



*Synopsis of Senate Committee Amendments**

Virginia McInerney

Legislative Service Commission

Sub. H.B. 214

124th General Assembly
(S. Insurance, Commerce, and Labor)

Adds a provision that permits an applicant for registration as a landscape architect to take the required examination prior to completing the applicant's experience or internship requirement, but prohibits the State Board of Landscape Architect Examiners from registering that applicant until all registration requirements are satisfied.

Adds a provision specifying that the Landscape Architect Law (R.C. sections 4703.30 to 4703.49) does not affect an individual's right to use the title "land developer."

Adds a provision specifying that the Landscape Architect Law does not prevent a land developer from providing drawings or graphic diagrams that are necessary for the proper layout of the developer's goods or materials for public or private land or arranging for the installation of the goods or materials.

Modifies the definition of "landscape architecture" or the practice thereof to specify that all aspects of the preparation of master, site, and comprehensive development plans, the preparation of feasibility and site selection studies, and the supervision of the execution of projects are done in accordance with accepted professional standards of public health, welfare, and safety, instead of only the aspect involving specified determinations, as in the House Passed version.

Clarifies that the Board establishes an internship program by adopting rules.

H0214.124/ss

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* This synopsis does not address amendments that may have been adopted on the Senate floor.