HOUSE BILL 294

C21lr1400 **CF SB 93** (PRE-FILED) By: Delegate Williams Requested: October 30, 2020 Introduced and read first time: January 13, 2021 Assigned to: Economic Matters Committee Report: Favorable House action: Adopted Read second time: February 11, 2021 CHAPTER AN ACT concerning Business Occupations and Professions – Architects – Scope of Licensure FOR the purpose of increasing the maximum estimated cost in labor and materials for the alteration of a certain existing building or structure for which a person is not required to employ a licensed architect under certain circumstances; altering the circumstances under which a person is not required to employ a licensed architect; making certain stylistic changes; making a conforming change; and generally relating to the scope of licensure for architects. BY repealing and reenacting, without amendments, Article – Business Occupations and Professions Section 3–101(a), (b), and (l) and 3–103(a) and (e) Annotated Code of Maryland (2018 Replacement Volume and 2020 Supplement) BY repealing and reenacting, with amendments, Article – Business Occupations and Professions Section 3–103(d) Annotated Code of Maryland (2018 Replacement Volume and 2020 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

That the Laws of Maryland read as follows:

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,



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2 1 **Article - Business Occupations and Professions** 2 3-101.3 (a) In this title the following words have the meanings indicated. 4 (b) "Architect" means an individual who practices architecture. "Practice architecture" means to provide any service or creative work: 5 (l) (1) 6 (i) in regard to an addition to, alteration of, or construction of a 7 building or an integral part of a building; and 8 (ii) that requires education, training, and experience in architecture. "Practice architecture" includes: 9 (2) 10 (i) architectural design and preparation of related documents; 11 (ii) consultation; 12 (iii) design coordination; 13 (iv) evaluation: 14 investigation; and (v) 15 (vi) planning. 16 3-103.17 Except as otherwise provided in this section, all architectural documents prepared in connection with the addition, alteration, construction, or design of a building, 18 19 an integral part of a building, or a group of buildings which are intended for public use or 20 residential use shall be signed, sealed, and dated by a licensed architect in accordance with § 3–501 of this title. 2122 A person may not be required to employ a licensed architect in 23connection with the alteration or repair of an existing building or structure in a municipal 24corporation if the alteration or repair: DOES NOT ADVERSELY AFFECT THE STRUCTURAL SYSTEM 2526OF THE BUILDING, INCLUDING FOUNDATIONS, FOOTINGS, WALLS, FLOORS, ROOFS,

BEARING PARTITIONS, BEAMS, COLUMNS, JOISTS, OR THE MECHANICAL,

ELECTRICAL, OR PLUMBING SYSTEMS; AND

1 2 3	CODE AND does not materials[;] FOR ALTE	exceed [-	estimated costs,		
4	[(ii) is lim	nited to:			
5 6	repairs; AND	1.] A	. MINOR interior alte	erations or COS	METIC OF	R SIMILAR
7		[2.	storefronts or facade	es;		
8		3.] B	• fixtures, cabinetwor	k or furniture; or		
9		[4.	exterior stairways, l	andings, decks, a	and ramps;	and
10 11 12	(iii) does not adversely affect the structural system of the building including foundations, footings, walls, floors, roofs, bearing partitions, beams, columns joists, or the mechanical, electrical, or plumbing systems.]					
13 14	INCLUDING LABOR A	2. ND MAT	DOES NOT EXCEE ERIALS, FOR ALTERA			•
15 16	REPLACEMENTS;	A.	STOREFRONTS,	FACADES,	OR	SIMILAR
17		В.	EXTERIOR STAIRW	AYS, LANDINGS,	DECKS, C	OR RAMPS;
18		C .	JOISTS; OR			
19		D.	A MECHANICAL, EL	ECTRICAL, OR	PLUMBIN(G SYSTEM.
20 21 22	(2) Any work performed under this subsection shall be in compliance with the Americans with Disabilities Act and the Maryland Building Performance Standards set forth in Title 12, Subtitle 5 of the Public Safety Article.					
23 24	(3) The exclusion provided for in this subsection shall be used only once perbuilding or structure in a 12 -month period.					
25	(4) A b	uilding _l	permit issued under tl	nis subsection:		
26 27 28	(i) submitted the permit subsection; and		contain an affidav that the repair or a			
29	(ii)	may	not be amended or rev	ised in any way to	o cause the	alteration

or repair to exceed [\$5,000] THE MAXIMUM AMOUNT in total costs AUTHORIZED UNDER PARAGRAPH (1) OF THIS SUBSECTION, including labor and materials.				
(5) Any building permit issued under this subsection that contains technical submissions that fail to conform to the requirements of this subsection shall be invalid.				
(e) Notwithstanding the provisions of subsection (d) of this section, a code official may require that architectural documents for alterations or repairs of existing buildings of structures be signed and sealed by a licensed architect if the code official determines that the signature and seal of a licensed architect is necessary to provide conformity with the Maryland Building Performance Standards or to otherwise provide for the health and safety of the public.				
SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2021.				
Approved:				
Governor.				

President of the Senate.

Speaker of the House of Delegates.