MISSISSIPPI LEGISLATURE

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2342

AN ACT TO REENACT SECTIONS 73-2-1 THROUGH 73-2-23, 1 MISSISSIPPI CODE OF 1972, WHICH ARE THE LANDSCAPE ARCHITECTURAL 2 PRACTICE LAWS; TO AMEND SECTION 17, CHAPTER 371, LAWS OF 1999, AS AMENDED BY SECTION 15, CHAPTER 406, LAWS OF 2001, WHICH PROVIDES FOR THE REPEAL OF THE LANDSCAPE ARCHITECTURAL PRACTICE LAW; TO 3 4 5 б CREATE A NEW SECTION 73-2-27, MISSISSIPPI CODE OF 1972, TO PROVIDE 7 FOR A REPEALER ON THE LANDSCAPE ARCHITECTURAL PRACTICE LAWS; AND 8 FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. Section 73-2-1, Mississippi Code of 1972, is 10 11 reenacted as follows: 73-2-1. This chapter shall be known and may be cited as the 12 "Landscape Architectural Practice Law." 13 14 SECTION 2. Section 73-2-3, Mississippi Code of 1972, is reenacted as follows: 15 73-2-3. As used in this chapter: 16 "Landscape architect" means a person who is 17 (a) 18 licensed to practice landscape architecture in this state under the authority of this chapter and is engaging in the practice of 19 landscape architecture within the meaning and intent of this 20 chapter when he performs or holds himself out as capable of 21 performing any of the services or creative works within the 22 23 definition of landscape architecture. "Landscape architecture" means any service or 24 (b) 25 creative work, the adequate performance of which requires

26 landscape architectural education, training and experience; the 27 performance of professional services such as consultation, 28 investigation, research, associated planning, design, preparation 29 of drawings, specifications and contract documents, and 30 responsible supervision or construction management in connection 3. B. No. 2342 *SSO2/R751CS* G3/5 05/SS02/R751CS PAGE 1

with the development of land areas where, and to the extent that, 31 32 dominant purpose of such services is the preservation, enhancement 33 or determination of proper land uses, natural land features, ground cover and plantings, naturalistic and aesthetic values; the 34 35 determination of settings, grounds and approaches for buildings 36 and structures or other improvements; the determination of 37 environmental problems of land relating to erosion, flooding, blight and other hazards; the shaping and contouring of land and 38 water forms; the setting of grades, determination of drainage and 39 40 providing for storm drainage systems where such systems do not require structural design of system components, and determination 41 of landscape irrigation; the design of such tangible objects and 42 features as are necessary to the purpose outlined herein, but 43 shall not include the design of buildings or structures with 44 separate and self-contained purposes such as are ordinarily 45 included in the practice of architecture or engineering. 46

47 (c) "Board" means the Mississippi State Board of
48 Architecture as established by Section 73-1-3 et seq.

49 (d) "License" means a certificate granted by the
50 Mississippi State Board of Architecture authorizing its holder to
51 practice landscape architecture.

52 (e) "Mississippi chapter" means the Mississippi Chapter 53 of the American Society of Landscape Architects.

54 SECTION 3. Section 73-2-5, Mississippi Code of 1972, is 55 reenacted as follows:

56 73-2-5. No person shall practice landscape architecture in 57 this state or use the title "landscape architect" on any sign, 58 title, card or device to indicate that such person is practicing 59 landscape architecture or is a landscape architect, unless such 60 person shall have secured from the board a license as landscape 61 architect in the manner hereinafter provided, and shall thereafter 62 comply with the provisions of this chapter. Every holder of a

63 current license shall display it in a conspicuous place in his64 principal office or place of employment.

65 SECTION 4. Section 73-2-7, Mississippi Code of 1972, is 66 reenacted as follows:

67 73-2-7. In order to qualify for a license as a landscape68 architect, an applicant must:

69 (a) Submit evidence of his good moral character and70 integrity to the examining board.

Have received a degree in landscape architecture 71 (b) 72 from a college or university having a minimum four-year curriculum 73 in landscape architecture approved by the board or have completed 74 seven (7) years of work in the practice of landscape architecture 75 of a grade and character suitable to the board. Graduation in a 76 curriculum other than landscape architecture from a college or 77 university shall be equivalent to two (2) years' experience of the seven (7) specified above in this section, except that no 78 79 applicant shall receive credit for more than two (2) years' 80 experience for any scholastic training.

81 (c) Pass such written examination as required in82 Section 73-2-9.

Each application or filing made under this section shall include the social security number(s) of the applicant in accordance with Section 93-11-64, Mississippi Code of 1972.

86 **SECTION 5.** Section 73-2-9, Mississippi Code of 1972, is 87 reenacted as follows:

88 73-2-9. Examinations for the license shall be held by the 89 board annually. The board shall adopt rules and regulations 90 covering the subjects and scope of the examinations, publish 91 appropriate announcements, and conduct the examinations at the 92 times designated. Except as otherwise provided in this chapter, 93 every applicant shall be required, in addition to all other 94 requirements, to take and pass a written examination. Each

95 written examination may be supplemented by such oral examinations 96 as the board shall determine.

97 SECTION 6. Section 73-2-11, Mississippi Code of 1972, is
98 reenacted as follows:

99 73-2-11. The board may exempt from examination any applicant 100 who holds a license or certificate to practice landscape architecture issued to him upon examination by a legally 101 102 constituted board of examiners of any other state or Washington, 103 D.C., or any other territory or possession under the control of 104 the United States, provided that such requirements of the state in 105 which the applicant is registered are equivalent to those of this 106 state.

107 Each nonresident applicant shall submit, as part of the 108 application, a sworn affidavit stating that neither such applicant nor any person in or agent of the applicant's firm has practiced 109 or is practicing landscape architectural work in this state prior 110 111 to the applicant having been licensed by the board unless such 112 person or agent holds a license to practice landscape architecture in this state. Failure to submit this affidavit or submitting an 113 114 affidavit which is false in any respect shall constitute just 115 cause for denial of the application.

116 An applicant who is a licensed landscape architect but who was admitted in a jurisdiction which did not offer a written 117 118 examination acceptable to the board or was admitted without the 119 requirement of passing a written examination may be issued a license to practice landscape architecture in this state upon the 120 121 taking and passing of any examination or procedure as may be 122 adopted by the board, provided that such applicant meets all other requirements for issuance of a license to practice landscape 123 architecture in this state. 124

125 SECTION 7. Section 73-2-13, Mississippi Code of 1972, is 126 reenacted as follows:

127 73-2-13. There shall be an advisory committee to the board 128 to consist of five (5) members appointed by the Governor from a 129 list of names supplied by Mississippi Chapter of the American 130 Society of Landscape Architects, giving the names of no fewer than 131 three (3) times the number of persons to be appointed. Each 132 member of the initially appointed committee shall be qualified as described by Section 73-2-7. Appointments shall be licensed 133 landscape architects only and shall be for five-year terms. Each 134 member shall hold office until the appointment and qualification 135 136 of his successor. Vacancies occurring prior to the expiration of 137 the term shall be filled by appointment in like manner for the 138 unexpired term.

139 The committee shall review, approve or disapprove, and make recommendations on all applications for landscape architect's 140 license. At the direction of the board, the committee shall also 141 review and investigate any charges brought against any landscape 142 143 architect as provided for in Section 73-2-16 and make findings of 144 fact and recommendations to the board concerning any disciplinary action which the committee deems necessary and proper pursuant to 145 146 Section 73-2-16.

Each member of the committee shall be entitled to receive a 147 148 per diem in such amounts as shall be set by the board, but not to exceed the amount provided for in Section 25-3-69, and shall be 149 150 reimbursed for expenses that are incurred in the actual 151 performance of his duties under the provisions of Section 25-3-41. Before entering upon the discharge of his duties, each member 152 153 of the committee shall take and subscribe to the oath of office and file it with the Secretary of State. The committee shall 154 elect at the first meeting of every calendar year from among its 155

156 members, a chairman and a secretary to hold office for one (1)
157 year.

158 SECTION 8. Section 73-2-15, Mississippi Code of 1972, is 159 reenacted as follows:

73-2-15. The board shall require that every landscape 160 161 architect shall pay a biennial license renewal fee set by the board not in excess of Two Hundred Dollars (\$200.00). The renewal 162 163 fee shall be due and payable on the first day of January of each 164 year in which the fee is required to be paid and shall become 165 delinquent after the thirty-first day of January of such year, and 166 if the renewal fee is not paid before it becomes delinquent, a penalty fee of Five Dollars (\$5.00) shall be added to the amount 167 168 thereof per month. If the renewal fee and penalty are not paid before the first day of June in the year in which they become due, 169 170 the landscape architect's certificate shall be suspended. The certificate may be reinstated upon the payment of the renewal fee, 171 172 the penalty fees and a reinstatement fee of Fifty Dollars (\$50.00), and provision of such proof of the landscape architect's 173 174 qualifications as may be required in the sound discretion of the 175 board.

The board shall send a receipt to each landscape architect promptly upon payment of the renewal fee.

The board may recognize, prepare or administer continuing education programs for landscape architects as a basis for license renewal.

181 The board shall adopt an appropriate seal for use by licensed 182 landscape architects.

183 SECTION 9. Section 73-2-16, Mississippi Code of 1972, is 184 reenacted as follows:

185 73-2-16. (1) The board shall also have the power to revoke, 186 suspend or annul the certificate or registration of a landscape 187 architect or reprimand, censure or otherwise discipline a 188 landscape architect.

189 (2) The board, upon satisfactory proof and in accordance 190 with the provisions of this chapter, may take the disciplinary 191 actions against any registered landscape architect for any of the 192 following reasons:

(a) Violating any of the provisions of Sections 73-2-1
through 73-2-21 or the implementing bylaws, rules, regulations or
standards of ethics or conduct duly adopted and promulgated by the
board pertaining to the practice of landscape architecture;

197 (b) Fraud, deceit or misrepresentation in obtaining a198 certificate of registration;

199 (c) Gross negligence, malpractice, incompetency or200 misconduct in the practice of landscape architecture;

(d) Any professional misconduct, as defined by the board through bylaws, rules and regulations and standards of conduct and ethics (professional misconduct shall not be defined to include bidding on contracts for a price);

(e) Practicing or offering to practice landscape architecture on an expired license or while under suspension or revocation of a license unless said suspension or revocation be abated through probation;

209 (f) Practicing landscape architecture under an assumed 210 or fictitious name;

(g) Being convicted by any court of a felony, except conviction of culpable negligent manslaughter, in which case the record of conviction shall be conclusive evidence;

(h) Willfully misleading or defrauding any person employing him as a landscape architect by any artifice or false statement;

(i) Having undisclosed financial or personal interestwhich compromises his obligation to his client;

219 (j) Obtaining a certificate by fraud or deceit; or 220 Violating any of the provisions of this chapter. (k) Any person may prefer charges against any other person 221 (3) 222 for committing any of the acts set forth in subsection (2). Such charges need not be sworn to, may be made upon actual knowledge, 223 224 or upon information and belief, and shall be filed with the board. 225 In the event any person licensed under Sections 73-2-1 through *SS02/R751CS* S. B. No. 2342 05/SS02/R751CS

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73-2-21 is expelled from membership in any Mississippi or national professional landscape architectural society or association, the board shall thereafter cite said person to appear at a hearing before the board and to show cause why disciplinary action should not be taken against that person.

The board shall investigate all charges filed with it and, upon finding reasonable cause to believe that the charges are not frivolous, unfounded or filed in bad faith, may, in its discretion, cause a hearing to be held, at a time and place fixed by the board, regarding the charges and may compel the accused by subpoena to appear before the board to respond to said charges.

No disciplinary action taken hereunder may be taken until the accused has been furnished both a statement of the charges against him and notice of the time and place of the hearing thereof, which shall be personally served on the accused or mailed by registered or certified mail, return receipt requested, to the last known business or residence address of the accused not less than thirty (30) days prior to the date fixed for the hearing.

(4) At any hearing held under the provisions of this 244 245 section, the board shall have the power to subpoena witnesses and 246 compel their attendance and require the production of any books, 247 papers or documents. The hearing shall be conducted before the 248 full board with the president of the board serving as the presiding judge. Counsel for the board shall present all evidence 249 250 relating to the charges. All evidence shall be presented under oath, which may be administered by any member of the board, and 251 252 thereafter the proceedings may, if necessary, be transcribed in full by the court reporter and filed as part of the record in the 253 254 case. Copies of such transcription may be provided to any party 255 to the proceedings at a cost to be fixed by the board.

All witnesses who shall be subpoenaed and who shall appear in any proceedings before the board shall receive the same fees and

258 mileage as allowed by law in judicial civil proceedings, and all 259 such fees shall be taxed as part of the costs of the case.

260 Where in any proceedings before the board any witness shall 261 fail or refuse to attend upon subpoena issued by the board, shall 262 refuse to testify or shall refuse to produce any books and papers, 263 the production of which is called for by the subpoena, the 264 attendance of such witness and the giving of his testimony and the 265 production of the books and papers shall be enforced by any court 266 of competent jurisdiction of this state in the manner provided for the enforcement of attendance and testimony of witnesses in civil 267 268 cases in the courts of this state.

The accused shall have the right to be present at the hearing in person, by counsel or other representative, or both. The accused shall have the right to present evidence and to examine and cross-examine all witnesses. The board is authorized to continue or recess the hearing as may be necessary.

(5) At the conclusion of the hearing, the board may either decide the issue at that time or take the case under advisement for further deliberation. The board shall render its decision not more than forty-five (45) days after the close of the hearing, and shall forward to the last known business or residence address of the accused by certified or registered mail, return receipt requested, a written statement of the decision of the board.

281 If a majority of the board finds the accused guilty of the 282 charges filed, the board may: (a) issue a public or private 283 reprimand; (b) suspend or revoke the license of the accused, if 284 the accused is a registrant; or (c) in lieu of or in addition to 285 such reprimand, suspension or revocation, assess and levy upon the guilty party a monetary penalty of not less than One Hundred 286 287 Dollars (\$100.00) nor more than Five Thousand Dollars (\$5,000.00) 288 for each violation.

(6) A monetary penalty assessed and levied under this section shall be paid to the board upon the expiration of the S. B. No. 2342 *SSO2/R751CS* 05/SS02/R751CS PAGE 9 291 period allowed for appeal of such penalties under this section, or 292 may be paid sooner if the guilty party elects. Money collected by 293 the board under this section shall be deposited to the credit of 294 the board's general operating fund.

295 When payment of a monetary penalty assessed and levied by the 296 board in accordance with this section is not paid when due, the 297 board shall have the power to institute and maintain proceedings 298 in its name for enforcement of payment in the chancery court of 299 the county and judicial district of the residence of the guilty 300 party and if the guilty party be a nonresident of the State of 301 Mississippi, such proceedings shall be in the Chancery Court of 302 the First Judicial District of Hinds County, Mississippi.

303 (7) When the board has taken a disciplinary action under 304 this section, the board may, in its discretion, stay such action 305 and place the guilty party on probation for a period not to exceed 306 one (1) year upon the condition that the guilty party shall not further violate either the law of the State of Mississippi 307 308 pertaining to the practice of landscape architecture or the 309 bylaws, rules and regulations, or standards of conduct and ethics 310 promulgated by the board.

311 (8) The board, in its discretion, may assess and tax any 312 part or all of the costs of any disciplinary proceedings conducted 313 under this section against the accused, if the accused is found 314 guilty of the charges.

(9) The power and authority of the board to assess and levy the monetary penalties provided for in this section shall not be affected or diminished by any other proceeding, civil or criminal, concerning the same violation or violations except as provided in this section.

(10) The board, for sufficient cause, may reissue a revoked
license of registration whenever a majority of the board members
vote to do so but in no event shall a revoked license be issued
within two (2) years of the revocation. A new license of
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registration required to replace a revoked, lost, mutilated or destroyed license may be issued, subject to the rules of the board, for a charge not to exceed Twenty-five Dollars (\$25.00).

(11) The board may direct the advisory committee to review and investigate any charges brought against any landscape architect under this chapter and to hold the hearings provided for in this section and to make findings of fact and recommendations to the board concerning the disposition of such charges.

332 (12) Nothing herein contained shall preclude the board or 333 advisory committee from initiating proceedings in any case. The 334 advisory committee shall furnish legal advice and assistance to 335 the board whenever such service is requested.

336 (13) In addition to the reasons specified in subsection (2) 337 of this section, the board shall be authorized to suspend the license of any licensee for being out of compliance with an order 338 for support, as defined in Section 93-11-153. The procedure for 339 340 suspension of a license for being out of compliance with an order 341 for support, and the procedure for the reissuance or reinstatement of a license suspended for that purpose, and the payment of any 342 343 fees for the reissuance or reinstatement of a license suspended 344 for that purpose, shall be governed by Section 93-11-157 or 345 93-11-163, as the case may be. If there is any conflict between 346 any provision of Section 93-11-157 or 93-11-163 and any provision of this chapter, the provisions of Section 93-11-157 or 93-11-163, 347 348 as the case may be, shall control.

349 SECTION 10. Section 73-2-17, Mississippi Code of 1972, is 350 reenacted as follows:

351 73-2-17. Each applicant for examination as a landscape 352 architect shall pay to the board for the purposes of procuring, 353 administering and grading the examination, an administration fee 354 not to exceed One Hundred Dollars (\$100.00) together with an 355 application fee in such amount as the board may set, but in no 356 event to exceed the actual cost to the board of purchasing,

357 preparing and evaluating the examination. Upon passing the 358 examination and meeting the requirements of this chapter and upon 359 paying an initial registration fee in an amount set by the board, 360 an applicant shall be issued an original certificate as a licensed 361 landscape architect and a rubber stamp bearing the seal adopted by 362 the board for use by landscape architects. Each holder of a 363 certificate as provided herein shall be entitled to practice as a 364 licensed landscape architect without additional fee or charge 365 until the next biennial renewal period, and thereafter upon 366 payment of the biennial license fee as provided by Section 367 73-2-15.

368 A fee of Twenty-five Dollars (\$25.00) shall be charged for 369 each duplicate certificate issued by the board.

All checks or money orders submitted to the board shall bemade payable to the board.

372 SECTION 11. Section 73-2-19, Mississippi Code of 1972, is 373 reenacted as follows:

374 73-2-19. This chapter shall not require licensing in the375 following cases:

(a) The practice of landscape architecture by any
person who acts under the supervision of a registered landscape
architect or by an employee of a person lawfully engaged in the
practice of landscape architecture and who, in either event, does
not assume responsible charge of design or supervision.

(b) The practice of landscape architecture by employees
of the United States government while engaged within this state in
the practice of landscape architecture for said government.

384 (c) The practice of planning as customarily done by385 regional and urban planners.

386 (d) The practice of arborists, foresters, gardeners,
387 home builders, floriculturists and ornamental horticulturists
388 performing their respective trades or professions.

(e) The practice of any nurseryman or landscape
 contractor to practice planting design, planting, and location and
 arrangement of plant materials.

(f) The practice of architecture or engineering as defined by the laws of the State of Mississippi including, but not limited to, such planting as might be incidental to such practice.

(g) The work or practice of a regular employee of a public service company or public utility, by rendering to such company landscape architectural service in connection with its facilities which are subject to regulation, supervision and control in order to safeguard life, health and property by the Public Service Commission of this state shall be exempt so long as such person is thus actually and exclusively employed.

402 (h) Any person, firm or corporation performing403 landscape architecture and working on his own land or property.

404 (i) Golf course architects engaged in the preparation of
405 drawings and specifications for a golf course, in accordance with
406 accepted professional standards of public health and safety.

407 **SECTION 12.** Section 73-2-21, Mississippi Code of 1972, is 408 reenacted as follows:

409 73-2-21. It shall be a misdemeanor for any person to:
410 (a) Offer to practice or hold himself out as entitled
411 to practice landscape architecture, unless duly certified and
412 registered under this chapter.

(b) Present as his own the certificate of another.

414 (c) Give false or forged evidence to the board or any 415 member thereof in obtaining a certificate.

416 (d) Falsely impersonate any other practitioner of like417 or different name.

418 (e) Use or attempt to use a certificate that has been419 revoked.

420 (f) Otherwise violate any of the provisions of this421 chapter.

422 Such misdemeanor shall be punishable by a fine of not less 423 than Five Hundred Dollars (\$500.00) and not more than One Thousand 424 Dollars (\$1,000.00), or imprisonment for not more than one (1) 425 year in the county jail, or both.

426 If any person, firm or corporation violates any of the 427 provisions of this chapter, the secretary of the board shall, upon direction of a majority of the board, in the name of the State of 428 429 Mississippi, acting through an attorney employed by the board, 430 apply in any chancery court of competent jurisdiction for an 431 injunction or temporary restraining order pursuant to the 432 Mississippi Rules of Civil Procedure enjoining such violation or for an order enforcing compliance with the provisions of this 433 434 If at such hearing it is established that such person chapter. has violated or is violating this chapter, the court may, in 435 addition to enjoining such violation or enforcing compliance with 436 this chapter, award all cost and expenses, including reasonable 437 438 attorney's fees, to the board. In case of violation of any decree 439 issued in compliance with this paragraph, the court may try and 440 punish the offender for contempt of court and shall fine such 441 offender a sum of not less than Two Hundred Fifty Dollars 442 (\$250.00) per offense. Each day of such violation shall 443 constitute a distinct and separate offense.

444 SECTION 13. Section 73-2-23, Mississippi Code of 1972, is 445 reenacted as follows:

446 73-2-23. All courts of competent jurisdiction within their 447 respective territorial jurisdiction are hereby empowered to hear, 448 try and determine such crimes without indictment and to impose in 449 full the punishments of fines and imprisonments herein prescribed. 450 All violations of this chapter, when reported to the board and 451 duly substantiated by affidavits or other satisfactory evidence, shall be investigated by it, and if the report is found to be true 452 453 and the evidence substantiated, the board shall report such 454 violations to the Attorney General and request prompt prosecution. *SS02/R751CS* S. B. No. 2342

05/SS02/R751CS PAGE 14 455 SECTION 14. Section 17, Chapter 371, Laws of 1999, as 456 amended by Section 15, Chapter 406, Laws of 2001, is amended as 457 follows: Section 17. This act shall take effect and be in force from 458 and after July 1, 1999 * * *. 459 460 SECTION 15. The following shall be codified as Section 73-2-27, Mississippi Code of 1972: 461 462 73-2-27. Sections 73-2-1 through 73-2-23 shall stand 463 repealed on July 1, 2010. SECTION 16. This act shall take effect and be in force from 464 and after July 1, 2005. 465