally authorized to render the same professional services as those for which the partnership was organized. 178

179 "Professional corporation" means a corporation whose articles of incorporation set forth a sole and
180 specific purpose permitted by this chapter and that is either (i) organized under this chapter for the sole
181 and specific purpose of rendering professional service other than that of architects, professional
182 engineers or, land surveyors, or landscape architects, or using a title other than that of certified

183 landscape architects or certified interior designers and, except as expressly otherwise permitted by this 184 chapter, that has as its shareholders or members only individuals or professional business entities that 185 are duly licensed or otherwise legally authorized to render the same professional service as the 186 corporation, including the trustees of an eligible employee stock ownership plan or (ii) organized under this chapter for the sole and specific purpose of rendering the professional services of architects, 187 188 professional engineers or, land surveyors, or landscape architects, or using the title of certified 189 landscape architects or certified interior designers, or any combination thereof, and at least two-thirds of 190 whose shares are held by persons duly licensed within the Commonwealth to perform the services of an 191 architect, professional engineer or, land surveyor, or landscape architect, including the trustees of an 192 eligible employee stock ownership plan, or by persons legally authorized within the Commonwealth to 193 use the title of certified landscape architect or certified interior designer; or (iii) organized under this chapter or under Chapter 10 (§ 13.1-801 et seq.) of this title for the sole and specific purpose of 194 195 rendering the professional services of one or more practitioners of the healing arts, licensed under the provisions of Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1, or one or more nurse practitioners, licensed 196 under Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1, or one or more optometrists licensed under the 197 198 provisions of Chapter 32 (§ 54.1-3200 et seq.) of Title 54.1, or one or more physical therapists and 199 physical therapist assistants licensed under the provisions of Chapter 34.1 (§ 54.1-3473 et seq.) of Title 54.1, or one or more practitioners of the behavioral science professions, licensed under the provisions of 200 201 Chapter 35 (§ 54.1-3500 et seq.), 36 (§ 54.1-3600 et seq.) or 37 (§ 54.1-3700 et seq.) of Title 54.1, or 202 one or more practitioners of audiology or speech pathology, licensed under the provisions of Chapter 26 203 (§ 54.1-2600 et seq.) of Title 54.1, or one or more clinical nurse specialists who render mental health services licensed under Chapter 30 (§ 54.1-3000 et seq.) of Title 54.1 and registered with the Board of 204 Nursing, or any combination of practitioners of the healing arts, optometry, physical therapy, the behavioral science professions, and audiology or speech pathology, and all of whose shares are held by 205 206 207 or all of whose members are individuals or professional business entities duly licensed or otherwise 208 legally authorized to perform the services of a practitioner of the healing arts, nurse practitioners, 209 optometry, physical therapy, the behavioral science professions, audiology or speech pathology or of a 210 clinical nurse specialist who renders mental health services, including the trustees of an eligible 211 employee stock ownership plan; however, nothing herein shall be construed so as to allow any member 212 of the healing arts, optometry, physical therapy, the behavioral science professions, audiology or speech 213 pathology or a nurse practitioner or clinical nurse specialist to conduct his practice in a manner contrary 214 to the standards of ethics of his branch of the healing arts, optometry, physical therapy, the behavioral 215 science professions, audiology or speech pathology, or nursing, as the case may be.

216 "Professional service" means any type of personal service to the public that requires as a condition 217 precedent to the rendering of such service or use of such title the obtaining of a license, certification, or other legal authorization and shall be limited to the personal services rendered by pharmacists, 218 219 optometrists, physical therapists and physical therapist assistants, practitioners of the healing arts, nurse 220 practitioners, practitioners of the behavioral science professions, veterinarians, surgeons, dentists, 221 architects, professional engineers, land surveyors, certified landscape architects, certified interior 222 designers, public accountants, certified public accountants, attorneys-at-law, insurance consultants, 223 audiologists or speech pathologists, and clinical nurse specialists. For the purposes of this chapter, the 224 following shall be deemed to be rendering the same professional service: 225

1. Architects, professional engineers, and land surveyors; and

226 2. Practitioners of the healing arts, licensed under the provisions of Chapter 29 (§ 54.1-2900 et seq.) 227 of Title 54.1; nurse practitioners, licensed under the provisions of Chapter 29 (§ 54.1-2900 et seq.) of 228 Title 54.1; optometrists, licensed under the provisions of Chapter 32 (§ 54.1-3200 et seq.) of Title 54.1; physical therapists and physical therapist assistants, licensed under the provisions of Chapter 34.1 (§ 54.1-3473 et seq.) of Title 54.1; practitioners of the behavioral science professions, licensed under the provisions of Chapters 35 (§ 54.1-3500 et seq.), 36 (§ 54.1-3600 et seq.), and 37 (§ 54.1-3700 et seq.) of 229 230 231 Title 54.1; and one or more clinical nurse specialists who render mental health services, licensed under 232 233 Chapter 30 (§ 54.1-3000 et seq.) of Title 54.1 and are registered with the Board of Nursing.

234 B. Persons who practice the healing art of performing professional clinical laboratory services within 235 a hospital pathology laboratory shall be legally authorized to do so for purposes of this chapter if such 236 persons (i) hold a doctorate degree in the biological sciences or a board certification in the clinical 237 laboratory sciences and (ii) are tenured faculty members of an accredited medical college or university 238 that is an "educational institution" within the meaning of § 23-14.

239 § 13.1-549. Qualifications of shareholders; special provisions for corporations rendering services of 240 architects, professional engineers, landscape architects and land surveyors, and using the title of certified 241 interior designers.

A. A corporation rendering the services of architects, professional engineers or, land surveyors, or 242 landscape architects, or using the title of certified landscape architects or certified interior designers, or 243 244 any combination thereof, shall issue not less than two-thirds of its shares to individuals or professional

245 business entities duly licensed to render the services of architect, professional engineer Θ , land surveyor, 246 or landscape architect, or to individuals legally authorized to use the title of certified landscape architect 247 or certified interior designer, and the remainder of said shares may be issued only to and held by 248 individuals who are employees of the corporation whether or not such employees are licensed to render 249 professional services or authorized to use a title. For a corporation using the title of certified interior 250 designers and providing the services of architects, professional engineers or land surveyors, or any 251 combination thereof, not less than two-thirds of its shares shall be held by individuals or professional 252 business entities who are duly licensed. No other professional corporation, except for a corporation 253 engaged in the practice of accounting as described in § 13.1-549.1, may issue any of its shares to 254 anyone other than an individual or professional business entity who is duly licensed or otherwise legally 255 authorized to render the same specific professional services as those for which the corporation was 256 incorporated, including trustees of an eligible employee stock ownership plan. Notwithstanding the above 257 limitations, a professional corporation may (i) issue its shares to a partnership each of the partners of 258 which is duly licensed or otherwise legally authorized to render the same professional services as those 259 for which the corporation was incorporated or (ii) issue any of its shares to, and have as shareholders, 260 directly or indirectly, whether through shares, fractional shares, or rights or options to purchase shares, 261 the trustees of an eligible employee stock ownership plan.

262 B. As an additional prerequisite for a corporation engaging in the practice of the professions of 263 architecture, professional engineering or, land surveying, or landscape architecture, or using the title of 264 certified landscape architect or certified interior designer, or any combination thereof, such corporation 265 shall secure a certificate of authority, which may be renewable and may be either general or limited, 266 from the Board for Architects, Professional Engineers, Land Surveyors, Certified Interior Designers and 267 Landscape Architects. Such certificate of authority shall be issued or renewed by the Board when in its 268 discretion such corporation is in compliance with rules and regulations which shall be promulgated by 269 the said Board consistent with its jurisdiction to provide adequate safeguards for the public's health, 270 welfare and safety. The fees for a certificate of authority as described above shall be the same fees as 271 provided for in Chapter 4 (§ 54.1-400 et seq.) of Title 54.1.

§ 13.1-553. Board of directors.

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273 Except as provided in an agreement adopted pursuant to § 13.1-671.1 that is not in conflict with 274 § 13.1-544, a professional corporation organized pursuant to the provisions of this chapter shall be 275 governed by a board of directors, which shall have the full management of the business and affairs of 276 the corporation and continuing exclusive authority to make management decisions on its behalf, 277 including the power and authority to delegate to its agents, officers, and employees, and to delegate by a 278 management agreement or another agreement with, or otherwise to, other persons managerial duties and 279 tasks related to the corporation's operations, and no shareholder shall have the power to bind the 280 corporation within the scope of its business or profession merely by virtue of his being a shareholder. 281 To the extent the board of directors is eliminated or its make-up or manner of selection is modified by 282 an agreement adopted pursuant to § 13.1-671.1, only individuals or entities licensed or otherwise legally 283 authorized to render the same professional services within the Commonwealth as the services provided 284 by the professional corporation or its shareholders shall supervise and direct the provision of 285 professional services of that professional corporation or its shareholders within the Commonwealth; 286 however, (i) in the case of a corporation rendering the services of architects, professional engineers, or 287 land surveyors, or landscape architects, or any combination thereof, such supervision and direction may 288 be provided by individuals who are employees of the corporation and are not duly licensed to render 289 such professional services so long as at least two-thirds of the individuals providing such supervision and direction are employees of the corporation and duly licensed to render such professional services 290 291 and (ii) in the case of a corporation rendering the services of certified landscape architects, such 292 supervision and direction may be provided by individuals who are employees of the corporation and are 293 not legally authorized to use the title of certified landscape architect so long as at least two-thirds of the 294 individuals providing such supervision and direction are employees of the corporation and legally 295 authorized to use such a title. The articles of incorporation may prescribe the manner in which the board 296 of directors shall be chosen and the number thereof, subject to the following provisions: a corporation 297 rendering the services of architects, professional engineers, land surveyors, and certified landscape 298 architects, or any combination thereof, may elect to its board of directors not more than one-third of its 299 members who are employees of the corporation and are not authorized to render the services of an 300 architect, a professional engineer, land surveyor, or certified landscape architect. Provided that no person 301 not duly licensed or otherwise duly authorized to render the professional services of the corporation shall be a member of the board of directors, except as provided for corporations rendering the services of 302 303 architects, professional engineers, land surveyors, or certified landscape architects. The board of directors, including the first board of directors, shall consist of one or more members. The number of 304 305 directors shall be fixed by the bylaws except as to the number of the first board of directors, which shall

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306 be fixed by the articles of incorporation. The number of directors may be increased or decreased from 307 time to time by amendment of the bylaws, unless the articles of incorporation provide that a change in 308 the number of directors shall be made only by amendment of the articles of incorporation. In the 309 absence of a bylaw fixing the number of directors, the number shall be the same as that stated in the 310 articles of incorporation.

311 § 13.1-1102. Definitions.

A. As used in this chapter:

313 "Professional business entity" means any entity as defined in § 13.1-603 that is duly licensed or 314 otherwise legally authorized under the laws of the Commonwealth or the laws of the jurisdiction under 315 whose laws the entity is formed to render the same professional service as that for which a professional 316 corporation or professional limited liability company may be organized, including, but not limited to, (i) a professional limited liability company as defined in this subsection, (ii) a professional corporation as defined in subsection A of § 13.1-543, or (iii) a partnership that is registered as a registered limited 317 318 319 liability partnership under § 50-73.132, all of the partners of which are duly licensed or otherwise legally 320 authorized to render the same professional services as those for which the partnership was organized.

321 "Professional limited liability company" means a limited liability company whose articles of 322 organization set forth a sole and specific purpose permitted by this chapter and that is either (i) 323 organized under this chapter for the sole and specific purpose of rendering professional service other 324 than that of architects, professional engineers Θ , land surveyors, or landscape architects, or using a title 325 other than that of certified landscape architects or certified interior designers and, except as expressly 326 otherwise permitted by this chapter, that has as its members only individuals or professional business 327 entities that are duly licensed or otherwise legally authorized to render the same professional service as 328 the professional limited liability company or (ii) organized under this chapter for the sole and specific purpose of rendering professional service of architects, professional engineers or, land surveyors, or 329 330 landscape architects or using the title of certified landscape architects or certified interior designers, or 331 any combination thereof, and at least two-thirds of whose membership interests are held by persons duly 332 licensed within the Commonwealth to perform the services of an architect, professional engineer or, land surveyor, or landscape architect, or by persons legally authorized within the Commonwealth to use the 333 334 title of certified landscape architect or certified interior designer; or (iii) organized under this chapter for 335 the sole and specific purpose of rendering the professional services of one or more practitioners of the 336 healing arts, licensed under the provisions of Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1, or one or more nurse practitioners, licensed under Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1, or one or more 337 338 optometrists licensed under the provisions of Chapter 32 (§ 54.1-3200 et seq.) of Title 54.1, or one or 339 more physical therapists and physical therapist assistants licensed under the provisions of Chapter 34.1 340 (§ 54.1-3473 et seq.) of Title 54.1, or one or more practitioners of the behavioral science professions, 341 licensed under the provisions of Chapter 35 (§ 54.1-3500 et seq.), 36 (§ 54.1-3600 et seq.) or 37 342 (§ 54.1-3700 et seq.) of Title 54.1, or one or more practitioners of audiology or speech pathology, licensed under the provisions of Chapter 26 (§ 54.1-2600 et seq.) of Title 54.1, or one or more clinical 343 344 nurse specialists who render mental health services licensed under Chapter 30 (§ 54.1-3000 et seq.) of 345 Title 54.1 and registered with the Board of Nursing, or any combination of practitioners of the healing arts, of optometry, physical therapy, the behavioral science professions, and audiology or speech 346 347 pathology and all of whose members are individuals or professional business entities duly licensed or 348 otherwise legally authorized to perform the services of a practitioner of the healing arts, nurse 349 practitioners, optometry, physical therapy, the behavioral science professions, audiology or speech 350 pathology or of a clinical nurse specialist who renders mental health services; however, nothing herein 351 shall be construed so as to allow any member of the healing arts, optometry, physical therapy, the 352 behavioral science professions, audiology or speech pathology or a nurse practitioner or clinical nurse specialist to conduct that person's practice in a manner contrary to the standards of ethics of that 353 354 person's branch of the healing arts, optometry, physical therapy, the behavioral science professions, or 355 audiology or speech pathology, or nursing as the case may be.

356 "Professional services" means any type of personal service to the public that requires as a condition 357 precedent to the rendering of that service or the use of that title the obtaining of a license, certification, 358 or other legal authorization and shall be limited to the personal services rendered by pharmacists, 359 optometrists, physical therapists and physical therapist assistants, practitioners of the healing arts, nurse 360 practitioners, practitioners of the behavioral science professions, veterinarians, surgeons, dentists, 361 architects, professional engineers, land surveyors, certified landscape architects, certified interior designers, public accountants, certified public accountants, attorneys at law, insurance consultants, 362 audiologists or speech pathologists and clinical nurse specialists. For the purposes of this chapter, the 363 364 following shall be deemed to be rendering the same professional services: 365

1. Architects, professional engineers, and land surveyors; and

2. Practitioners of the healing arts, licensed under the provisions of Chapter 29 (§ 54.1-2900 et seq.) 366 of Title 54.1, nurse practitioners, licensed under Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1, 367

optometrists, licensed under the provisions of Chapter 32 (§ 54.1-3200 et seq.) of Title 54.1, physical
therapists, licensed under the provisions of Chapter 34.1 (§ 54.1-3473 et seq.) of Title 54.1, practitioners
of the behavioral science professions, licensed under the provisions of Chapters 35 (§ 54.1-3500 et seq.),
36 (§ 54.1-3600 et seq.), and 37 (§ 54.1-3700 et seq.) of Title 54.1, and clinical nurse specialists who
render mental health services licensed under Chapter 30 (§ 54.1-3000 et seq.) of Title 54.1 and
registered with the Board of Nursing.

B. Persons who practice the healing art of performing professional clinical laboratory services within
a hospital pathology laboratory shall be legally authorized to do so for purposes of this chapter if such
persons (i) hold a doctorate degree in the biological sciences or a board certification in the clinical
laboratory sciences and (ii) are tenured faculty members of an accredited medical college or university
that is an "educational institution" within the meaning of § 23-14.

C. Except as expressly otherwise provided, all terms defined in § 13.1-1002 shall have the same meanings for purposes of this chapter.

\$ 13.1-1111. Qualifications of members and managers; special provisions for limited liability
 companies rendering service of architects, professional engineers, land surveyors and landscape
 architects, and using the title of certified interior designers.

384 Not less than two-thirds of the membership interests of a professional limited liability company 385 rendering the services of architects, professional engineers or, land surveyors, or landscape architects, or 386 using the title of certified landscape architects or certified interior designers, or any combination thereof, 387 shall be held by individuals duly licensed or professional business entities legally authorized to render 388 the services of architects, professional engineers Θ , land surveyors, or landscape architects, or by 389 individuals or professional business entities legally authorized to use the title of certified landscape 390 architects or certified interior designers, and the remainder of the membership interests may be held only 391 by individuals who are employees of the professional limited liability company whether or not those 392 employees are licensed to render professional services or authorized to use a title. For those professional 393 limited liability companies using the title of certified interior designers and providing the services of 394 architects, professional engineers or land surveyors, or any combination thereof, not less than two-thirds 395 of the membership interests of the professional limited liability company shall be held by individuals 396 who are duly licensed. No other professional limited liability company, except for a professional limited 397 liability company engaged in the practice of accounting as described in § 13.1-1112, may have as a 398 member anyone other than an individual or a professional business entity that is duly licensed or 399 otherwise legally authorized to render the same professional services as those for which the professional 400 limited liability company was organized.

401 As an additional prerequisite for a professional limited liability company's engaging in the practice of 402 the professions of architecture, professional engineering or, land surveying, or landscape architect, or 403 using the title of certified landscape architect or certified interior designer, or any combination thereof, 404 that professional limited liability company shall secure a certificate of authority, which may be 405 renewable and may be either general or limited, from the Board for Architects, Professional Engineers, 406 Land Surveyors, Certified Interior Designers and Landscape Architects. The certificate of authority shall 407 be issued or renewed by the Board when in its discretion the professional limited liability company is in 408 compliance with rules and regulations which shall be promulgated by the Board consistent with its 409 jurisdiction to provide adequate safeguards for the public's health, welfare and safety. The fees for a 410 certificate of authority as described above shall be the same fees as provided for in Chapter 4 411 (§ 54.1-400 et seq.) of Title 54.1.

412 § 15.2-851. Expedited land development review procedure.

A. A county may establish, by ordinance, a separate processing procedure for the review of 413 414 preliminary and final subdivision and site plans and other development plans certified by licensed 415 professional engineers, architects, certified landscape architects and land surveyors who are also licensed 416 pursuant to § 54.1-408 and recommended for submission by persons who have received special training 417 in such county's land development ordinances and regulations. The purpose of such separate review 418 procedure is to provide a procedure to expedite the county's review of certain qualified land 419 development plans. If a separate procedure is established, the county shall establish within the adopted 420 ordinance the criteria for qualification of persons and whose work is eligible to use the separate 421 procedure as well as a procedure for determining if the qualifications are met by persons applying to use 422 the separate procedure. Persons who satisfy the criteria of subsection B below shall qualify as plans 423 examiners. Plans reviewed and recommended for submission by plans examiners and certified by the 424 appropriately licensed professional engineer, architect, certified landscape architect or land surveyor shall 425 qualify for the separate processing procedure.

426 B. The qualifications of those persons who may participate in this program shall include, but not be 427 limited to, the following:

428 1. A bachelor of science degree in engineering, architecture, landscape architecture or related science

429 or equivalent experience or a land surveyor certified pursuant to § 54.1-408.

430 2. Successful completion of an educational program specified by the county.

431 3. A minimum of two years of land development engineering design experience acceptable to the 432 county.

433 4. Attendance at continuing educational courses specified by the county.

434 5. Consistent preparation and submission of plans which meet all applicable ordinances and 435 regulations.

436 C. If an expedited review procedure is adopted by the board of supervisors pursuant to this section, 437 the board of supervisors shall establish an advisory plans examiner board which shall make 438 recommendations to the board of supervisors on the general operation of the program, on the general 439 qualifications of those who may participate in the expedited processing procedure, on initial and 440 continuing educational programs needed to qualify and maintain qualification for such a program, and 441 on the general administration and operation of such a program. In addition, the plans examiner board shall submit recommendations to the board of supervisors as to those persons who meet the established 442 443 qualifications for participation in the program and as to whether those persons who have previously 444 qualified to participate in the program should be disqualified, suspended or otherwise disciplined. The 445 plans examiner board shall consist of six members who shall be appointed by the board of supervisors for staggered four-year terms. Initial terms may be less than four years so as to provide for staggered 446 447 terms. The plans examiner board shall consist of three persons in private practice as licensed 448 professional engineers or land surveyors certified pursuant to \S 54.1-408, at least one of whom shall be 449 a certified land surveyor; one person employed by the county government; one person employed by the 450 Virginia Department of Transportation who shall serve as a nonvoting advisory member; and one citizen 451 member. All plans examiner board members who serve as licensed engineers or as certified surveyors must maintain their professional license or certification as a condition of holding office, and all such 452 453 persons shall have at least two years of experience in land development procedures of the county. The citizen member shall meet the qualifications provided in § 54.1-107. However, such member, notwithstanding the proscription of provision (i) of § 54.1-107, shall have training as an engineer or 454 455 surveyor and may be currently licensed, certified or practicing his profession. 456

457 D. The expedited land development program shall include an educational program conducted under 458 the auspices of a state institution of higher education. The instructors in the educational program shall 459 consist of persons in the private and public sectors who are qualified to prepare land development plans. The educational program shall include the comprehensive and detailed study of county ordinances and 460 461 regulations relating to plans and how they are applied.

462 E. The separate processing system may include a review of selected or random aspects of plans rather than a detailed review of all aspects. However, it shall also include periodic detailed review of 463 464 plans prepared by persons who qualify for the system.

465 F. In no event shall this section relieve persons who prepare and submit plans of the responsibilities 466 and obligations which they would otherwise have with regard to the preparation of plans, nor shall it relieve the county of its obligation to review other plans in the time periods and manner prescribed by 467 468 law. 469

§ 15.2-2263. Expedited land development review procedure.

470 A. The Counties of Hanover, Loudoun, Montgomery, Prince William, and Roanoke may establish, by 471 ordinance, a separate processing procedure for the review of preliminary and final subdivision and site plans and other development plans certified by licensed professional engineers, architects, certified 472 473 landscape architects and land surveyors who are also licensed pursuant to § 54.1-408 and recommended 474 for submission by persons who have received special training in the county's land development ordinances and regulations. The purpose of the separate review procedure is to provide a procedure to expedite the county's review of certain qualified land development plans. If a separate procedure is 475 476 477 established, the county shall establish within the adopted ordinance the criteria for qualification of 478 persons and whose work is eligible to use the separate procedure as well as a procedure for determining 479 if the qualifications are met by persons applying to use the separate procedure. Persons who satisfy the 480 criteria of subsection B below shall qualify as plans examiners. Plans reviewed and recommended for submission by plans examiners and certified by the appropriately licensed professional engineer, 481 architect, certified landscape architect or land surveyor shall qualify for the separate processing 482 483 procedure.

484 B. The qualifications of those persons who may participate in this program shall include, but not be 485 limited to, the following:

486 1. A bachelor of science degree in engineering, architecture, landscape architecture or related science **487** or equivalent experience or a land surveyor certified pursuant to § 54.1-408.

488 2. Successful completion of an educational program specified by the county.

489 3. A minimum of two years of land development engineering design experience acceptable to the 490 county.

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491 4. Attendance at continuing educational courses specified by the county.

492 5. Consistent preparation and submission of plans which meet all applicable ordinances and 493 regulations.

494 C. If an expedited review procedure is adopted by the board of supervisors pursuant to the authority 495 granted by this section, the board of supervisors shall establish an advisory plans examiner board which 496 shall make recommendations to the board of supervisors on the general operation of the program, on the 497 general qualifications of those who may participate in the expedited processing procedure, on initial and **498** continuing educational programs needed to qualify and maintain qualification for such a program and on 499 the general administration and operation of the program. In addition, the plans examiner board shall 500 submit recommendations to the board of supervisors as to those persons who meet the established 501 qualifications for participation in the program, and the plans examiner board shall submit 502 recommendations as to whether those persons who have previously qualified to participate in the program should be disqualified, suspended or otherwise disciplined. The plans examiner board shall 503 504 consist of six members who shall be appointed by the board of supervisors for staggered four-year 505 terms. Initial terms may be less than four years so as to provide for staggered terms. The plans examiner 506 board shall consist of three persons in private practice as licensed professional engineers or land surveyors certified pursuant to § 54.1-408, at least one of whom shall be a certified land surveyor; one 507 508 person employed by the county government; one person employed by the Virginia Department of 509 Transportation who shall serve as a nonvoting advisory member; and one citizen member. All members 510 of the board who serve as licensed engineers or as certified surveyors must maintain their professional 511 license or certification as a condition of holding office and shall have at least two years of experience in 512 land development procedures of the county. The citizen member of the board shall meet the 513 qualifications provided in § 54.1-107 and, notwithstanding the proscription of clause (i) of § 54.1-107, 514 shall have training as an engineer or surveyor and may be currently licensed, certified or practicing his 515 profession.

516 D. The expedited land development program shall include an educational program conducted under 517 the auspices of a state institution of higher education. The instructors in the educational program shall 518 consist of persons in the private and public sectors who are qualified to prepare land development plans. 519 The educational program shall include the comprehensive and detailed study of county ordinances and 520 regulations relating to plans and how they are applied.

521 E. The separate processing system may include a review of selected or random aspects of plans 522 rather than a detailed review of all aspects; however, it shall also include a periodic detailed review of 523 plans prepared by persons who qualify for the system.

524 F. In no event shall this section relieve persons who prepare and submit plans of the responsibilities 525 and obligations which they would otherwise have with regard to the preparation of plans, nor shall it 526 relieve the county of its obligation to review other plans in the time periods and manner prescribed by 527 law. 528

§ 54.1-400. Definitions.

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As used in this chapter unless the context requires a different meaning:

530 "Architect" means a person who, by reason of his knowledge of the mathematical and physical 531 sciences, and the principles of architecture and architectural design, acquired by professional education, 532 practical experience, or both, is qualified to engage in the practice of architecture and whose competence 533 has been attested by the Board through licensure as an architect.

534 The "practice of architecture" means any service wherein the principles and methods of architecture 535 are applied, such as consultation, investigation, evaluation, planning and design, and includes the 536 responsible administration of construction contracts, in connection with any private or public buildings, 537 structures or projects, or the related equipment or accessories.

538 "Board" means the Board for Architects, Professional Engineers, Land Surveyors, Certified Interior 539 Designers and Landscape Architects.

540 "Certified interior designer" means a design professional who meets the criteria of education, 541 experience, and testing in the rendering of interior design services established by the Board through 542 certification as an interior designer.

543 "Certified landscape Landscape architect" means a person who, by reason of his special knowledge of 544 natural, physical and mathematical sciences, and the principles and methodology of landscape 545 architecture and landscape architectural design acquired by professional education, practical experience, 546 or both, is qualified to engage in the practice of landscape architecture and whose competence has been 547 attested by the Board through *certification licensure* as a landscape architect.

548 The "practice of landscape architecture" by a certified licensed landscape architect means any service 549 wherein the principles and methodology of landscape architecture are applied in consultation, evaluation, planning (including the preparation and filing of sketches, drawings, plans and specifications) and 550 responsible supervision or administration of contracts relative to projects principally directed at the 551

552 functional and aesthetic use of land.

553 "Improvements to real property" means any valuable addition or amelioration made to land and 554 generally whatever is erected on or affixed to land which is intended to enhance its value, beauty or 555 utility, or adapt it to new or further purposes. Examples of improvements to real property include, but 556 are not limited to, structures, buildings, machinery, equipment, electrical systems, mechanical systems, 557 roads, and water and wastewater treatment and distribution systems.

558 "Interior design" by a certified interior designer means any service rendered wherein the principles 559 and methodology of interior design are applied in connection with the identification, research, and 560 creative solution of problems pertaining to the function and quality of the interior environment. Such services relative to interior spaces shall include the preparation of documents for nonload-bearing interior 561 construction, furnishings, fixtures, and equipment in order to enhance and protect the health, safety, and 562 563 welfare of the public.

564 "Land surveyor" means a person who, by reason of his knowledge of the several sciences and of the 565 principles of land surveying, and of the planning and design of land developments acquired by practical experience and formal education, is qualified to engage in the practice of land surveying, and whose 566 competence has been attested by the Board through licensure as a land surveyor. 567

The "practice of land surveying" includes surveying of areas for a determination or correction, a 568 569 description, the establishment or reestablishment of internal and external land boundaries, or the 570 determination of topography, contours or location of physical improvements, and also includes the 571 planning of land and subdivisions thereof. The term "planning of land and subdivisions thereof" shall include, but not be limited to, the preparation of incidental plans and profiles for roads, streets and 572 573 sidewalks, grading, drainage on the surface, culverts and erosion control measures, with reference to 574 existing state or local standards.

575 "Professional engineer" means a person who is qualified to practice engineering by reason of his 576 special knowledge and use of mathematical, physical and engineering sciences and the principles and 577 methods of engineering analysis and design acquired by engineering education and experience, and 578 whose competence has been attested by the Board through licensure as a professional engineer.

579 The "practice of engineering" means any service wherein the principles and methods of engineering 580 are applied to, but are not necessarily limited to, the following areas: consultation, investigation, evaluation, planning and design of public or private utilities, structures, machines, equipment, processes, 581 582 transportation systems and work systems, including responsible administration of construction contracts. 583 The term "practice of engineering" shall not include the service or maintenance of existing electrical or 584 mechanical systems.

585 "Residential wastewater" means sewage (i) generated by residential or accessory uses, not containing 586 storm water or industrial influent, and having no other toxic, or hazardous constituents not routinely 587 found in residential wastewater flows, or (ii) as certified by a professional engineer.

588 "Responsible charge" means the direct control and supervision of the practice of architecture, 589 professional engineering, landscape architecture, or land surveying. 590

§ 54.1-401. Exemptions.

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The following shall be exempted from the provisions of this chapter:

592 1. Practice of professional engineering and land surveying by a licensed architect when such practice 593 is incidental to what may be properly considered an architectural undertaking.

594 2. Practice of architecture and land surveying by a licensed professional engineer when such practice 595 is incidental to an engineering project.

596 3. Practice as a professional engineer, architect or certified landscape architect in this Commonwealth 597 by any person not a resident of and having no established place of business in this Commonwealth, or 598 by any person resident in this Commonwealth whose arrival is recent, provided that such person is 599 otherwise qualified for such professional service in another state or country and qualifies in Virginia and 600 files prior to commencement of such practice an application, with the required fee, for licensure as a 601 professional engineer or, architect or certification as a landscape architect. The exemption shall continue 602 until the Board has had sufficient time to consider the application and grant or deny licensure or 603 certification.

604 4. Engaging in the practice of professional engineering as an employee under a licensed professional 605 engineer, engaging in the practice of architecture as an employee under a licensed architect, engaging in 606 the practice of landscape architecture as an employee under a licensed landscape architect, or engaging in the practice of land surveying as an employee under a licensed land surveyor; provided, that such 607 608 practice shall not include responsible charge of design or supervision.

5. Practice of professional engineering, architecture, landscape architecture, or land surveying solely 609 610 as an employee of the United States. However, the employee shall not be exempt from other provisions 611 of this chapter if he furnishes advisory service for compensation to the public in connection with engineering, architectural, *landscape architecture*, or land surveying matters. 612

613 6. Practice of architecture or professional engineering by an individual, firm or corporation on

614 property owned or leased by such individual, firm or corporation, unless the public health or safety is 615 involved.

616 7. Practice of engineering solely as an employee of a corporation engaged in interstate commerce, or 617 as an employee of a public service corporation, by rendering such corporation engineering service in 618 connection with its facilities which are subject to regulation by the State Corporation Commission; 619 provided, that corporation employees who furnish advisory service to the public in connection with 620 engineering matters other than in connection with such employment shall not be exempt from the 621 provisions of this chapter.

§ 54.1-402.2. Cease and desist orders for unlicensed activity; civil penalty.

623 A. Notwithstanding § 54.1-111, the Board may issue an order requiring any person to cease and 624 desist from (i) practicing or offering to practice as an architect, professional engineer, or land surveyor, 625 or landscape architect when such person is not licensed or registered by the Board in accordance with 626 this chapter or (ii) holding himself out as a landscape architect or certified landscape architect or 627 certified interior designer when such person is not certified or registered by the Board in accordance 628 with this chapter. The order shall be effective upon its entry and shall become final unless such person 629 files an appeal with the Board in accordance with the Administrative Process Act (§ 2.2-4000 et seq.) 630 within 21 days of the date of entry of the order.

631 B. If the person fails to cease and desist the unlicensed, uncertified, or unregistered activity after 632 entry of an order in accordance with subsection A, the Board may refer the matter for enforcement 633 pursuant to § 54.1-306.

634 C. Any person engaging in unlicensed, uncertified, or unregistered activity shall be subject to further 635 proceedings before the Board and the Board may impose a civil penalty not to exceed \$2,500. Any 636 penalties collected under this section shall be paid to the Literary Fund after deduction of the 637 administrative costs of the Board in furtherance of this section.

638 D. Nothing contained in this section shall apply to any person engaged in activity exempted from the 639 provisions of this chapter.

§ 54.1-403. Board members and officers; quorum.

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A. The Board for Architects, Professional Engineers, Land Surveyors, Certified Interior Designers 641 642 and Landscape Architects shall be composed of thirteen members as follows: three architects, three 643 professional engineers, three land surveyors, two eertified landscape architects and two certified interior 644 designers. However, the two certified interior designer members initially appointed to the Board shall be 645 qualified for certification pursuant to this chapter. Each interior designer appointment to the Board may **646** be made from nominations submitted by the Council of Certified Virginia Interior Designers, who shall 647 nominate three persons for each interior designer vacancy. In no case shall the Governor be bound to 648 make any appointment from the nominees.

649 Board members shall have actively practiced or taught their professions for at least ten years prior to 650 their appointments. The terms of Board members shall be four years unless otherwise provided in 651 subsection B. 652

The Board shall elect a president and vice-president from its membership.

653 Eight Board members, consisting of two engineers, two architects, two land surveyors, one certified 654 landscape architect and one interior designer, shall constitute a quorum.

655 B. 1. Of the 1998 appointments, the terms shall be as follows: the landscape architect shall serve a 656 one-year term, one interior designer shall serve a two-year term and one interior designer shall serve a 657 four-year term. Of the 2000 appointments, the terms shall be as follows: one architect shall serve a 658 three-year term, one architect shall serve a four-year term, one professional engineer shall serve a 659 two-year term, one professional engineer shall serve a four-year term, one land surveyor shall serve a 660 two-year term, and one land surveyor shall serve a three-year term. Of the 2001 appointments, the terms shall be as follows: the architect shall serve a four-year term, the professional engineer shall serve a 661 four-year term, the land surveyor shall serve a three-year term, and the landscape architect shall serve a 662 663 four-year term.

664 2. Any appointments to a term of less than four years as specified in subdivision 1 shall not be 665 considered a full term pursuant to § 54.1-107.

666 § 54.1-404.2. Continuing education.

667 A. The Board shall promulgate regulations governing continuing education requirements for 668 architects, professional engineers, and land surveyors, and landscape architects licensed by the Board. 669 Such regulations shall require the completion of the equivalent of 16 hours per biennium of 670 Board-approved continuing education activities as a prerequisite to the renewal or reinstatement of a 671 license issued to an architect, professional engineer, Θ land surveyor, or landscape architect. The Board 672 shall establish criteria for continuing education activities including, but not limited to (i) content and 673 subject matter; (ii) curriculum; (iii) standards and procedures for the approval of activities, courses, sponsors, and instructors; (iv) methods of instruction for continuing education courses; and (v) the 674

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675 computation of course credit.

676 B. The Board may grant exemptions or waive or reduce the number of continuing education hours 677 required in cases of certified illness or undue hardship.

§ 54.1-405. Examinations and issuance of licenses and certificates.

679 The Board shall hold at least one examination each year at times and locations designated by the 680 Board. A license to practice as a professional engineer, an architect, or a land surveyor, or a certificate 681 to practice as a landscape architect shall be issued to every applicant who complies with the 682 requirements of this chapter and the regulations of the Board. A license shall be valid during the life of 683 the holder unless revoked or suspended by the Board. A license holder must register with the Board to 684 practice in the Commonwealth. The licenses or certificates shall be signed by at least four members of 685 the Board.

§ 54.1-409. Practice of landscape architecture; license required.

687 A. Beginning July 1, 2010, a person who engages in the practice of landscape architecture as defined in § 54.1-400 and who holds himself out as a landscape architect shall hold a valid license 688 689 prior to engaging in such practice. Resulting site plans, plans of development, preliminary plats, 690 drawings, technical reports, and specifications, submitted under the seal, stamp or certification of a 691 eertified licensed landscape architect, shall be accepted for review by local and state authorities, in connection with both public and private projects. However, no landscape architect, unless he is also **692** 693 licensed as a land surveyor, shall provide boundary surveys, plats or descriptions for any purpose, except 694 in conjunction with or under the supervision of an appropriately licensed professional, who shall provide 695 certification, as required. Landscape architects shall only engage in projects which they are qualified to undertake based on education, training, and examination and in accordance with the practice of 696 landscape architecture as defined in § 54.1-400. 697

698 Any person who (i) holds a valid certification as a landscape architect issued by the Board on June 699 30, 2010, and (ii) is a Virginia-certified landscape architect in good standing with the Board, shall be 700 licensed to practice landscape architecture as of July 1, 2010.

B. Nothing contained herein or in the definition of "practice of landscape architecture" or in the 701 702 definition of "landscape architecture" in § 54.1-400 shall be construed to restrict or otherwise affect the 703 right of any architect, professional engineer, land surveyor, nurseryman, landscape designer, landscape 704 contractor, land planner, community planner, landscape gardener, golf course designer, turf maintenance 705 specialist, *irrigation designer*, *horticulturist*, *arborist*, or any other similar person from engaging in such their occupation, or the practice of their profession or from rendering any service in connection therewith that is not otherwise proscribed. No person shall hold himself out as, or use the title of, 706 707 "landscape architect" or "certified landscape architect," unless he has been certified pursuant to the 708 709 provisions of this chapter.

710 Any person who (i) used and was identified by the title "landscape architect" for ten years prior to 711 July 1, 2000, (ii) holds an accredited undergraduate or graduate degree in landscape architecture, and 712 (iii) can demonstrate to the Board satisfactory evidence of ten years of professional practice experience 713 representing the full range of landscape architectural knowledge, skills, and abilities represented on the examination used by the Board to certify landscape architects, shall be entitled to apply to and secure 714 715 from the Board, without written examination, a certificate pursuant to the provisions of this chapter, provided all other requirements of this chapter relating to landscape architecture are complied with and 716 717 application is or has been made on or before July 1, 2001.

718 C. Any person, partnership, corporation, or other entity that is not licensed to practice landscape architecture in accordance with the provisions of this chapter and that advertises or promotes through 719 720 the use of the words "landscape architecture" or any modification or derivation thereof in its name or 721 description of its business activity in a manner that indicates or implies that it practices or offers to 722 practice landscape architecture as defined in this chapter shall be subject to the provisions of § 54.1-111. Nothing contained herein or in the definitions of "landscape architect" or "practice of 723 724 landscape architecture" in § 54.1-400 shall be construed to restrict or otherwise affect the right of any 725 person undertaking the occupations or professions referred in subsection B of this section to engage in 726 their occupation, or the practice of their profession, or from rendering any service in connection 727 therewith that is not otherwise proscribed.

D. Any person, partnership, corporation, or other entity offering to practice landscape architecture
without being registered or licensed to practice landscape architecture in accordance with the provisions
of this chapter, shall be subject to the provisions of § 54.1-111. Nothing contained herein or in the
definitions of "landscape architect" and "practice of landscape architecture" in § 54.1-400 shall be
construed to restrict or otherwise affect the right of any person undertaking the occupations or
professions referenced in subsection B of this section to engage in their occupation, or the practice of
their profession, or from rendering any service in connection therewith that is not otherwise proscribed.

735 § 54.1-410. Other building laws not affected; duties of public officials.

A. Nothing contained in this chapter or in the regulations of the Board shall be construed to limit the

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737 authority of any public official authorized by law to approve plans, specifications or calculations in 738 connection with improvements to real property. This shall include, but shall not be limited to, the 739 authority of officials of local building departments as defined in § 36-97, to require pursuant to the 740 Uniform Statewide Building Code, state statutes, local ordinances, or code requirements that such work 741 be prepared by a person licensed or certified pursuant to this chapter.

742 B. Any public body authorized by law to require that plans, specifications or calculations be prepared 743 in connection with improvements to real property shall establish a procedure to ensure that such plans, 744 specifications or calculations be prepared by an architect, professional engineer, land surveyor or 745 landscape architect licensed, certified or authorized pursuant to this chapter in any case in which the 746 exemptions contained in §§ 54.1-401, 54.1-402 or § 54.1-402.1 are not applicable.

747 Drafting of permits, reviewing of plans or inspection of facilities for compliance with an adopted 748 code or standard by any public body or its designated agent shall not require the services of an architect, 749 professional engineer, land surveyor or landscape architect licensed or certified pursuant to this chapter. 750 § 54.1-411. Organization for practice; registration.

751 A. Nothing contained in this chapter or in the regulations of the Board shall prohibit the practice of 752 architecture, engineering, land surveying, landscape architecture or the offering of the title of certified 753 landscape architect or certified interior designer by any corporation, partnership, sole proprietorship, 754 limited liability company, or other entity provided such practice or certification is rendered through its 755 officers, principals or employees who are correspondingly licensed or certified. No such organization 756 shall limit the liability of any licensee or certificate holder for damages arising from his acts or limit 757 such corporation, partnership, sole proprietorship, limited liability company, or other entity from liability 758 for acts of its employees or agents. No such corporation, partnership, sole proprietorship, limited liability 759 company, or other entity, or any affiliate thereof, shall, on its behalf or on behalf of any such licensee 760 or certificate holder, be prohibited from (i) purchasing or maintaining insurance against any such liability; (ii) entering into any indemnification agreement with respect to any such liability; or (iii) 761 762 receiving indemnification as a result of any such liability.

763 B. Except for professional corporations holding a certificate of authority issued in accordance with § 13.1-549, professional limited liability companies holding a certificate of authority issued in 764 765 accordance with § 13.1-1111, and sole proprietorships that do not employ other individuals for which 766 licensing is required, any person, corporation, partnership, limited liability company, or other entity offering or rendering the practice of architecture, engineering, land surveying, landscape architecture or 767 offering the title of certified landscape architect or certified interior designer shall register with the 768 769 Board. As a condition of registration, the entity shall name at least one licensed architect, professional 770 engineer, land surveyor, certified landscape architect or certified interior designer for such profession 771 offered or rendered. The person or persons named shall be responsible and have control of the regulated 772 services rendered by the entity.

773 C. The Board shall adopt regulations governing the registration of persons, corporations, partnerships, 774 limited liability companies, sole proprietors and other entities as required in subsections A and B which:

- 775 1. Provide for procedural requirements to obtain and renew registration on a periodic basis; 776
 - 2. Establish fees for the application and renewal of registration sufficient to cover costs;
- 777 3. Assure that regulated services are rendered and controlled by persons authorized to do so; and
- 778 4. Ensure that conflicts of interests are disclosed.
- 779 § 54.1-2201. Exceptions.

780 A. The certification programs set forth in this chapter are voluntary and shall not be construed to 781 prohibit:

- 782 1. The practice of soil evaluation or wetland delineation by individuals who are not certified soil 783 scientists or certified professional wetland delineators as defined in this chapter;
- 784 2. The work of an employee or a subordinate of a certified soil scientist or of an individual who is 785 practicing soil evaluation without being certified;
- 786 3. The work of an employee or a subordinate of a certified professional wetland delineator or of an 787 individual who is practicing wetland delineation without being certified;
- 788 4. The work of any professional engineer, certified landscape architect, or land surveyor as defined 789 by § 54.1-400 in rendering any of the services that constitute the practice of wetland delineation or the 790 practice of soil evaluation; or
- 791 5. The practice of any profession or occupation which is regulated by another regulatory board 792 within the Department of Professional and Occupational Regulation.
- 793 B. Nothing in this chapter shall authorize an individual to engage in the practice of engineering, the 794 practice of land surveying or to use the title the practice of landscape architectarchitecture, unless such 795 individual is licensed or certified pursuant to Chapter 4 (§ 54.1-400 et seq.) of this title.

796 That the Board for Architects, Professional Engineers, Land Surveyors, Certified Interior 2. 797 Designers and Landscape Architects shall promulgate regulations to implement the provisions of

- 798 799 800 this act to be effective within 280 days of its enactment. 3. That nothing in this act shall be construed or interpreted to expand the "practice of landscape architecture" as defined in § 54.1-400 and as it exists as of January 1, 2009.