## Stricken language would be deleted from and underlined language would be added to present law. Act 591 of the Regular Session

1	State of Arkansas	As Engrossed: S3/17/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		SENATE BILL 322
4			
5	By: Senator J. Bryant		
6	By: Representative Pilkington		
7			
8		For An Act To Be Entitled	
9	AN ACT TO A	AMEND THE LAW CONCERNING CONSTRU	CTION AND
10	DEVELOPMENT	r; TO ALLOW THIRD PARTIES TO PER	FORM PLAN
11	REVIEWS AND	O SITE INSPECTIONS; AND FOR OTHE	R PURPOSES.
12			
13			
14		Subtitle	
15	TO AM	END THE LAW CONCERNING CONSTRUCT	rion
16	AND D	EVELOPMENT; AND TO ALLOW THIRD	
17	PARTI	ES TO PERFORM PLAN REVIEWS AND S	SITE
18	INSPE	CTIONS.	
19			
20	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
21			
22	SECTION 1. Arkar	nsas Code § 14-1-503 is amended	to read as follows:
23	14-1-503. Defini	itions.	
24	As used in this s	subchapter:	
25	(1) <b>"</b> Appli	icant" means a person that submi	ts a request for permit
26	or a person designated	to act on the applicant's behal	f in submitting a
27	request for permit;		
28	(2) "Local	l governing body" means a group	of persons elected or
29	appointed to make decis	sions for or recommendations to	one (1) or more local
30	governments;		
31	(3) "Local	l government" means a municipali	ty, county, or other
32	political subdivision o	of this state;	
33	(4) "Local	l government official" means an	employee of a local
34	government who is lawfu	ully authorized to issue a permi	t;
35	(5) "Perso	on" means an individual, corpora	tion, limited liability
36	company, partnership, a	association, trust, or other ent	ity or organization

1	that can sue or be sued; <del>and</del>
2	(6) "Private professional provider" means one (1) of the
3	following who is not an employee of or otherwise affiliated with the person
4	engaged in the construction project to be reviewed or inspected:
5	(A) A professional engineer as defined in § 17-30-101;
6	(B) A registered architect as defined in § 17-15-102; or
7	(C) A person licensed, certified, or registered by the
8	applicable agency or body to conduct the type of plan review or inspection
9	covered under this section;
10	(7) "Regulatory fee" means payments, whether designated as
11	permit fees, application fees, or by another name, that are required by the
12	local government to accept a request for permit or request for inspection;
13	(8)(A) "Regulatory requirements" means the requirements
14	reasonably determined by the local government to be necessary for approval of
15	plans, permits, or applications under this subchapter.
16	(B) "Regulatory requirements" includes:
17	(i) The Arkansas Fire Prevention Code as adopted by
18	the State Fire Marshal;
19	(ii) The state plumbing code;
20	(iii) The fuel gas code;
21	(iv) The plumbing law under § 17-38-301 et seq.;
22	(v) Any locally adopted ordinances and amendments to
23	the ordinances;
24	(vi) Development, utility, and subdivision
25	regulations;
26	(vii) Applicable zoning ordinances and conditions;
27	(viii) Design standards; and
28	(ix) Other state and local laws, rules, and
29	ordinances applicable to the application in question;
30	(9) "Request for inspection" means a request for an inspection
31	of improvements related to a residential, multifamily, commercial, or
32	industrial development or subdivision within the jurisdiction of a local
33	government; and
34	(10) "Request for permit" means a request for a local government
35	official's approval of a permit related to the development of a residential,
36	multifamily, commercial, or industrial improvement within the jurisdiction of

1 a local government. 2 3 SECTION 2. Arkansas Code § 14-1-504 is amended to read as follows: 4 14-1-504. Request for permit - Time period for approval or denial -5 Notice of denial required. 6 (a)(1) No later than five (5) business days after receipt of a request 7 for permit, a local government official shall notify the applicant 8 electronically or in writing as to whether the request for permit meets the 9 regulatory requirements of a complete application under § 14-1-505. 10 (2)(A) Time spent by the local government official determining whether the request for permit is complete shall count toward the sixty-day 11 12 time for review or inspection under this section. 13 (B) If a local government official determines that the request for permit is incomplete, the local government official shall follow 14 the procedure under § 14-1-505. 15 16 (b)(1) Upon notification to an applicant under subdivision (a)(1) of 17 this section that a complete application has been accepted, the local 18 government official shall also notify the applicant electronically or in 19 writing as to whether the personnel employed or contracted by the local 20 government will be able to provide action by plan review for approval, 21 denial, or request for revisions on the request for permit within sixty (60) 22 days. 23 (2)(A)(i) If the local government official determines that the 24 personnel employed or contracted by the local government cannot provide 25 action by plan review within the time required under subdivision (b)(1) of this section, the applicant may request that the local government retain a 26 27 private professional provider, at the local government's expense, to provide 28 the required plan review under this subchapter. 29 (ii) The request under subdivision (b)(2)(A)(i) of this section shall be made electronically or in writing within three (3) 30 31 business days upon receipt of notification from the local government 32 official. (B)(i) If the local government official determines that 33 the personnel employed or contracted by the local government can provide 34 35 action by plan review within the time required under subdivision (b)(1) of 36 this section, the applicant may retain a private professional provider to

1	provide the required plan review under this subchapter.
2	(ii) If the applicant does not notify the local
3	government official electronically or in writing within three (3) business
4	days of receipt of notification from the local government official, the plan
5	review will commence by the personnel employed or contracted by the local
6	<pre>government.</pre>
7	(C) If the applicant elects to retain the services of a
8	private professional provider, the applicant shall bear the full
9	responsibility of expense of the private professional provider and any
10	regulatory fees associated with the request for permit.
11	(D) An applicant may provide notice of intent to elect to
12	retain the services of a private professional provider at the time of
13	application for a request for permit.
14	(c)(1) A local government official shall act by approval, denial, or a
15	request for revision of an applicant's request for permit within sixty (60)
16	days from the date the local government official receives the request for
17	permit.
18	(2) If the local government official does not approve, deny, or
19	request a revision of an applicant's request for permit within sixty (60)
20	days as required under subdivision $\frac{(a)(1)}{(c)(1)}$ of this section, the:
21	(A) request Request for permit is automatically approved;
22	<u>and</u>
23	(B) Local government official shall refund all regulatory
24	fees for the request for permit.
25	(3) A local government official shall not deny an applicant's
26	request for permit if the request for permit complies with and includes the
27	requirements related to the request for permit imposed by the local governing
28	body.
29	(4)(A) Except as provided in subdivision (c)(4)(B) of this
30	section, the local governing body may limit the:
31	(i) Scope of a request for permit; and
32	(ii) Areas of the site to which the request for
33	permit may apply.
34	(B) The local governing body shall allow the applicant to
35	begin work on the project if a portion of the initial phase of work is
36	compliant with applicable codes, laws, and rules.

4

5

6

7 8

9

10

11

12

13

14

15

16

17

20

21

22

23

24

2526

27

28

29

30

31

3233

34

- 1  $\frac{(b)(d)}{(d)}$  A local government official shall not impose additional 2 requirements related to the request for permit if the request for permit is 3 automatically approved under subdivision  $\frac{(a)(2)}{(c)(2)}$  of this section.
  - $\frac{(e)}{(e)}$  The automatic approval of a permit under subdivision  $\frac{(a)}{(2)}$   $\frac{(c)}{(2)}$  of this section shall not authorize the permit holder to violate a:
    - (1) Federal law or rule;
    - (2) State law or rule; or
    - (3) Local ordinance or rule.
  - $\frac{(d)}{(f)}$  Unless the applicant waives the automatic approval under subdivision  $\frac{(a)(2)}{(c)(2)}$  of this section, a local government official may refuse to accept a request for permit submitted by a person who previously submitted a request for permit that has not yet been approved or denied.
  - $\frac{(e)(g)}{(g)}(1)$  The time period for approval or denial of a request for permit shall be extended to accommodate a time period prescribed by state statute, federal law, or court order that prohibits a local government official from approving or denying a request for permit within sixty (60) days.
- 18 (2) A local government shall provide an applicant written notice 19 stating the reasons for the extension.
  - (3) The time period for approval or denial shall be extended sixty (60) days from the date of compliance as required by the state statute, federal law, or court order.
  - (4) A delay in action on a request for permit that is caused by the fault of the applicant shall not count toward the sixty-day period for action by approval, denial, or request for revisions on a request for permit.
  - (f)(h) Upon consent of the applicant, a local government official may extend the time period for approval or denial of a request for permit by providing the applicant written notice stating the reasons for the extension.
  - (g)(i) If a local government official denies a request for permit, the local government official shall provide the applicant written or electronic notice of the denial stating the reasons the request for permit was denied.
  - SECTION 3. Arkansas Code Title 14, Chapter 1, Subchapter 5, is amended to add additional sections to read as follows:
- 35 <u>14-1-506. Plan review for request for permit.</u>
- 36 <u>(a) A plan review conducted by a private professional provider shall</u>

1	be no less extensive than a plan review conducted by a local government
2	official.
3	(b)(1) A private professional provider performing a plan review under
4	this section shall review the plans to determine compliance with all
5	applicable regulatory requirements.
6	(2) Upon determining that the plans reviewed comply with the
7	applicable regulatory requirements, the private professional provider shall
8	prepare an affidavit or affidavits certifying under oath that the following
9	is true and correct to the best of the private professional provider's
10	knowledge and belief and in accordance with the applicable professional
11	standard of care:
12	(A) That the plans were reviewed by the affiant who is
13	authorized to perform the plan review under this section and who holds the
14	appropriate license or certifications and insurance coverage required under
15	this subchapter;
16	(B) That a determination has been made that the plan is in
17	compliance; and
18	(C) That a determination has been made that plans
19	submitted for the plan review are in conformity with plans previously
20	submitted or approved by the local government in the plan submittal process.
21	(c) The private professional provider shall be authorized to perform a
22	plan review for a request for permit required by the local government,
23	including without limitation plan review for:
24	(1) Civil plans;
25	(2) Construction plans; and
26	(3) Plumbing plans if allowed by the Department of Health.
27	(d)(l)(A) An applicant using a private professional provider shall
28	submit a copy of the private professional provider's plan review report to a
29	local government official within five (5) days of completion of the plan
30	<u>review report.</u>
31	(B) A plan review report under subdivision $(d)(1)(A)$ of
32	this section shall include without limitation the following:
33	(i) The affidavit of the private professional
34	provider required under subdivision (b)(2) of this section; and
35	(ii) Any documents reasonably required by the local
36	government official and any other documents reasonably necessary to determine

1	that the applicant has secured all other governmental approvals required by
2	<u>law.</u>
3	(2)(A) No more than ten (10) business days after receipt of a
4	plan review report from the private professional provider, the local
5	government official shall issue the requested permit or provide written
6	notice to the applicant identifying the specific plan features that do not
7	comply with the applicable regulatory requirements as well as the specific
8	code chapters and sections of the regulatory requirements.
9	(B) If the local government official does not provide a
10	written notice of the plan deficiencies with specific code references to the
11	regulatory requirements not met within the prescribed ten-day period, the:
12	(i) Request for permit shall be deemed approved as a
13	matter of law; and
14	(ii) Permit shall be issued by the local government
15	official on the next business day.
16	(3)(A) If the local government official provides a written
17	notice of plan deficiencies to the applicant within the prescribed ten-day
18	period, the ten-day period shall be tolled pending resolution of the matter.
19	(B) To resolve the plan deficiencies, the applicant may:
20	(i) Dispute the plan deficiencies under this
21	subchapter; or
22	(ii) Submit revisions to correct the plan
23	<u>deficiencies.</u>
24	(4)(A) If the applicant submits revisions to address the plan
25	deficiencies previously identified, the local government official shall have
26	the remainder of the tolled ten-day period plus an additional five (5)
27	business days to issue the requested permit or to provide a second written
28	notice to the applicant stating which plan features remain in noncompliance
29	with the applicable regulatory requirements, with specific reference to the
30	relevant code chapters and sections of the regulatory requirements.
31	(B) If the local government official does not provide the
32	second written notice under subdivision (4)(A) of this section within the
33	prescribed time, the permit shall be issued by the local government official
34	on the next business day.
35	(C) If the revisions required to address the plan
36	deficiencies or any additional revisions submitted by the applicant require

1	that new governmental approvals be obtained, the applicant shall obtain the
2	approvals before a new plan report can be submitted.
3	(5)(A) If the local government official provides a second
4	written notice of plan deficiencies under subdivision (4)(A) of this section
5	to the applicant within the prescribed time, the applicant may:
6	(i) Dispute the plan deficiencies under this
7	subchapter; or
8	(ii) Submit additional revisions to correct the plan
9	deficiencies.
10	(B) For all revisions submitted after the first revision,
11	the local government official shall have an additional five (5) business days
12	to issue the requested permit or to provide a written notice to the applicant
13	stating which plan features remain in noncompliance with the applicable
14	regulatory requirements, with specific reference to the relevant code
15	chapters and sections.
16	(6)(A) If the local government official and the private
17	professional provider are unable to resolve a dispute on matters concerning
18	any ordinance, regulation, or policy of the local government, the matter
19	shall be referred to the local governing body, which shall consider the
20	matter by whichever occurs first:
21	(i) The next scheduled meeting of the local
22	governing body; or
23	(ii) Within thirty (30) days from the date the
24	matter is referred.
25	(B) If the local government official and the private
26	professional provider are unable to resolve a dispute on matters concerning
27	state law or state adopted building codes, the matter shall be referred to
28	the Department of Labor and Licensing, which shall consider the matter by
29	whichever occurs first:
30	(i) The next scheduled meeting of the local
31	governing body; or
32	(ii) Within thirty (30) days from the date the
33	matter is referred.
34	(e) The Department of Labor and Licensing may promulgate rules to
35	implement this section.
36	

1	14-1-507. Request for inspection by private professional provider.
2	(a)(l) An applicant making a request for inspection may retain a
3	private professional provider to conduct the requested inspection at the
4	expense of the applicant.
5	(2)(A) At the time the request for inspection is made to a local
6	government official or at any time thereafter, the applicant shall include
7	electronic or written notice of the intent to retain a private professional
8	provider to complete a required inspection.
9	(B) The notice shall include the date, time, and location
10	of the inspection to be completed.
11	(C) A local government official may be present during the
12	inspection.
13	(3) If the applicant elects to retain the services of a private
14	professional provider, the applicant shall bear the full responsibility of
15	expense of the private professional provider and any regulatory fees
16	associated with the request for inspection.
17	(b)(1) Upon completion of the inspection by the private professional
18	provider, the private professional provider shall submit a copy of his or her
19	inspection report to the local government official.
20	(2) The local government official shall accept the inspection
21	and inspection report of the private professional provider without further
22	inspection or approval by the personnel employed or contracted by the local
23	government unless the local government official has notified the private
24	professional provider, within one (1) business day after the submission of
25	the inspection report, that the local government official finds the report
26	incomplete or the inspection inadequate and has provided the private
27	professional provider with a written description of the deficiencies and
28	specific regulatory requirements that have not been adequately addressed.
29	(c) A local government may impose reasonable restrictions on the
30	continuation of work that would hide, obscure, or make it impossible to
31	inspect work subject to the inspection until the inspection report has been
32	approved by the local government official.
33	(d) The private professional provider may perform an inspection or a
34	review required by a local government, including without limitation:
35	(1) Inspections for:
36	(A) Footings, foundations, concrete slabs, sidewalks, and

1	streets;
2	(B) Framing;
3	(C) Electrical components;
4	(D) Plumbing;
5	(E) Heating ventilation and air conditioning;
6	(F) Drainage; and
7	(G) Utilities;
8	(2) All other inspections not listed under subdivision $(d)(1)$ of
9	this section that are necessary or required to determine compliance with
10	applicable regulatory requirements; and
11	(3) Review for the issuance of a building permit or inspections
12	for a certificate of occupancy issued by a local government.
13	(e) This subchapter does not authorize a private professional provider
14	to issue a certificate of occupancy or building permit.
15	
16	<u>14-1-508. Fees.</u>
17	(a) A local government that imposes regulatory fees or regulatory
18	requirements within its jurisdiction shall establish and make available a
19	schedule of the regulatory fees.
20	(b) The amount of a regulatory fee shall approximate the reasonable
21	cost of the actual regulatory activity performed by the local government.
22	
23	14-1-509. Exemptions.
24	(a) This subchapter does not limit a public or private right of action
25	designed to provide protection, rights, or remedies for consumers.
26	(b) This subchapter does not apply to:
27	(1) Hospitals;
28	(2) Ambulatory healthcare centers;
29	(3) Nursing homes;
30	<u>(4) Jails;</u>
31	(5) Penal institutions;
32	(6) Airports;
33	(7) Buildings or structures that affect national or state
34	homeland security; or
35	(8)(A) A building defined as a high-rise building in the
36	Arkansas Fire Prevention Code.

1	(B) An interior tenant build-out project within a high-
2	rise building is not exempt from this subchapter.
3	
4	14-1-510. Stop-work orders.
5	(a) If a local government official responsible for building code
6	enforcement determines that a project does not comply with the applicable
7	regulatory requirements, the local government official may:
8	(1) Deny the permit or request for a certificate of occupancy or
9	certificate of completion, as appropriate; or
10	(2) Issue a stop-work order for the project or any portion of
11	the project as provided by law after:
12	(A) Providing notice to one (1) of the following
13	<u>individuals:</u>
14	(i) The owner;
15	(ii) The private professional provider of record; or
16	(iii) The contractor of record;
17	(B) Posting a copy of the order on the site of the
18	project; and
19	(C) Providing the opportunity to remedy the violation
20	within the time set forth in the notice.
21	(b) A local government official shall be available to meet with the
22	private professional provider within two (2) business days after issuing a
23	stop-work order under subdivision (a)(2) of this section to resolve any
24	dispute after issuing a stop-work order or providing notice to the applicant
25	<u>denying:</u>
26	(1) A permit;
27	(2) A request for a certificate of occupancy; or
28	(3) A certificate of completion.
29	(c) If the local government official and the private professional
30	provider are unable to resolve the dispute or meet within the time required
31	under subsection (b) of this section, the matter shall be referred to the
32	local governing body, which shall consider the matter by whichever occurs
33	<u>first:</u>
34	(1) The next scheduled meeting of the local governing body; or
35	(2) Within thirty (30) days from the date the matter is
36	referred.

11

1	
2	14-1-511. Authority of local government.
3	(a) A local government, local government official, member of local
4	government building code enforcement personnel, and agents of the local
5	government are immune from liability to any person or party for any action or
6	inaction by an owner of a building or by a private professional provider or
7	his or her authorized representative in connection with plan review or
8	inspection services by private professional providers as provided under this
9	subchapter.
10	(b) A local government may establish a list of private professional
11	providers working within the jurisdiction of the local government.
12	(c) A local government may establish requirements regarding
13	certification and licensure for private professional providers that equate to
14	the certifications and licensure requirements required for personnel employed
15	or contracted by the local government to conduct plan reviews and inspections
16	as may be applicable to the particular type of plan review or inspection.
17	
18	14-1-512. Liability of private professional providers.
19	(a) When performing plan review or inspection services under this
20	subchapter, a private professional provider is subject to the disciplinary
21	guidelines of the applicable professional licensing board with jurisdiction
22	over the private professional provider's license or certification, as
23	applicable.
24	(b) Any complaint processing, investigation, or disciplinary action
25	that arises from a private professional provider's performance of plan review
26	or inspection services shall be conducted by the applicable professional
27	licensing board unless the action constitutes a violation of a local
28	ordinance or law.
29	(c) Except as provided under the disciplinary rules of the applicable
30	professional licensing board with jurisdiction over the private professional
31	provider's license or certification, a local government official may decline
32	to accept a plan review or an inspection report submitted by a private
33	professional provider who has submitted multiple reports that required
34	revisions due to:
35	(1) Negligence;
36	(2) Noncompliance; or

1	(3) Deficiencies.
2	(d) A private professional provider providing plan review or
3	inspection services under this subchapter shall secure and maintain insurance
4	coverage under an errors and omissions policy for professional liability
5	<u>insurance.</u>
6	(e) The limits of the professional liability insurance under this
7	section shall be not less than:
8	(1) One million dollars ( $\$1,000,000$ ) per claim and one million
9	dollars (\$1,000,000) in aggregate coverage for any project with a
10	construction cost of less than five million dollars (\$5,000,000); or
11	(2) Two million dollars (\$2,000,000) per claim and two million
12	dollars (\$2,000,000) in aggregate coverage for any project with a
13	construction cost of five million dollars (\$5,000,000) or more.
14	(f)(1) Professional liability insurance under this section may be a
15	practice policy or project-specific coverage.
16	(2) If the professional liability insurance under this section
17	is a practice policy, it shall contain prior-acts coverage for the private
18	professional provider.
19	(3) If the professional liability insurance under this section
20	is project-specific, it shall continue in effect for two (2) years following
21	the issuance of the certificate of final completion for the project.
22	(g) An applicant using a private professional provider shall verify
23	compliance with the insurance requirements of this section and provide the
24	information to the local government official.
25	
26	/s/J. Bryant
27	
28	
29	APPROVED: 4/14/25
30	
31	
32	
33	
34	
35	
36	