

- 1 HB267
- 2 IDSRWWZ-2
- 3 By Representatives Moore (P), Lipscomb
- 4 RFD: Boards, Agencies and Commissions
- 5 First Read: 29-Feb-24



1	
2	
3	
4	
5	A BILL
6	TO BE ENTITLED
7	AN ACT
8	
9	Relating to the Board of Examiners of Landscape
10	Architects; to amend Sections 34-17-1, 34-17-20, 34-17-21,
11	34-17-22, 34-17-23, 34-17-25, and 34-17-26, Code of Alabama
12	1975, to clarify definitions, examination requirements, and
13	fees; to provide for reciprocity; and to make nonsubstantive,
14	technical revisions to update existing code language to
15	current style.
16	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
17	Section 1. Sections 34-17-1, 34-17-20, 34-17-21,
18	34-17-22, 34-17-23, 34-17-25, and 34-17-26, Code of Alabama
19	1975, are amended to read as follows:
20	"\$34-17-1
21	For <u>the</u> purposes of this chapter, the following words
22	and phrases shall have the respective following meanings
23	ascribed by this section:
24	(1) BOARD. The Alabama State Board of Examiners of
25	Landscape Architects.
26	(2) LANDSCAPE ARCHITECT. <u>A personAn individual</u> who is
27	engaged or offers to engage in the practice of landscape
28	architecture, as hereinafter defined in this state.



29 (3) LANDSCAPE ARCHITECTURE. The performance of 30 professional services such as consultation, investigation, 31 research, planning, design, preparation of drawings and 32 specifications, and responsible supervision in connection with 33 the development of land areas where, and to the extent that 34 the dominant purpose of such services is the preservation, 35 enhancement, or determination of proper land uses, natural 36 land features, planting, naturalistic and aesthetic values, the settings and approaches to structures or other 37 improvements, the setting of grades and determining drainage 38 39 and providing for standard drainage structures, and the consideration and determination of environmental problems of 40 land, including erosion, blight, and other hazards. This 41 42 practice shall include the design of such tangible objects and 43 features as are incidental and necessary to the purpose outlined herein but shall not include the design of structures 44 45 or facilities with separate and self-contained purposes such 46 as are ordinarily included in the practice of engineering or architecture, and shall not include the making of land surveys 47 48 of final plats for official approval or recordation. Nothing 49 contained herein shall preclude a duly licensed landscape 50 architect from performing any of the services described in the 51 first sentence of this subsection in connection with the 52 settings, approaches, or environment for buildings, 53 structures, or facilities. Nothing contained in this chapter 54 shall be construed as authorizing a landscape architect to engage in the practice of architecture, engineering, or land 55 56 surveying as these terms are defined in Section 34-17-27.



57 (4) CLARB. The Council of Landscape Architectural 58 Registration Boards comprised of members of licensure boards 59 of landscape architecture across the United States and 60 Canada." "\$34-17-20 61 62 (a) In order to safeguard public welfare, health, and property and to promote public good, any personindividual 63 64 practicing or offering to practice landscape architecture, privately or in public service, shall be required to submit 65 evidence that he or she is qualified to practice as 66 67 hereinafter provided. It shall be unlawful for any personindividual to practice landscape architecture or to use 68 the term or title "landscape architect" or "registered 69

70 landscape architect" unless <u>he or she is</u> duly licensed under 71 the provisions of this chapter.

(b) The state board shall adopt a program of continuing 72 education for its licensees not later than October 1, 1993, 73 74 and after that date no licensee shall have his or her active 75 license renewed unless, in addition to any other requirements 76 of this chapter, the minimum continuing annual education 77 requirements are met. It is further provided that the 78 continuing education program herein required shall not include testing or examination of the licensees in any manner." 79

80

"§34-17-21

81 For licensing as a landscape architect, the following 82 evidence shall be submitted that the applicant must comply 83 with one of the following:

84

(1) Is at least 19 years of age Hold a degree in



85	landscape architecture from a school or college approved by
86	the board or meet the alternative education requirements
87	approved by the board and satisfy the examination and
88	experience requirements.
89	(2) Has, before making application to the board,
90	completed the course of study in and been graduated from a
91	college or school of landscape architecture approved by the
92	board. The application for examination shall be accompanied by
93	proof of actual practical experience in landscape
94	architectural work of a grade and character satisfactory to
95	the board. Each complete year of study in an approved college
96	or school of landscape architecture shall be accepted in lieu
97	of one year of practical experience, and the applicant shall
98	submit evidence of sufficient additional acceptable experience
99	to total five years of combined education and practical
100	experience. The master's or doctoral degree in landscape
101	architecture shall fulfill the requirements for five years
102	combined education and practical experience. The applicant
103	shall also submit proof of one additional year of practical
104	experience sufficient to total six years of combined education
105	and practical experience. In lieu of graduation from an
106	accredited college or school of landscape architecture, and
107	the practical experience in addition thereto, an applicant may
108	be admitted to the examination upon presenting evidence of at
109	least eight years of actual practical experience in landscape
110	architectural work of a grade and character satisfactory to
111	the board. In order to qualify for the exemption from the
112	requirement to obtain a degree in landscape architecture based



113	on eight years of practical experience, an applicant must have
114	begun accepting practical experience prior to August 1, 2012.
115	(3) Is a citizen of the United States or, if not a
116	citizen of the United States, is a person who is legally
117	present in the United States with appropriate documentation
118	from the federal governmentSatisfy the requirements for
119	licensure by reciprocity prescribed by the board."
120	"\$34-17-22
121	The licensure examination shall be developed and
122	administered by CLARB. Examinations for the license shall be
123	held by the board at least once each year. The board shall
124	adopt rules and regulations covering the subjects and scope of
125	the examinations, shall publish appropriate announcements and
126	shall conduct the examinations at the times designated. Except
127	as hereinafter provided in this chapter to the contrary, every
128	applicant for licensing as a landscape architect shall be
129	required, in addition to all other requirements, to establish
130	by a board approved examination, which may be digital, his or
131	her competence to plan, design, specify, and supervise the
132	installation of landscape projects. Each board approved
133	examination may be supplemented by such oral examinations as
134	the board shall determine."
135	"\$34-17-23
136	The board may exempt from examination an applicant who
137	holds a license of certificate to practice landscape
138	architecture issued to him or her upon examination by a
139	legally constituted board of examiners of any other state or
140	Washington, D.C. or any other territory or possession under



141 the control of the United States; provided, that such requirements of the state in which the applicant is regist 142 143 are equivalent to those of this state. Reserved." 144 "§34-17-25 145 The fees prescribed by this chapter shall be in the following amounts: 146 147 (1) The fee for application to the board is one hundred 148 fifty dollars (\$150). 149 (2) The fee for examination or reexamination shall be 150 in an amount as established by the board in order to cover all 151 costs of examination, but in no event shall the fee exceed the 152 actual cost of preparing and administering the examination. 153 (3) The fee for an original certificate is fifty 154 dollars (\$50). 155 (4) The fee for a duplicate certificate is fifty 156 dollars (\$50). 157 (5) The annual license fee is one hundred fifty dollars 158 (\$150). 159 (6) The delinquent penalty fee is fifty dollars (\$50). 160 (7) The fee for administration of the supplemental 161 examination attestation, review, and recording on the statutes 162 and laws governing the practice of landscape architecture in 163 the State of Alabama is one hundred fifty dollars (\$150). 164 (8) The reinstatement fee is three hundred dollars 165 (\$300). 166 (9) The inactive status fee is seventy-five dollars (\$75)." 167 168 "\$34-17-26



169	The board, subject to the provisions of this chapter
170	and the rules and regulations of adopted by the board <u>,</u>
171	promulgated thereunder prescribingmay prescribe the
172	qualifications for a landscape architect license by
173	reciprocity., may permit the practice of landscape
174	architecture in this state under a landscape architect license
175	issued under the laws of any other state or country, upon
176	payment of the current fee established by the board, and upon
177	submission of all of the following evidence satisfactory to
178	the board:
179	(1) That the other state or country maintained a system
180	and standard of qualifications and examinations for a
181	landscape architect license which were substantially
182	equivalent to those required in this state at the time the
183	license was issued by the other state or country.
184	(2) That the other state or country gives similar
185	recognition and endorsement to landscape architect licenses of
186	this state."
187	Section 2. This act shall become effective on October
188	1, 2024.



189 190 191	House of Representatives
192 193 194 195 196	Read for the first time and referred29-Feb-24 to the House of Representatives committee on Boards, Agencies and Commissions
197 198 199 200	Read for the second time and placed06-Mar-24 on the calendar: 1 amendment
201 202 203 204 205 206 207	Read for the third time and passed21-Mar-24 as amended Yeas 98 Nays 0 Abstains 0
208 209 210	John Treadwell Clerk