

(II) CONSULTATION;

(III) COORDINATION OF SERVICES THAT CIVIL, ELECTRICAL, MECHANICAL, OR STRUCTURAL ENGINEERS OR ANY OTHER CONSULTANTS PROVIDE;

(IV) EVALUATION;

(V) INVESTIGATION; AND

(VI) PLANNING.

REVISOR'S NOTE: This subsection is new language derived without substantive change from former Art. 56, § 464(e).

The former phrase "within the meaning and intent of this subtitle" is deleted as surplusage in light of subsection (a) of this section.

The definition is stated in the infinitive form to allow minor verb variations of the defined phrase without taking these variations out of the scope of the definition.

REVISOR'S NOTE TO SECTION: Former Art. 56, § 464(d), which defined the word "building", is deleted as surplusage, since the former defined term was used only twice -- in former Art. 56, § 464(c), which defined "practice of architecture", and § 471, which related to the scope of subtitle -- and, as used, did not add anything to the commonly understood meaning of the word "building".

3-102. LEGISLATIVE POLICY.

THE PURPOSES OF THIS TITLE ARE TO SAFEGUARD LIFE, HEALTH, PUBLIC SAFETY, AND PROPERTY AND TO PROMOTE THE PUBLIC WELFARE BY REGULATING PERSONS WHO PRACTICE ARCHITECTURE IN THE STATE.

REVISOR'S NOTE: This section is new language derived without substantive change from the first clause of former Art. 56, § 463, as that clause related to permission to practice architecture.

Defined terms: "Person" § 1-101
"Practice architecture" § 3-101

3-103. SCOPE OF TITLE.

(A) LICENSED ARCHITECT NOT REQUIRED.