

1 PI45GG-1

2 By Representative Brown

3 RFD: Insurance

4 First Read: 23-Mar-23



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SYNOPSIS:

Existing law provides the Home Builders

Licensure Board with authority to adopt residential

building codes and standards of practices for

residential home builders within this state and allows

county commissions and municipalities to adopt building

laws and codes within their respective jurisdictions.

This bill would create the Alabama Residential Building Code Advisory Council to recommend an Alabama Residential Building Code, to be based upon the International Residential Code and the residential chapters of the International Energy Conservation Code, to be adopted by the Home Builders Licensure Board.

This bill would require counties and municipalities that enforce residential building laws or codes, when adopting new codes or amending existing codes, to adopt or amend the codes in accordance with the minimum standards set by the Alabama Residential Building Code.

This bill would require residential home builders in this state to build, renovate, and repair residences in accordance with the minimum standards set by the Alabama Residential Building Code.

This bill would establish the Alabama

Residential Building Code Division within the Home



29	Builders Licensure Board and provide for the authority
30	and jurisdiction of the division.
31	This bill would establish the Alabama
32	Residential Building Code Fund within the State
33	Treasury and would provide for the distribution of
3 4	funds and administration thereof by the Alabama
35	Residential Building Code Division for purposes of
36	implementing the Alabama Residential Building Code.
37	This bill would allow the Alabama Residential
38	Building Code Division to provide funds for grants
39	designed to promote residential building code
10	enforcement operations among local jurisdictions.
11	This bill would change the name of the Alabama
12	Energy and Residential Codes Board to the Alabama
13	Commercial Energy Code Board and would further provide
14	for the membership of the board.
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17	A BILL
18	TO BE ENTITLED
19	AN ACT
50	
51	Relating to building codes; to amend Section 27-2-39,
52	Code of Alabama 1975, to provide for a portion of fees and
53	taxes collected by the Department of Insurance to the Alabama
54	Residential Building Code Fund; to designate Sections 34-14A-1
55	through 34-14A-20 as Article 1 of Chapter 14A of Title 34,

56 Code of Alabama 1975; to amend Sections 34-14A-1, 34-14A-2,



- 34-14A-7, 34-14A-12, 34-14A-20, Code of Alabama 1975, to
- provide for the establishment of the Alabama Residential
- 59 Building Code and its authority; to further provide for the
- 60 practice of residential home building; to further provide for
- the duties of the Home Builders Licensure Board; to add
- Article 2, commencing with Section 34-14A-41, to Chapter 14A
- of Title 34, Code of Alabama 1975, to establish the Alabama
- 64 Residential Building Code Division within the Home Builders
- 65 Licensure Board and provide for its duties; to establish the
- 66 Alabama Residential Building Code Fund in the State Treasury
- and provide for its administration; to add Article 6A,
- 68 commencing of Section 41-9-175, to Chapter 9 of Title 41, Code
- 69 of Alabama 1975, to establish the Alabama Residential Building
- 70 Code Advisory Council and provide for its membership and
- 71 duties; to amend Sections 41-23-80, 41-23-81, 41-23-82,
- 72 41-23-84, 41-23-85, Code of Alabama 1975, to provide for the
- 73 change of the name of the Alabama Energy and Residential Codes
- 74 Board to the Alabama Commercial Energy Code Board and further
- 75 provide for the membership of the board; and to provide
- 76 requirements for certain local building codes adopted or
- 77 amended after a date certain.
- 78 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
- 79 Section 1. Section 27-2-39, Code of Alabama 1975, is
- 80 amended to read as follows:
- 81 "\$27-2-39
- 82 (a) There is created a fund in the State Treasury
- 83 designated the Insurance Department Fund to be used for the
- operation of the Department of Insurance. Receipts deposited





- 85 into this fund shall be disbursed only by warrants of the 86 state Comptroller drawn upon the State Treasury on itemized 87 vouchers approved by the Commissioner of Insurance. No funds 88 shall be withdrawn or expended except as budgeted and allotted 89 according to Sections 41-4-80 to 41-4-96, inclusive, and 90 41-19-1 to 41-19-12, inclusive, and only in amounts as 91 stipulated in the general appropriations act, other 92 appropriation acts, or this section. At the end of each fiscal 93 year, any unencumbered and unexpended balance of up to 25 percent of the amount appropriated for that fiscal year shall 94 95 not revert to the State General Fund under Section 41-4-93, but shall carry over to the next fiscal year. 96 97 (b) Notwithstanding any other provision of law, the 98 Commissioner of Insurance shall promptly pay all sums, fees, 99 taxes, licenses, renewals, and other miscellaneous charges collected pursuant to Sections 27-2-16, 27-3-29, 27-4-2, 100 27-13-5, 27-13-24, 27-13-62, 27-21A-21, 27-34-6, 27-34-36, 101 102 27-34-47, and 27-39-6, other than those fines, penalties, and 103 deposit requirements collected pursuant to Section 27-3-29, into the State Treasury with 50 to be distributed as follows: 104 105 (1) Fifty percent credited to the Insurance Department 106 Fund+. 107 (2) Five percent credited to the Alabama Residential 108 Building Code Fund. (3) Forty-five percent credited as follows:
- 109
- 110 a. The first one million five hundred thousand dollars (\$1,500,000) - credited collected each fiscal year to be 111 112 credited to the Center for Risk and Insurance Research Fund;



- 113 and the remainder.
- b. The remaining balance credited to the State General
- 115 Fund."
- Section 2. Sections 34-4A-1 through 34-14A-20 are
- designated as Article 1 of Chapter 14A, Title 34, Code of
- 118 Alabama 1975.
- 119 Section 3. Sections 34-14A-1, 34-14A-2, 34-14A-7,
- 120 34-14A-12, and 34-14A-20, Code of Alabama 1975, are amended to
- 121 read as follows:
- 122 "\$34-14A-1
- 123 (a) In the interest of the public health, safety,
- 124 welfare, and consumer protection, and to regulate the home
- 125 building and private residence construction industry, the
- 126 purpose of this chapter, and the intent of the Legislature in
- 127 passing it, is to:
- 128 <u>(1) To</u> provide for the licensure of those persons who
- 129 engage in home building, private residence construction, and
- 130 home improvement industries, including remodeling, and to.
- 131 provide home building standards
- 132 (2) To establish an Alabama Residential Building Code.
- 133 (3) To provide guidance, assistance, promotion, and
- 134 support for code inspections of residential construction.and
- 135 to
- 136 (4) To support education within the construction trades
- 137 and construction inspections in the State of Alabama.
- 138 (b) The Legislature recognizes that the home building
- 139 and home improvement construction industries are significant
- 140 industries. Home builders may pose significant and that

sic	gnificant harm to the public may result from the provision
of	when unqualified, incompetent, or dishonest home builders
ane	d remodelers provide -inadequate, unsafe, or inferior
bui	ilding services by unqualified, incompetent, or dishonest
hon	me builders and remodelers. The Legislature finds it
nec	cessary to regulate the residential home building and home
imŗ	provement industries."
	"\$34-14A-2
	As used in this chapter, the following terms shall have
th€	e following meanings, respectively, unless the context
cl€	early indicates otherwise:
	(1) ADVERTISING. Engaging or offering to engage in any
act	s or services as a residential home builder by the act or
pra	actice of offering for sale professional services by
pro	omoting those services through print, radio or television
mec	dia, on billboards, through social media, through
pro	omotional sponsorships, on vehicles, by the placement of
sic	gns in front of ongoing or completed worksites, or by
dis	splaying credentials, including licensure, to perform
res	sidential home building.
	(2) ALABAMA RESIDENTIAL BUILDING CODE. The code adopted
bу	the board, as amended by the board, and based on a
puk	olished edition of the International Residential Code, and
th€	e residential chapters of a published edition of the
Int	ternational Energy Conservation Code.
	(3) APPLICABLE RESIDENTIAL BUILDING CODE. The Alabama
Res	sidential Building Code or a local residential building code
ado	opted by a county or municipality, pursuant to this chapter,

where the construction, renovation, or repairs will take
place.
(1) ADVISORY COUNCIL. The Alabama Construction Trade
Advisory Council.
$\frac{(2)}{(4)}$ BOARD. The Home Builders Licensure Board.
(5) BUILDING INSPECTOR. An individual who performs
inspections upon any structure governed by this chapter on
behalf of any local or state governing authority or as a
private code inspector as provided in this chapter.
(6) CODE INSPECTION. The oversight, review, and
approval of the phases of residential home building,
including, but not limited to, the inspection of foundation,
framing, plumbing, electrical, heating, ventilation, air
conditioning, roof, rough-in, and final inspection phase,
conducted on behalf of either a local or state governing
authority or by a private code inspector as required by a
local jurisdiction or the Alabama Residential Building Code.
$\frac{(3)}{(7)}$ COST OF THE UNDERTAKING. The total cost of the
materials, labor, supervision, overhead, and profit.
(8) COUNCIL. The Alabama Residential Building Code
Advisory Council.
(9) DIVISION. The Alabama Residential Building Code
Division.
$\frac{(4)}{(10)}$ HOMEOWNER. A person who owns and resides in or
intends to reside in a structure constructed or remodeled by a
licensee of the board, or who contracts with a licensee for
the purchase, construction, repair, improvement, or
reimprovement of a structure to be used as a residence.

197	$\frac{(5)}{(11)}$ IMPROVEMENT. Any site-built addition or
198	enhancement attached to or detached from a residence or
199	structure for use and enjoyment by the homeowner.
200	$\frac{(6)}{(12)}$ INACTIVE LICENSE. A license issued at the
201	request of a licensee, or a building official or a building
202	inspector, that is renewable, but that is not currently valid.
203	$\frac{(7)}{(13)}$ LICENSE. Any license issued by the board
204	pursuant to this chapter.
205	(8) (14) LICENSEE. A holder of any license issued
206	pursuant to this chapter.
207	(9) (15) PERSON. Any natural person individual, limited
208	or general partnership, corporation, association, limited
209	liability company, or other legal entity, or any combination
210	thereof.
211	$\frac{(10)}{(16)}$ QUALIFYING REPRESENTATIVE. The individual
212	designated by a general partnership, limited partnership,
213	corporation, limited liability company, or not-for-profit
214	organization applying for a license who either holds a license
215	individually or meets the experience and ability requirements
216	for licensure, and who is one of the following:
217	a. A general partner in the case of any partnership.
218	b. An officer in the case of a corporation.
219	c. A member in the case of a member-managed limited
220	liability company.
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- d. A manager in the case of a manager-managed limited liability company.
- e. An individual who is affiliated with one of the
 member entities of the limited liability company and who has

225	been identified and authorized through the operating agreement
226	to manage day-to-day operations as it relates to operations of
227	the limited liability company for purposes of licensure.
228	$\frac{(11)}{(17)}$ RESIDENCE. A single unit providing complete
229	independent residential living facilities for one or more
230	persons, including permanent provisions for living, sleeping,
231	eating, cooking, and sanitation.
232	$\frac{(12)}{(18)}$ RESIDENTIAL HOME BUILDER. A person who
233	constructs a residence or structure for sale or who, for a
234	fixed price, commission, fee, or wage, undertakes or offers to
235	undertake the construction or superintending of the
236	construction, or who manages, supervises, assists, or provides
237	consultation to a homeowner regarding the construction or
238	superintending of the construction, of any residence or
239	structure that is not over three floors in height and that
240	does not have more than four residential units, or the repair,
241	improvement, or reimprovement thereof, to be used by another
242	as a residence when the cost of the undertaking exceeds ten
243	thousand dollars (\$10,000). Notwithstanding the foregoing, the
244	term includes a residential roofer when the cost of the
245	undertaking exceeds two thousand five hundred dollars
246	(\$2,500). Nothing herein shall prevent any person from
247	performing these acts on his or her own residence or on his or
248	her other real estate holdings. Anyone who engages or offers
249	to engage in any acts described in this subdivision, through
250	advertising or otherwise, shall be deemed to have engaged in
251	the business of residential home building.

(13) (19) RESIDENTIAL ROOFER. A person who installs



- products or repairs surfaces on the external upper covering of a residence or structure that seals, waterproofs, or weatherproofs the residence or structure.
- 256 (14)(20) STRUCTURE. A residence on a single lot,
 257 including a site-built home, a condominium, a duplex or
 258 multi-unit residential building consisting of not more than
 259 four residential units, or any improvement thereto.
- 260 (15)(21) TRANSACTION. The act of entering into a
 261 contract with a licensee to engage in the business of
 262 residential home building."
- 263 "\$34-14A-7
- (a) Any residential home builder who desires to receive 264 265 a new or renewal license under this chapter shall make and 266 file with the board 30 days prior to the next meeting of the 267 board a written application on a form prescribed by the board. Each applicant shall be a citizen of the United States or, if 268 269 not a citizen of the United States, a person who is legally 270 present in the United States with appropriate documentation 271 from the federal government. Such The application shall be 272 accompanied by the payment of the annual license fee required 273 by the board. After the board accepts the application, the 274 applicant may be examined by the board at its next meeting. 275 The board, in examining the applicant, shall consider the 276 following qualifications of the applicant:
- 277 (1) Experience.
- 278 (2) Ability.
- 279 (3) Character.
- 280 (4) Business-related financial condition.



- a. The board may require a financial statement on a form prescribed by the board and a public records search directly from a credit reporting agency.
- b. The board may require a positive net worth or other
 evidence of business-related financial condition sufficient to
 reasonably satisfy the board of the applicant's financial
 responsibility.
- 288 c. The board may require that business-related
 289 judgments, judgment liens, and other perfected liens must be
 290 satisfied and released.
- d. Any information obtained by the board pursuant to this subsection relating to the financial condition of an applicant shall not be public information.
- 294 (5) Ability and willingness to serve the public and conserve the public health and safety.
- 296 (6) Any other pertinent information the board may 297 require.
- 298 (b) (1) If the board finds the applicant qualified to
 299 engage in residential home building in Alabama, the applicant
 300 shall be issued a license. An applicant rejected by the board
 301 shall be given an opportunity to be reexamined after a new
 302 application has been filed and an additional application fee
 303 paid.
- 304 (2) A record shall be made and preserved by the board
 305 of each examination and the findings of the board pertaining
 306 to the examination. A copy of the record shall be made
 307 available to any applicant requesting it upon the payment of a
 308 reasonable fee to the board.



- 309 (c) The board, by rule, may require proof of and
 310 maintenance of insurance as a qualification for licensure.
- 311 (d) The board, by rule, may establish or adopt, or
 312 both, education requirements and may approve, administer, or
 313 financially support the program or programs providing
 314 residential construction education.

- (e) (1) Each licensee shall notify the board within 10 days after notice of the institution of any criminal prosecution against him or her. The notification shall be in writing, by certified mail, and shall include a copy of the specific charge made together with a copy of the indictment, information, or complaint, affidavit, and warrant making the charges.
- (2) Each licensee shall notify the board in writing by certified mail within 10 days after he or she receives the notice that any criminal verdict has been rendered against him or her, or that a criminal action pending against him or her has been dismissed.
- (f) Each licensee shall <u>utilize</u> <u>use</u> a valid written contract when engaging in the business of residential home building. <u>In addition to any other requirements provided by law, the contract shall contain the licensee's license number issued by the board.</u>
- (g) Whenever a licensee engages in advertising, the
 licensee shall ensure that the licensee's valid license number
 issued by the board is displayed.
- 335 (h) A contract for the performance of work and
 336 activities for which a license is required by this chapter



337	shall provide the following disclosure information:
338	(1) That the work is performed in compliance with
339	either the adopted residential building code in a local
340	jurisdiction or the Alabama Residential Building Code as
341	adopted by the board and enforced in those local jurisdictions
342	without an adopted residential building code.
343	(2) Unless the inspection has been waived pursuant to
344	subsection (i), that the work has been inspected by the local
345	jurisdiction or inspected by private code inspectors where the
346	local jurisdiction does not have an inspection program; except
347	that if a local jurisdiction has not adopted a residential
348	building code or does not have an inspection program, the
349	local jurisdiction shall not be responsible for the conduct of
350	a private code inspector.
351	(i) A residential building code inspection may be
352	waived only as provided in this subsection:
353	(1) A homeowner, subject to the provisions of Section
354	34-14A-6, or a licensee, may waive code inspections within a
355	local jurisdiction without an adopted residential building
356	<pre>code. The waiver shall include both of the following:</pre>
357	a. A signed acknowledgment by the homeowner that
358	mortgage and insurance providers may require proof of code
359	inspections as a condition of lending and insuring.
360	b. Any code inspection rebate voucher for which the
361	homeowner is eligible, as well as the rebate voucher
362	requirements when private code inspections are the only
363	option.

(2) Prior to the commencement of any construction on a



res	idential structure within a local jurisdiction without an
ado	pted residential building code or inspection program, a
lic	censee may waive a private code inspection on the
res	sidential structure by doing all of the following:
	a. Disclosing the waiver in any contract for purchase
or	sale within the local jurisdiction.
	b. Disclosing to the homeowner that the homeowner may
rec	quest a code inspection of the work to the extent
pra	cticable and that code inspections may be required by
ins	surance and mortgage providers.
	c. Disclosing to the homeowner, prior to a contract for
pur	chase of the residential structure, that any code
ins	spections have been waived.
	d. Having the waiver of private code inspections signed
by	the homeowner and the licensee.
	(3)a. Except as provided in paragraph b., no
ins	pections shall be waived in a local jurisdiction with an
adc	pted residential building code.
	b. In a local jurisdiction with an adopted residential
<u>bui</u>	lding code, where the local jurisdiction only permits but
do∈	es not inspect, or that performs some but not all
ins	spections, only the non-inspected phases by the local
jur	risdiction may be waived, provided the applicable disclosure
rec	quirements described in subdivisions (1) or (2) are made.
	(4) A local jurisdiction that has not adopted a
res	sidential building code or does not have an inspection
pro	ogram shall not be responsible for any harm related to
res	sidential construction that occur following the execution of



393 a waiver.

(g) (j) When any residential home building to be performed will comply with a program designed to enhance the resiliency of the structure beyond the requirements of the applicable building codes, the licensee shall disclose this compliance to the homeowner in writing prior to the commencement of the residential home building.

(h) (1) (k) (1) Any licensee who desires to receive an inactive license shall make and file with the board a written application for an inactive license on a form prescribed by the board prior to the expiration of his or her current license. The application shall be accompanied by the payment of the annual inactive license fee required by the board. No act for which a license is required may be performed under an inactive license. In the event a person holding a current inactive license applies for a license, he or she may rely upon his or her inactive license as evidence of the experience and ability requirements for licensure under subdivisions (1) and (2) of subsection (a).

- (2) A person holding an expired license who seeks to reactivate his or her license within three years of the date of expiration shall be deemed to have satisfied the experience and ability requirements for licensure if application is made within the three-year time period and all other licensing requirements pursuant to subsection (a) have been met.
- (3) Any building official or building inspector who desires to receive an inactive license shall make and file with the board 30 days prior to the next meeting of the board

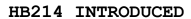


- 421 a written application for an inactive license on a form
- 422 prescribed by the board. After the board accepts the
- 423 application, the applicant may be examined by the board at its
- next board meeting. The board, in examining the applicant,
- shall consider the following qualifications of the applicant
- 426 as satisfying the experience and ability requirements for
- 427 licensure:
- 428 a. That the building inspector is an employee of the
- 429 United States, the State of Alabama, or any municipality,
- 430 county, or other political subdivision and, by virtue of that
- 431 employment, is exempted or prohibited by law from holding a
- 432 license; and
- b. That the building inspector does any of the
- 434 following:
- 435 1. Maintains current certification from the Southern
- 436 Building Code Congress International as one of the following:
- 437 (i) Chief building official.
- 438 (ii) Deputy building official.
- 439 (iii) Building inspector.
- 440 (iv) Housing inspector.
- 441 (v) Design professional.
- 442 (vi) Plan reviewer.
- 443 2. Maintains current certification from the
- 444 International Code Council as one of the following:
- 445 (i) Certified building official.
- 446 (ii) Building inspector.
- 447 (iii) Residential building inspector.
- 448 (iv) Property maintenance and housing inspector.



449	(v) Building plans examiner.
450	(vi) Design professional.
451	3. Possesses sufficient building qualifications and
452	experience to receive a license, as demonstrated by
453	satisfactory evidence presented to the board.
454	(4) In the event a building official or building
455	inspector holding a current inactive license applies for a
456	license, he or she may rely upon his or her inactive license
457	as evidence of the experience and ability requirements for
458	licensure under subdivisions (1) and (2) of subsection (a)."
459	"§34-14A-12
460	(a) The board may establish or adopt residential
461	building codes and standards of practice for residential home
462	builders within the state. A residential building code or
463	standard of practice adopted or established by the board does
464	not supersede or otherwise exempt residential home builders
465	from a local building law or code adopted by the governing
466	body of a county or municipality or from a local or general
467	law.
468	(a) (1) The board shall adopt a minimum statewide
469	residential building code, called the Alabama Residential
470	Building Code, based upon the recommendations of the Alabama
471	Residential Building Code Advisory Council pursuant to
472	Article 6A of Chapter 9 of Title 41.
473	(2) The board shall establish minimum standards for
474	private code inspectors for the areas of the state where no
475	local jurisdiction is operating a residential permitting and

inspection program.





	(b) (1) This section shall be the sole statewide
statu	tory authority establishing minimum standards for
resid	ential construction within this state.
	(2) A local building code adopted or amended by any
count	y or municipality after October 1, 2023, shall meet the
minim	um standards of the Alabama Residential Building Code in
effec	t at the time of the local building code adoption or
amendı	ment and shall not exceed the energy provisions of the
Alabaı	ma Residential Building Code, unless compliance with any
feder	al mandate requires such adoption or amendment.
	(3) Notwithstanding any other provision of law to the
contra	ary:
	a. The Alabama Residential Building Code does not
super	sede any local residential building code adopted by any
count	y or municipality prior to October 1, 2023.
	b. The Alabama Residential Building Code does not apply
to an	y agricultural building except for any residence
conta	ined therein.
	(b) (c) (1) The county commissions of the several
count :	ies A county commission, by resolution, may adopt
build	ing laws and codes by ordinance which that shall apply in
the u	nincorporated areas of the county. The county commission
shall	provide a copy of any resolution adopted pursuant to
this	subsection to the board within 10 business days of
adopt:	ing the resolution.
	(2) A local building law or code adopted pursuant to
this	subsection may not take effect until 120 days after the
resol	ution was adopted; provided, in the case of an insurance



505	claim requiring work and activities for which a license is
506	required by this chapter, the effective date for the building
507	law or code shall be the date of adoption by the local
508	jurisdiction.
509	(3) The Except as provided in Section 11-40-10(b)(2),
510	the building laws and codes of the county commission shall not
511	apply within any municipal police jurisdiction outside of the
512	corporate limits of the municipality, in which that
513	municipality is exercising its building laws or codes, without
514	the express consent of the governing body of that
515	municipality. The building laws and codes of the county
516	commission may apply within the corporate limits of any
517	municipality only with the express consent of the governing
518	body of the municipality.
519	(4) The county commission may employ building
520	inspectors to see that its laws or codes are not violated and
521	that the plans and specifications for buildings are not in
522	conflict with the ordinances laws and codes of the county and
523	may exact fees to be paid by the owners of the property
524	inspected.
525	(5) The county commission, by resolution, may
526	discontinue its administration and enforcement of the building
527	laws and codes. However, the discontinuation shall not take
528	effect until 120 days after the resolution was adopted. The
529	county commission shall provide a copy of the resolution to
530	the board within 10 business days of adopting the resolution.
531	(c) (d) Utilizing the same authority and procedures as
532	municipalities pursuant to Sections 11-53A-20 to 11-53A-26,

533	inclusive, the county commission may condemn buildings, parts
534	of buildings, or structures dangerous to the public and
535	prohibit the use thereof and abate the same as a nuisance.
536	(d) (e) The county commissions, municipalities, and
537	other public entities may enter into mutual agreements,
538	compacts, and contracts for the administration and enforcement
539	of their respective building laws and codes. A county
540	commission or municipality shall provide a copy of the mutual
541	agreement, compact, or contract to the board within 10
542	business days of its execution.
543	(f) A county commission or municipality shall provide
544	to the board a copy of any resolution, ordinance, or agreement
545	adopted pursuant to Section 11-40-10(b)(2) within 10 business
546	days of its adoption.
547	(g) Nothing in this section shall be construed to
548	restrict the power of any county or municipality to adopt and
549	enforce local building laws or codes that either comply with
550	or exceed the minimum standards of the Alabama Residential
551	Building Code; provided the local laws or codes are adopted or
552	amended in accordance with this chapter."
553	"§34-14A-20
554	(a) The Alabama Construction Trade Academy Fund is
555	established in the State Treasury. The fund shall be comprised
556	of federal, state, and private funding through direct
557	budgetary funding and grants for the expansion of construction
558	trade education. To the extent practicable, monies in the fund
559	shall be used to leverage other forms of funding from private

sources. A percentage of matching funds, as established by the



- 361 advisory council, must come from private, non-governmental
- sources. The board may not use more than 15 percent of the
- 563 monies in the fund for administrative and operational costs
- incurred in the implementation and administration of this
- 565 section.
- 566 (b) The board, in cooperation with public and private
- sector partners, shall establish a program to provide funding
- 568 mechanisms for tool grants, program incentives, supplies,
- 569 mobile facilities, and other programs to support the
- 570 development and continuation of construction trade education
- programs in the state.
- 572 (c) The board shall administer the program and shall may
- 573 apply for funds from federal grant programs and other
- 574 applicable funding sources authorized by law.
- 575 (d) (1) The Alabama Construction Trade Advisory Council
- 576 is established. The advisory council shall consist of the
- 577 following members:
- a. One member appointed by and currently serving on the
- 579 Home Builders Licensure Board.
- b. One member appointed by and currently serving on the
- 581 State of Alabama Plumbers and Gas Fitters Examining Board.
- 582 c. One member appointed by and currently serving on the
- 583 Licensing Board for General Contractors.
- d. One member appointed by and currently serving on the
- 585 State Board of Heating, Air Conditioning, and Refrigeration
- 586 Contractors.
- e. One member appointed by and currently serving on the
- 588 Alabama Board of Electrical Contractors.



- f. One appointee of the State Department of Education who specializes in technical trade education.
- g. One appointee of the Alabama Community College
 System who specializes in technical trade education.

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- (2) Members of the advisory council shall be appointed for a period of one year. Membership on the advisory council shall be without compensation, except for reimbursement of necessary travel expenses as is paid to state employees for attending meetings and other necessary events of the advisory council. Any expenses paid to a member of the advisory council shall be paid by the member's appointing authority.
- (e) The advisory council shall make recommendations to the board, and the board shall establish program guidelines, promote the program statewide, evaluate applications for funds, distribute funds, and monitor and report the effect of the funding on the availability of construction trade education. The board may adopt rules to implement and administer this section.
- 607 (f) The advisory council shall recommend and the board 608 shall establish monitoring and accountability mechanisms for 609 projects receiving funding. Not later than the fifth 610 legislative day of each regular legislative session, the board 611 shall file a report to the Legislature on the projects funded, 612 the geographic distribution of projects funded, the private 613 sector participation rates in funded projects, the administrative costs of the program, and the outcomes of the 614 program, including the number of students and adult learners 615 616 trained by each project funded through the program.



- (g) The advisory council shall recommend and the board shall create eligibility guidelines and provide project funding through an application process. Projects eligible for funding include the following:
- (1) Mobile demonstration units that show the various systems of a structure and how they interconnect.
- 623 (2) Tool and supply grants for public and private 624 educational providers that provide construction trade 625 education.

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- (3) Incentives for newly established construction trade education courses, with priority given to carpentry courses.
- 628 (4) Adult education initiatives that provide continued 629 learning opportunities through mobile training facilities or 630 distance learning opportunities with priority focus on those 631 serving underserved areas and widely offered trainings.
- (5) Any other proposal that in the opinion of the board would address the need for construction trade education in the state.
- (h) An applicant may be a nonprofit organization,

 not-for-profit entity, public school system, two-year college,

 university, or other governmental entity. An applicant for

 funding shall do all of the following:
- (1) Demonstrate its capacity to successfully implement the proposal.
- 641 (2) Demonstrate how the proposal shall positively 642 impact construction trade education in the state.
- 643 (3) Demonstrate private sector support through matching 644 funding.



- (4) Establish an advisory council consisting of at
 least three active trade representatives from the construction
 trade being funded.
- 648 (5) For a period of not less than five years, agree to 649 comply with the following conditions:
- a. Offer the courses funded through this section for a period of not less than five years.
- b. Comply with all data collection and reporting requirements established by the board.
- (i) In determining which qualified projects to fund, the board shall consider all of the following factors:
- 656 (1) The level of private sector support for the 657 project.
- 658 (2) The level of need in the area in which the funding 659 is directed.
- 660 (3) The projected number of students that will be served.
- 662 (4) The degree to which the project will have a
 663 positive impact on the availability of construction trade
 664 education in the area to be served.
- (5) The degree to which the project will leverage public and private sector funds.
- (j) The board shall establish program guidelines that
 require matching funds on all funded projects. A minimum of 10
 percent of matching funds shall be provided by private,
 non-governmental sources. Total matching funds required may
 not be required to exceed 25 percent of awarded state funds,
 although additional consideration may be provided to projects



- that exceed this amount.
- (k) In the event that a recipient of funding provided
 by this section fails to provide the proposed project in
 accordance with the guidelines set forth by the board, any
 equipment, supplies, or materials acquired with the funding
 shall be transferred to the Alabama Home Builders Foundation
 for redistribution to public or private programs that provide
 construction trade education to high school, postsecondary, or
- (1) Any and all proceeds from the sale of equipment,
 supplies, or materials acquired through academy funding shall
 go into the fund."
- Section 4. Sections 34-14A-12.1 and 34-14A-12.2 are added to the Code of Alabama 1975, to read as follows:

adult learners supported by this section.

687 \$34-14A-12.1

- Beginning January 1, 2027, a residential home builder
 within this state who constructs, renovates, or repairs a
 residence or structure shall do so in accordance with the
 Alabama Residential Building Code adopted pursuant to Section
 34-14A-12 or, if applicable, the local jurisdiction's
 residential building code.
- \$34-14A-12.2
- (a) When a residential home builder completes
 residential construction, renovation, or repair work or
 activities for which a license is required by this chapter,
 the homeowner shall provide to the insurance and mortgage
 provider all code inspection reports, the certification of
 occupancy, or if applicable, any executed waiver of code



- inspections signed by the homeowner and licensee, as provided in Section 34-14A-7.
- 703 (b) After closing or receiving the certificate of
 704 insurance, the homeowner, pursuant to policies established by
 705 the board by rule, may apply for a rebate voucher for the
 706 private code inspection of work performed by a licensee.
- 707 (c)(1) The board shall adopt rules to establish the 708 specific eligibility requirements and amount of rebate 709 voucher.
- 710 (2) A homeowner shall be ineligible for a rebate
 711 voucher if the inspected residence or structure was subject to
 712 a local jurisdiction's permitting and inspection program.
- 713 \$34-14A-12.3
- (a) Beginning on October 1, 2023, the Home Builders
 Licensure Board and any municipal or county governing body may
 not adopt or amend a building code, ordinance, resolution, or
 rule that would restrict a consumer's ability to elect to
 install, by the consumer's choice and for a fee, or require
 the installation of, a residential fire sprinkler system in
 any residence.
- 721 (b) Notwithstanding subsection (a), a county commission 722 or municipal governing body that adopted any ordinance, 723 resolution, or other building code on or before March 9, 2010, 724 relating to the installation of a residential fire sprinkler 725 system, may continue to enforce or amend the ordinance, 726 resolution, or building code.
- Section 5. Article 2, commencing with Sections
 34-14A-41, is added to Chapter 14A of Title 34, Code of



- 729 Alabama 1975, to read as follows:
- 730 Article 2.
- 731 \$34-14A-41
- 732 (a) (1) The Alabama Residential Building Code Division
- 733 is established within the Home Builders Licensure Board. The
- 734 executive director of the board may employ staff as necessary
- 735 to carry out the duties of the division.
- 736 (2) The board and the division's statutory
- 737 administration and enforcement obligations pursuant to this
- 738 chapter shall be contingent upon the appropriation of funding.
- 739 (b) The division shall be responsible for taking action
- 740 upon any and all recommendations made by the Alabama
- 741 Residential Building Code Advisory Council and ratified by the
- 742 board for the furtherance of its statutory purpose.
- 743 \$34-14A-42
- 744 The executive director of the board may employ staff
- 745 necessary to carry out the duties of the division, including a
- 746 division administrator, programs support personnel,
- 747 administrative support personnel, and any other personnel
- 748 necessary to carry out the statutory purpose of the division
- 749 for the administration, implementation, and enforcement of the
- 750 Alabama Residential Building Code.
- 751 \$34-14A-43
- 752 (a) The division shall use funds distributed to the
- 753 Alabama Residential Building Code Fund for the purpose of
- 754 administrating and enforcing the Alabama Residential Building
- 755 Code.
- 756 (b) The division shall do all of the following:



- 757 (1) Establish and administer a rebate voucher program
 758 for homeowners to seek reimbursement for private code
 759 inspections, where applicable, for work performed by
 760 licensees.
- 761 (2) Provide funds to local jurisdictions to assist with 762 residential building code adoption and enforcement, including, 763 but not limited to, assisting with the development of local 764 government cooperatives for the permitting, inspection, and 765 enforcement of a residential building code in the respective 766 jurisdiction.
- 767 (3) Provide standards and certification requirements
 768 for private code inspectors, including, but not limited to,
 769 International Code Council certifications, licensed
 770 architects, licensed structural engineers, and licensed home
 771 builders.
- 772 (4) Provide incentives for and promote code inspectors 773 for local jurisdictions that do not have a residential 774 building permit and inspection program.
- 775 (c) The division may apply for funds from federal grant
 776 programs and other applicable funding sources authorized by
 777 law to support local adoption and implementation of the
 778 Alabama Residential Building Code. The division may also
 779 partner with other state agencies to receive and distribute
 780 additional funds that may become available for this purpose.
- 781 (d) The division shall work with the State Energy
 782 Office to ensure that all applicable federal regulations
 783 regarding the residential energy code are met.
- 784 \$34-14A-44



- 785 (a) For those structures located outside of any local
 786 jurisdiction that exercises its authority to adopt and enforce
 787 a local building code, if the private code inspection has not
 788 been conducted, the division shall authorize construction to
 789 resume on the beginning of the following third business day
 790 after a licensee has requested an inspection.
- 791 (b) The board shall establish a process of
 792 documentation, which may include a self-reporting form,
 793 electronic verification, photographic or video verification,
 794 or any other method the board deem appropriate, that the home
 795 builder shall perform and provide to the division and
 796 inspector prior to resumption of construction.
- 797 \$34-14A-45
- (a) The Alabama Residential Building Code Fund is
 established within the State Treasury. The fund shall be
 administered by the board for the administration and operation
 of the division and the enforcement of the Alabama Residential
 Building Code.
- 803 (b) Receipts deposited into the fund shall be disbursed 804 only by warrants of the state Comptroller drawn upon the State 805 Treasury on itemized vouchers approved by the Executive 806 Director of the board.
- (c) No funds shall be withdrawn or expended except as budgeted and allotted according to Sections 41-4-80 to 41-4-96, Code of Alabama 1975, inclusive, and 41-19-1 to 41-19-12, Code of Alabama 1975, inclusive, and only in amounts as stipulated in the general appropriations act, other appropriation acts, or this section.



813	(d) At the end of each fiscal year, any unencumbered
814	balance of up to 25 percent of the amount appropriated for
815	that fiscal year shall not revert to the State General Fund
816	under Section 41-4-93, but shall carry over to the next fiscal
817	year within the Alabama Residential Building Code Fund, and
818	any unencumbered balance over 25 percent of the amount
819	appropriated for that fiscal year shall be transferred to the

- Section 6. Article 6A, commencing of Section 41-9-175, is added to Chapter 9 of Title 41, Code of Alabama 1975, to read as follows:
- 824 Article 6A.

Strengthen Alabama Homes Fund.

825 \$41-9-175

- 826 (a) The Alabama Residential Building Code Advisory
 827 Council is established.
- 828 (b) The council shall consist the following members:
- 829 (1) The Commissioner of Insurance, or his or her 830 designee.
- 831 (2) The State Fire Marshal, or his or her designee.
- 832 (3) The Director of the Emergency Management Agency, or 833 his or her designee.
- 834 (4) The Executive Director of the Home Builders 835 Licensure Board, or his or her designee.
- 836 (5) One member appointed by the Home Builders Licensure 837 Board.
- 838 (6) One member appointed by the State Board of Heating, 839 Air Conditioning, and Refrigeration Contractors.
- (7) One member appointed by the Governor to represent



- 841 the private, investor-owned, electric utility industry.
- 842 (8) One member appointed by the Lieutenant Governor to represent the natural gas industry.
- 844 (9) One member appointed by the American Council of 845 Engineering Companies of Alabama.
- 846 (10) One member appointed by the Alabama League of Municipalities.
- 848 (11) One member appointed by the Association of County
 849 Commissions of Alabama.
- 850 (12) One member appointed by the Alabama Council of the 851 American Institute of Architects.
- 852 (13) One member appointed by the Home Builders
 853 Association of Alabama.
- 854 (14) One member appointed by the Code Officials 855 Association of Alabama.
- 856 (15) One member appointed by the Commissioner of
 857 Insurance to represent the property and casualty insurance
 858 industry.
- 859 (16) One member appointed by the State of Alabama 860 Plumbers and Gas Fitters Examining Board.
- 861 (17) One member appointed by the Alabama Rural Electric 862 Association of Cooperatives to represent the rural electric 863 cooperative industry.
- appointments to assure that membership of the council is inclusive and reflects the racial, gender, geographic, urban, rural, and economic diversity of the state.
- (d) Each of the appointed members of the council shall



- be appointed for a six-year term, the term to begin on January 1, 2024, and may be reappointed for a second six-year term
- pursuant to the appointing authority.
- 872 \$41-9-175.01
- the executive director of the board no later than March 1,

 2024. The executive director shall preside until a chair and a

 vice chair are selected by the council. The council shall

 elect annually from its own members a chair, a vice chair, and

 other officers as it may deem desirable.
- 879 (b) The council shall hold meetings at the call of the chair or the recommendation of the board, to propose a 880 881 recommended Alabama Residential Building Code to the Home 882 Builders Licensure Board. Thereafter, the board shall meet 883 from time to time, at the call of the chair or at the request 884 of the board, to consider updates and amendments to the code. 885 Meetings shall be held at a time and place as designated or 886 specified in its rules.
- 887 (c) A majority of the members of the council shall 888 constitute a quorum at all of its meetings, and adoption or 889 resolution of any business shall require the concurrence of a 890 majority of all the members of the council. An agenda for the 891 meetings in sufficient detail to indicate the terms on which 892 final action is contemplated shall be submitted by the 893 administrator to the chair, vice chair, and council members 894 prior to the meeting.
- 895 (d) All meetings of the council shall be held in 896 accordance with the Alabama Open Meetings Act, Chapter 25A of



897 Title 36.

- 898 (e) The administrator of the Alabama Residential
 899 Building Code Division shall serve as ex officio secretary of
 900 the council, keep a record of the proceedings of all council
 901 meetings, and perform other duties as may be directed by the
 902 council.
- 903 (f) The council may establish committees among its 904 membership, as it deems necessary, to assist in the conduct of 905 its business.

906 \$41-9-175.02

- 907 (a) By October 1, 2024, the council shall submit to the 908 Home Builders Licensure Board for adoption the proposed 909 Alabama Residential Building Code. The board may adopt or 910 amend the proposed minimum statewide residential building code 911 prior to adoption.
- 912 (b) The proposed Alabama Residential Building Code, and 913 any subsequent amendment to the code, shall be based upon a 914 published edition of the Alabama Energy and Residential Code 915 as adopted and amended from the International Residential Code 916 (IRC) and the International Energy Conservation Code (IECC). 917 Subsequent recommendations for adoptions or amendments to the 918 Alabama Residential Building Code shall be based upon 919 published editions of the IRC and IECC. In addition, the 920 council shall take into consideration provisions for sealed 921 roof decks and related roof construction standards contained 922 in either the Coastal Construction Code Supplement or the 923 Inland Construction Code Supplement as well as standards 924 related to energy efficiency pertaining to residential



- 925 construction.
- 926 (c) The council shall make recommendations with respect
- 927 to all matters pertaining to the implementation of the Alabama
- 928 Residential Building Code.
- 929 (d) When adopted by the board, recommendations of the
- 930 council shall be administered by the division.
- 931 \$41-9-175.03
- 932 (a) At the direction of the board, the council shall do
- 933 all the following:
- 934 (1) Propose to the board for consideration of adoption
- 935 of an Alabama Residential Building Code or amendments to the
- 936 code.
- 937 (2) Evaluate, assess, advise, and counsel the division
- 938 on the Alabama Residential Building Code and the impact of the
- 939 code upon the economy and the environment.
- 940 (3) Solicit and enlist the cooperation of all
- 941 appropriate private-sector and community-based organizations
- 942 to implement this article.
- 943 (4) Make continuing studies, evaluations, and surveys,
- 944 upon the request of the board, of the needs and impacts of the
- 945 Alabama Residential Building Code.
- 946 (5) Adopt rules for the conduct of the council
- 947 meetings, procedures, and execution of the purpose, functions,
- 948 powers, and duties delegated to it by this section.
- 949 (6) Conduct a program of public information in order to
- 950 inform the units of local government, residential home
- 951 builders, and the residents of the state on the importance of
- 952 the residential building code.

953	(7)	Recomm	end to	the bo	oard qualif	icati	ons and
954	certificat	ion for	third	party	fee-based	code	inspectors.

955 Section 7. Sections 41-23-80, 41-23-81, 41-23-82, 956 41-23-84, and 41-23-85, Code of Alabama 1975, are amended to

957 read as follows:

958 "\$41-23-80

The Legislature finds that the development, management, efficient consumption, and conservation of residential energy resources are of prime importance throughout this state and this nation. It is also important to ensure the protection of the economic and environmental values of Alabama's citizens residents. It is the intent of the Legislature to do each of the following pursuant to this article:

- (1) Encourage the conservation and efficient use of residential energy resources within this state's counties and municipalities.
- (2) Provide a governmental environment that will promote an initiative for the implementation of the Alabama Energy and Residential Codes Alabama Commercial Energy Code by the units of local government.
- (3) Advise and assist the units of local government in adopting the Alabama Energy and Residential Codes Alabama

 Commercial Energy Code and implementing those code provisions within their boundaries.
- (4) Promote the identification of energy management technologies available for residential_commercial uses, and to disseminate information to the units of local government about such technologies and their uses.



- 981 (5) Promote the acceptance and adoption of those energy
 982 management technologies for use in all energy-consuming
 983 residential commercial facilities throughout this state.
 - (6) Provide a process for the adoption of modern building and energy codes by the State of Alabama.
- 986 (7) Provide a process by which the State of Alabama
 987 shall adopt required <u>commercial</u> codes in compliance with
 988 federal law."

989 "\$41-23-81

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The following terms shall have the meanings respectively prescribed for them, except when the context otherwise requires:

- (1) ALABAMA ENERCY AND RESIDENTIAL CODESALABAMA 993 994 COMMERCIAL ENERGY CODE. The codes adopted by the board, as 995 amended by the board, and based on the 2006 Edition of the International Energy Conservation Code, and ANSI/ASHRAE/IESNA 996 997 Standard 90.1-2007 for commercial buildings, and the 2006 998 International Residential Code published by the International 999 Code Council, or any subsequent editions, changes, or 1000 recompilations thereof, or any other code which the board 1001 officially adopts.
- 1002 (2) BOARD. The Alabama Energy and Residential

 1003 CodesCommercial Energy Code Board created by this article.
- 1004 (3) DEPARTMENT. The Alabama Department of Economic and 1005 Community Affairs.
- 1006 (4) DIVISION. The Energy Division of the Alabama
 1007 Department of Economic and Community Affairs.
- 1008 (5) UNIT OF LOCAL GOVERNMENT. Any county or



1009 municipality within the State of Alabama." 1010 "\$41-23-82 1011 (a) The Alabama Energy and Residential Codes Commercial 1012 Energy Code Board is established. 1013 (b) The board shall consist of $\frac{15}{13}$ members appointed by the Governor and two additional members, numbered $\frac{16}{14}$ and 1014 1015 1715, appointed by the Chair of the Permanent Joint 1016 Legislative Committee on Energy Policy. The members appointed 1017 by the Governor shall be legal residents of the state, and shall be selected on the basis of their representation of the 1018 1019 following organizations, industries, entities, and 1020 professions: 1021 (1) One member shall represent the Home Builders Association. 1022 1023 (2) (1) One member shall represent the Board of General 1024 Contractors. 1025 $\frac{(3)}{(2)}$ One member shall represent the State Board of 1026 Heating, Air Conditioning, and Refrigeration. 1027 (4) (3) One member shall represent the private, 1028 investor-owned, electric utility industry. 1029 (5) (4) One member shall represent the rural electric 1030 cooperative industry. 1031 (6) (5) One member shall represent the natural gas 1032 industry. $\frac{(7)}{(6)}$ One member shall be a licensed professional 1033 1034 engineer. (8) (7) One member shall represent municipalities. 1035 1036 (9) (8) One member shall represent county governments.

1037	$\frac{(10)}{(9)}$ One member shall represent the Alabama Council,
1038	American Institute of Architects.
1039	$\frac{(11)}{(10)}$ One member shall represent the Alabama
1040	Liquefied Petroleum Gas Board.
1041	$\frac{(12)}{(11)}$ One member shall represent the International
1042	Code Council (ICC) Alabama Chapter, Code Officials Association
1043	of Alabama.
1044	(13) One member shall represent the Home Builders
1045	Licensure Board.
1046	$\frac{(14)}{(12)}$ One member shall represent the Alabama Joint
1047	Fire Council.
1048	$\frac{(15)}{(13)}$ One member shall represent the Property and
1049	Casualty Insurance Industry.
1050	$\frac{(16)}{(14)}$ One member shall be a Senate member of the
1051	Permanent Joint Legislative Committee on Energy Policy
1052	selected by the chair of the committee.
1053	(17) (15) One member shall be a House of Representatives
1054	member of the Permanent Joint Legislative Committee on Energy
1055	Policy selected by the chair of the committee.
1056	(c) Each member appointed by the Governor shall be
1057	selected from a list of three candidates provided to the
1058	Governor by the division from each entity listed above. Board
1059	appointees shall be selected on the basis of their interest in
1060	problems concerning <pre>residential commercial energy resources,</pre>
1061	consumption, and conservation, and without regard to political
1062	affiliation. Appointments shall be of such a nature as to aid
1063	the work of the board and to inspire the highest degree of
1064	goordination and gooperation. All members of the board shall



be deemed members at-large charged with the responsibility of serving the best interests of the board, the division, the units of local government, and the state. No member shall act as the representative of any particular region, United States congressional district in Alabama, or state Senate or legislative district in Alabama.

- (d) The board shall exercise authority with respect to all matters pertaining to the acceptance, adoption, and implementation of the Alabama Energy and Residential Codes Commercial Energy Code by the State of Alabama. Decisions of the board shall be administered by the chief of the division with the assistance of such other officers and department employees as are deemed necessary to carry out the purpose, functions, duties, and activities of the board.
- 1079 (e) The membership of the board shall be inclusive and
 1080 should reflect the racial, gender, geographic,
 1081 urban/ruralurban, rural, and economic diversity of the state.
- 1082 (f) This article shall not apply to the erection or 1083 construction of a farm structure. The term farm structure, for 1084 the purposes of this act subsection, means a structure that is 1085 constructed on a farm, other than a residence or a structure 1086 attached to it, for use on the farm including, but not limited 1087 to, barns, sheds, and poultry houses. A farm structure does 1088 not include a structure originally qualifying as a farm 1089 structure but later converted to another use."

1090 "\$41-23-84

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1091 (a) The first meeting of the board shall be called by
1092 the chief of the division as soon as is practicable after July



31, 1995. The division chief shall preside until a chair and a vice chair are selected by the board. The board shall elect annually from its own members a chair, a vice chair, and such other officers as it may deem desirable, and shall adopt rules for its organization in the conduct of its business.

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- (b) The board shall hold a regular meeting at least once during each calendar year at a time and place as designated or specified in its rules. Special or additional meetings may be held on a call of the chair, upon a call signed by at least seven members, or upon a call by the division chief.
- (c) A majority of the members of the board shall 1104 1105 constitute a quorum at all its meetings, and adoption or 1106 resolution of any business shall require the concurrence of a 1107 majority of all the members of the board. An agenda for the meetings in sufficient detail to indicate the terms on which 1108 1109 final action is contemplated shall be mailed provided by the 1110 division chief to the chair, vice chair, and board members at least 30 days prior to the meeting. 1111
- (d) The division chief shall serve as ex officio

 secretary of the board, and shall keep a record of the

 proceedings of all board meetings, and perform such other

 duties as may be delegated by the board. The division chief

 shall not receive any additional compensation for the

 performance of those duties on the board or pursuant to this

 article.
- 1119 (e) The board may establish committees among its

 1120 membership, as it deems necessary, to assist in the conduct of



- its business. Subcommittees shall include representation from suppliers or others interested in the subject matter assigned to the subcommittees, or both.
- 1124 (f) All meetings of the board shall be held in
 1125 accordance with the Alabama Open Meetings Act, Chapter 25A of
 1126 Title 36."
- 1127 "\$41-23-85
- 1128 (a) The board shall exercise authority with respect to
 1129 all matters pertaining to the acceptance and adoption, and
 1130 implementation of the Alabama Energy and Residential Codes
 1131 Commercial Energy Code by the State of Alabama. In so doing,
 1132 the board may perform any of the following functions:
- 1133 (1) Review, amend, and adopt the Alabama Energy and
 1134 Residential Codes Commercial Energy Code. The board shall
 1135 consider updates and changes to the codes referenced herein no
 1136 less than two years after the date of publication of the most
 1137 recent version of the codes.
- 1138 (2) Evaluate, assess, advise, and counsel the division
 1139 and the units of local government, on residential energy codes
 1140 and the impact of those codes upon the economy and the
 1141 environment.
- 1142 (3) Solicit and enlist the cooperation of all
 1143 appropriate private-sector and community-based organizations
 1144 to implement the purpose of this article.
- 1145 (4) Make recommendations to the division for the
 1146 enactment of additional legislation as it deems necessary
 1147 which proposes to further enhance the capabilities of the
 1148 state and the units of local government in accepting,



adopting, and implementing the Alabama Energy and Residential

Codes Commercial Energy Code, and in meeting the need for

increasing residential energy resources and conservation due

to trends in residential population and the change in

technical requirements of the economy.

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- (5) Make continuing studies, on its own initiative or upon the request of the division, of the residential energy resources, conservation, and consumption needs throughout the state, and issue those reports to the division and to the units of local government as may result from its studies.
- (6) Submit to the chief of the division, on an annual basis, a written report covering the activities of the board.
- (7) Make rules and regulations for the conduct of its board meetings, procedures, and execution of the purpose, functions, powers, and duties delegated to it by this article.
- 1164 (8) Conduct a program of public information in order to

 1165 inform the units of local government and the <u>citizens</u>residents

 1166 of the state on the importance of <u>residential and</u>commercial

 1167 energy codes, conservation, and consumption.
- 1168 (9) Identify any and all resources needed or required
 1169 for the board to implement the purpose, functions, powers, and
 1170 duties of this article.
- 1171 (b) The division shall be responsible for taking action 1172 upon any and all recommendations to which the board may from 1173 time to time submit.
- 1174 (c) (1) Except as provided in this section, any code
 1175 adopted by any state or county entity or agency after March 9,
 1176 2010, shall not conflict with the codes adopted by the board.

THE SERVICE

HB214 INTRODUCED

A county entity or agency may elect to amend the Alabama

Energy and Residential Codes Commercial Energy Code as local conditions require, but shall not make any amendment to mandate residential fire sprinklers or to provisions which are mandated or required by any federal law or federal regulation.

- does not have a code in effect adopted pursuant to Section 11-45-8 shall not adopt any energy or residential code other than the Alabama Energy and Residential Codes adopted by the board or any newer versions thereof. Provided, however, a municipality may elect to amend the Alabama Energy and Residential Codes Commercial Energy Code as local conditions require, but shall not make any amendment to mandate residential fire sprinklers or to provisions which are mandated or required by any federal law or federal regulation.
- (3) Except as provided in subsection (d), nothing Nothing contained in this article shall apply to any municipality with a code adopted pursuant to Section 11-45-8 in effect as of March 9, 2010, nor shall it anything in this article prevent any such municipality from making any changes or amendments to existing codes after March 9, 2010. Provided, however, that a municipality shall not make any amendment to provisions which are mandated by any federal law or federal regulation.
 - (d) A municipal, county, or state governing entity or agency may not enact an ordinance, rule, bylaw, order, building code, or other legal device that would restrict a consumer's ability to elect to install, by the consumer's

THE SERVICE

HB214 INTRODUCED

choice and for a fee, a residential fire sprinkler system in any new or existing one-family or two-family dwelling. A municipal, county, or state governing entity or agency may not enact an ordinance, rule, bylaw, order, building code, or other legal device that would require the installation of a residential fire sprinkler system in any new or existing one-family or two-family dwelling. Provided, however, all municipalities governed by subdivision (3) of subsection (c) which have enacted any ordinance, rule, bylaw, order, building code, or other legal device as of March 9, 2010, relating to the installation of a residential fire sprinkler system may continue to enforce or amend such ordinance, rule, bylaw, order, building code, or other legal device."

Section 8. (a) A local building code adopted or amended by any county or municipality after October 1, 2023, shall meet the minimum standards of the Alabama Residential Building Code in effect at the time of the local building code adoption or amendment and shall not exceed the energy provisions of the Alabama Residential Building Code, unless compliance with any federal mandate requires such adoption or amendment.

(b) A county commission or municipality shall provide to the board a copy of any resolution, ordinance, or agreement adopted pursuant to Section 11-40-10(b)(2), Code of Alabama 1975, within 10 business days of its adoption.

Section 9. This act shall become effective on October 1, 2023, following its passage and approval by the Governor, or its otherwise becoming law.