LEGISLATURE OF NEBRASKA

ONE HUNDRED EIGHTH LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 102

Introduced by Erdman, 47.

Read first time January 06, 2023

Committee: Government, Military and Veterans Affairs

1 A BILL FOR AN ACT relating to land surveying; to amend sections 15-106, 2 23-1901, 23-1901.02, 23-1908, 23-1911, 23-1901.01, 39-1311.02, 76-846, 76-1902, 76-2502, 3 39-1410, 76-2503, 76-2504, 76-2505, 4 76-2506, 81-8,110.02, 81-8,110.04, 81-8,110, 81-8,110.08, 81-8,110.13, 81-8,110.14, 81-8,113, 81-8,114, 81-8,115, 81-8,117, 5 6 81-8,121, 81-8,122, 81-8,122.02, 81-8,124, 81-8,125, 81-1704, 7 81-1716, 81-1717, 81-1718, 84-407, and 84-413, Reissue Revised Statutes of Nebraska, and sections 81-8,108, 81-8,108.01, 81-8,109, 8 9 81-8,110.01, 81-8,111, 81-8,118, 81-8,119.01, 81-8,120, 81-8,122.01, 81-8,123, 81-8,126, 81-8,127, and 81-8,184, Revised Statutes 10 Cumulative Supplement, 2022; to change provisions relating to the 11 12 Nebraska Plane Coordinate System Act and the Land Surveyors 13 Regulation Act; to define and redefine terms; to authorize certain 14 land surveying activities; to provide for requirements, liability, 15 licensure, duties, organizational practice, and disciplinary action as prescribed; to change requirements for the content and filing of 16 land surveys; to change and provide penalties; to change and provide 17 18 fees; to harmonize provisions; to provide an operative date; and to 19 repeal the original sections.

20 Be it enacted by the people of the State of Nebraska,

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Section 1. Section 15-106, Reissue Revised Statutes of Nebraska, is
 amended to read:

3 15-106 (1) The owner of any land within the corporate limits of a city of the primary class or contiguous thereto may lay out such land 4 into lots, blocks, public ways, and other grounds under the name 5 of addition to the city of and shall 6 cause an accurate plat thereof to be made, designating explicitly the 7 land so laid out and particularly describing the lots, blocks, public 8 9 ways, and grounds belonging to such addition. The lots shall be designated by number and by street. Public ways and other grounds shall 10 be designated by name and by number. Such plat shall be acknowledged 11 before some officer authorized to take acknowledgment of deeds and shall 12 have appended to it a certificate made by a professional registered land 13 surveyor that he or she has accurately surveyed such addition and that 14 the lots, blocks, public ways, and other grounds are staked and marked as 15 required by such city. 16

(2) When such plat is made, acknowledged, and certified, complies 17 with the requirements of section 15-901, and is approved by the city 18 planning commission, such plat shall be filed and recorded in the office 19 of the register of deeds and county assessor of the county in which the 20 land is located. In lieu of approval by the city planning commission, the 21 city council may designate specific types of plats which may be approved 22 by the city planning director. No plat shall be recorded in the office of 23 24 the register of deeds or have any force or effect unless such plat is approved by the city planning commission or the city planning director. 25 The plat shall, after being filed with the register of deeds, be 26 equivalent to a deed in fee simple absolute to the city, from the owner, 27 of all streets, all public ways, squares, parks, and commons, and such 28 portion of the land as is therein set apart for public use or dedicated 29 to charitable, religious, or educational purposes. 30

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(3) All additions thus laid out shall remain a part of the city, and

all additions, except those additions as set forth in sections 15-106.01 1 2 and 15-106.02, laid out adjoining or contiguous to the corporate limits 3 of a city of the primary class shall be included therein and become a part of the city for all purposes. The inhabitants of such addition shall 4 be entitled to all the rights and privileges and subject to all the laws, 5 ordinances, rules, and regulations of the city. The mayor and city 6 council shall have power by ordinance to compel owners of any such 7 addition to lay out streets and public ways to correspond in width and 8 direction and to be continuous with the streets and public ways in the 9 city or additions contiguous to or near the proposed addition. 10

(4) No addition shall have any validity, right, or privilege as an 11 addition unless the terms and conditions of such ordinance and of this 12 13 section are complied with, the plats thereof are submitted to and approved by the city planning commission or the city planning director, 14 and the approval of the city planning commission or the city planning 15 director is endorsed thereon. The city council may provide procedures in 16 land subdivision regulations for appeal by any person aggrieved by any 17 action of the city planning commission or city planning director on any 18 19 plat.

20 Sec. 2. Section 23-1901, Reissue Revised Statutes of Nebraska, is 21 amended to read:

22 23-1901 (1) It shall be the duty of the county surveyor to make or 23 cause to be made all surveys within his or her county that the county 24 surveyor may be called upon to make and record the same.

(2) In all counties having a population of at least one hundred 25 thousand inhabitants but less than one hundred fifty thousand 26 inhabitants, the county surveyor shall be ex officio county engineer and 27 shall be either a professional engineer as provided in the Engineers and 28 Architects Regulation Act or a professional registered land surveyor as 29 provided in the Land Surveyors Regulation Act or both. In such counties, 30 the office of surveyor shall be full time. 31

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1 In counties having a population of one hundred fifty thousand 2 inhabitants or more, a county engineer shall be a professional engineer 3 as provided in the act and shall be elected as provided in section 4 32-526.

(3) The county engineer or ex officio county engineer shall:

6 (a) Prepare all plans, specifications, and detail drawings for the 7 use of the county in advertising and letting all contracts for the 8 building and repair of bridges, culverts, and all public improvements 9 upon the roads;

10 (b) Make estimates of the cost of all such contemplated public 11 improvements, make estimates of all material required for such public 12 improvements, inspect the material and have the same measured and 13 ascertained, and report to the county board whether the same is in 14 accordance with its requirements;

(c) Superintend the construction of all such public improvements andinspect and require that the same shall be done according to contract;

(d) Make estimates of the cost of all labor and material which shall be necessary for the construction of all bridges and improvements upon public highways, inspect all of the work and materials placed in any such public improvements, and make a report in writing to the county board with a statement in regard to whether the same comply with the plans, specifications, and detail drawings of the county board prepared for such work or improvements and under which the contract was let; and

(e) Have charge and general supervision of work or improvements
authorized by the county board, inspect all materials, direct the work,
and make a report of each piece of work to the county board.

The county engineer or surveyor shall also have such other and further powers as are necessarily incident to the general powers granted.

(4) The county surveyor shall prepare and file the required annual
inventory statement of county personal property in his or her custody or
possession as provided in sections 23-346 to 23-350.

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1 (5) In counties having a population of one hundred fifty thousand 2 inhabitants or more, the county engineer shall appoint a full-time county 3 surveyor. The county surveyor shall perform all the duties prescribed in 4 sections 23-1901 to 23-1913 and any other duties assigned to him or her 5 by the county engineer. The county surveyor shall be a <u>professional</u> 6 registered land surveyor as provided in the Land Surveyors Regulation 7 Act.

8 Sec. 3. Section 23-1901.01, Reissue Revised Statutes of Nebraska, is9 amended to read:

10 23-1901.01 (1) A person need not be a resident of the county when he 11 or she files for election as county surveyor, but if elected as county 12 surveyor, such person shall reside in a county for which he or she holds 13 office.

(2) In a county having a population of less than one hundred fifty 14 thousand inhabitants in which the voters have voted against the election 15 16 of a county surveyor pursuant to section 32-525 or in which no county surveyor has been elected and qualified, the county board of such county 17 shall appoint a competent professional registered land surveyor who is 18 licensed registered pursuant to the Land Surveyors Regulation Act either 19 on a full-time or part-time basis to such office. In making such 20 appointment, the county board shall negotiate a contract with the 21 surveyor, such contract shall specify the responsibility of the appointee 22 23 to carry out the statutory duties of the office of county surveyor and 24 shall specify the compensation of the surveyor for the performance of 25 such duties, which compensation shall not be subject to section 33-116. A county surveyor appointed under this subsection shall serve the same term 26 as that of an elected surveyor. 27

(3) A person appointed to the office of county surveyor in anycounty shall not be required to reside in the county of appointment.

30 Sec. 4. Section 23-1901.02, Reissue Revised Statutes of Nebraska, is 31 amended to read:

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23-1901.02 The county surveyor may appoint a deputy for whose acts
 he or she will be responsible. The surveyor may not appoint the county
 treasurer, sheriff, register of deeds, or clerk as deputy.

In counties having a population of one hundred thousand but less than one hundred fifty thousand, if the county surveyor is a professional engineer, he or she shall appoint as deputy a <u>professional</u> registered land surveyor or, if the county surveyor is a <u>professional</u> registered and surveyor, he or she shall appoint as deputy a professional engineer. This requirement shall not apply if the county surveyor is both a professional engineer and a <u>professional</u> registered land surveyor.

The appointment shall be in writing and revocable in writing by the surveyor. Both the appointment and revocation shall be filed and kept in the office of the county clerk.

The deputy shall take the same oath as the surveyor which shall be endorsed upon and filed with the certificate of appointment. The surveyor may require a bond of the deputy.

17 In the absence or disability of the surveyor, the deputy shall 18 perform the duties of the surveyor pertaining to the office, but when the 19 surveyor is required to act in conjunction with or in place of another 20 officer, the deputy cannot act in the surveyor's place.

21 Sec. 5. Section 23-1908, Reissue Revised Statutes of Nebraska, is 22 amended to read:

23 23-1908 The boundaries of the public lands established by the duly 24 appointed government surveyors, when approved by the Surveyor General and accepted by the government, are unchangeable, and the corners established 25 thereon by them shall be held and considered as the true corners which 26 they were intended to represent, and the restoration of lines and corners 27 28 of such surveys and the division of sections into their legal subdivisions shall be in accordance with the laws of the United States, 29 the circular of instructions of the United States Department of the 30 Interior, Bureau of Land Management, on the restoration of lost and 31

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1 obliterated section corners and quarter corners, and the circular of 2 instructions to the county surveyors by the State Surveyor under authority of the Board of Educational Lands and Funds. The county 3 surveyor is hereby authorized to restore lost and obliterated corners of 4 original surveys and to establish the subdivisional corners of sections 5 in accordance with the provisions of this section and section 23-1907. 6 7 Any professional registered land surveyor licensed registered under the Land Surveyors Regulation Act is hereby authorized to establish any 8 9 corner not monumented in the original government surveys in accordance with the provisions of this section and section 23-1907. Subdivision 10 shall be executed according to the plan indicated by the original field 11 notes and plats of surveys and governed by the original and legally 12 restored corners. The survey of the subdivisional lines of sections in 13 violation of this section shall be absolutely void. 14

Sec. 6. Section 23-1911, Reissue Revised Statutes of Nebraska, is amended to read:

17 23-1911 The county surveyor shall record all surveys, for permanent purposes, made by him or her, as required by sections 81-8,121 to 18 19 81-8,122.02. Such record shall set forth the names of the persons making the application for the survey, for whom the work was done, and a 20 statement showing it to be an official county survey or resurvey. The 21 official records, other plats, and field notes of the county surveyor's 22 23 office shall be deemed and considered public records. Any agent or authority of the United States, the State Surveyor or any deputy state 24 any professional land surveyor licensed 25 surveyor of Nebraska, or registered pursuant to the Land Surveyors Regulation Act shall at all 26 times, within reasonable office or business hours, have free access to 27 28 the surveys, field notes, maps, charts, records, and other papers as provided for in sections 23-1901 to 23-1913. In all counties, where no 29 regular office is maintained in the county courthouse for the county 30 surveyor of that county, the county clerk shall be custodian of the 31

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official record of surveys and all other permanent records pertaining to
 the office of county surveyor.

3 Sec. 7. Section 39-1311.02, Reissue Revised Statutes of Nebraska, is
4 amended to read:

5 39-1311.02 (1) A review of a preliminary subdivision plat shall be 6 required for all proposals to subdivide land or to make public or private 7 improvements on all land within an approved corridor.

(2) A building permit shall be required for all structures within an 8 9 approved corridor if the actual cost of the structure exceeds one 10 thousand dollars. Structures include, but are not limited to, any construction or improvement to land such as public or private streets, 11 sidewalks, and utilities; golf course tee boxes, fairways, or greens; 12 13 drainage facilities; storm water detention areas; mitigation sites; green space; landscaped areas; or other similar uses. Any application for a 14 building permit shall include a plat drawn by a person licensed as a 15 professional engineer or architect under the Engineers and Architects 16 17 Regulation Act or <u>licensed</u> registered as a <u>professional</u> land surveyor as provided in the Land Surveyors Regulation Act showing the location of all 18 19 existing and proposed structures in the area subject to corridor protection. 20

21 Sec. 8. Section 39-1410, Reissue Revised Statutes of Nebraska, is 22 amended to read:

23 39-1410 The section lines are hereby declared to be public roads in 24 each county in the state, and the county board may whenever the public 25 good requires it open such roads without any preliminary survey and cause them to be worked in the same manner as other public roads; Provided, any 26 damages claimed by reason of any such road shall be appraised and allowed 27 28 in the manner provided by law. The county board shall cause existing government corners along such line to be perpetuated by causing to be 29 planted monuments of some durable material, with suitable witnesses, and 30 causing a record to be made of the same and, if government corners are 31

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1 lost or obliterated, the county board shall cause the corners to be 2 located in the manner provided in the manual of instruction for 3 government surveys. The county board shall cause such work to be 4 performed by the county surveyor or, if there is no county surveyor in 5 the county, by some other competent <u>professional</u> land surveyor.

6 Sec. 9. Section 76-846, Reissue Revised Statutes of Nebraska, is7 amended to read:

8 76-846 (a) Plats and plans are a part of the declaration. Separate 9 plats and plans are not required by sections 76-825 to 76-894 if all the 10 information required by this section is contained in either a plat or 11 plan.

12 (b) Each plat must show:

13 (1) the name and a survey or general schematic map of the entire14 condominium;

(2) the extent of any existing encroachments by or upon any portionof the condominium;

17 (3) to the extent feasible, a legally sufficient description or
18 drawing of all easements serving or burdening any portion of the
19 condominium;

(4) the location and dimensions of any vertical unit boundaries not
shown or projected on plans recorded pursuant to subsection (d) of this
section and that unit's identifying number;

(5) the location with reference to an established datum of any horizontal unit boundaries not shown or projected on plans recorded pursuant to subsection (d) of this section and that unit's identifying number;

(6) a legally sufficient description of any real estate in which the
unit owners will own only an estate for years, labeled as leasehold real
estate;

30 (7) the distance between noncontiguous parcels of real estate31 comprising the condominium; and

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1 (8) the location and dimensions of limited common elements, 2 including porches, balconies, and patios, other than parking spaces and 3 the other limited common elements described in subdivisions (2) and (4) 4 of section 76-839.

5 (c) A plat may also show the intended location and dimensions of any 6 contemplated improvement to be constructed anywhere within the 7 condominium. Any contemplated improvement shown must be labeled either 8 Must Be Built or Need Not Be Built.

9 (d) To the extent not shown or projected on the plats, plans of the 10 units must show or project:

(1) the location and dimensions of the vertical boundaries of each
unit, and that unit's identifying number;

(2) any horizontal unit boundaries, with reference to an established
datum, and that unit's identifying number; and

(3) any units in which the declarant has reserved the right to
create additional units or common elements pursuant to subsection (c) of
section 76-847, identified appropriately.

(e) Unless the declaration provides otherwise, the horizontal
boundaries of part of a unit located outside of a building have the same
elevation as the horizontal boundaries of the inside part, and need not
be depicted on the plats and plans.

(f) Upon exercising any development right, the declarant shall record either new plats and plans necessary to conform to the requirements of subsections (a), (b), and (d) of this section, or new certifications of plats and plans previously recorded if those plats and plans otherwise conform to the requirements of those subsections.

(g) Any plat or plan required by sections 76-825 to 76-894 must be
 prepared by a <u>professional</u> registered surveyor, an architect, or a
 professional engineer.

30 Sec. 10. Section 76-1902, Reissue Revised Statutes of Nebraska, is 31 amended to read:

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76-1902 As used in the Farm Homestead Protection Act, unless the
 context otherwise requires:

3 (1) Designation of homestead shall mean a sworn written statement by an individual mortgagor, trustor, or judgment debtor which describes his 4 or her homestead, executed on or after November 21, 1986. Such statement 5 shall include a legal description of the homestead. If only a portion of 6 7 the homestead will be encumbered by the mortgage, trust deed, or judgment 8 lien with respect to which a designation is made, then such portion so encumbered shall also be identified by proper legal description. If the 9 homestead or the encumbered portion of the homestead is not separately 10 described in its entirety in the mortgage or trust deed with respect to 11 which a designation is made, or cannot be accurately described as a 12 fractional part of a section, the designation shall be accompanied by a 13 survey which includes a metes and bounds description with reference to 14 established datum. The survey and description shall be prepared by and 15 16 bear the signature and seal of a professional registered land surveyor. The designation shall include statements by the individual mortgagor, 17 trustor, or judgment debtor that (a) he or she resides in a dwelling 18 house located upon the homestead, (b) all appurtenances to such dwelling 19 and an adequate supply of potable water and an adequate system of sewage 20 disposal exist upon the homestead, (c) both the water supply and sewage 21 disposal system are located entirely upon the homestead and neither will 22 require access to or an easement across any part of the nondesignated 23 24 agricultural land encumbered by such mortgage or trust deed, (d) both the homestead and the nonhomestead real estate encumbered by such mortgage or 25 trust deed have existing legal access to a public roadway, and (e) 26 provide a complete listing of all structures and other improvements 27 28 situated on the portion of the homestead so encumbered, together with a representation that such structures and improvements are within the 29 homestead boundary and do not encroach upon any of the nonhomestead real 30 estate encumbered by such mortgage or trust deed; 31

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1 (2) Agricultural land shall mean a parcel of land larger than twenty 2 acres not located in any incorporated city or village which is owned by an individual and used in farming operations carried on by the owner at 3 4 any time within the preceding three-year period for the production of 5 farm products as defined in section 9-102, Uniform Commercial Code. Agricultural land shall include wasteland lying within or contiguous to 6 and in common individual ownership with land used in farming operations 7 for the production of farm products; 8

9 (3) Homestead shall mean a parcel of agricultural land encumbered in 10 whole or in part by the lien of a mortgage, trust deed, or judgment, for which a designation of homestead has been made pursuant to the Farm 11 Homestead Protection Act, and which possesses all of the attributes 12 13 legally requisite to its selection by the mortgagor, trustor, or judgment debtor as his or her homestead under Chapter 40, except that the value 14 limitation of section 40-101 shall not be construed to limit or impede 15 any such designation; 16

(4) Protected real estate shall mean agricultural land which is encumbered by the lien of a judgment entered or a mortgage or trust deed executed on or after November 21, 1986, which lien is of a first and paramount priority over any other lien except a tax lien; and

(5) Redemptive homestead shall mean that portion of any protected
real estate for which an owner has made a designation of homestead as
provided in the Farm Homestead Protection Act.

24 Sec. 11. Section 76-2502, Reissue Revised Statutes of Nebraska, is 25 amended to read:

76-2502 (1) For purposes of the Nebraska Plane Coordinate System Act, Nebraska Plane Coordinate System means the system of plane coordinates for designating the geographic position of points on, within, or above the surface of the earth, within the State of Nebraska, <u>defined</u> by the National Spatial Reference System, or its successors, which have been established by the National Ocean Service/National Geodetic Survey,

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1 or its successors, for defining and stating the geographic positions or 2 locations of points on the surface of the earth, within the State of 3 Nebraska; and

4 (2) For purposes of more precisely defining the Nebraska Plane Coordinate System, it shall be the most recent system of plane 5 coordinates which has been established by the National Geodetic Survey, 6 7 based on the National Spatial Reference System, and known as the State Plane Coordinate System, for defining and stating the geographic 8 positions or locations of points within the State of Nebraska. the 9 10 following definition by the National Ocean Service/National Geodetic Survey is also adopted: 11

The Nebraska Plane Coordinate System is a Lambert conformal conic projection of the North American Datum of 1983, having standard parallels at north latitudes 40 degrees 00 minutes and 43 degrees 00 minutes along which parallels the scale shall be exact. The origin of coordinates is at the intersection of the meridian 100 degrees 00 minutes west of Greenwich and the parallel 39 degrees 50 minutes north latitude. This origin is given the coordinates. N = 0 meters and E = 500,000 meters.

Sec. 12. Section 76-2503, Reissue Revised Statutes of Nebraska, isamended to read:

76-2503 The plane coordinate values for a point on the earth's 21 22 surface used to express the geographic position or location of such point of the Nebraska Plane Coordinate System this system shall consist of two 23 24 distances expressed in feet and decimals of a foot or meters and decimals 25 of a meter when using the Nebraska Plane Coordinate System. When the values are expressed in feet, a definition of one foot equals 0.3048 26 27 meters exactly must be used. One of the distances, to be known as the "northing or y-coordinate" or "N", shall give the position in a north-28 and-south direction. The other, to be known as the "easting or x-29 <u>coordinate</u>"<u>or "E</u>", shall give the position in an east-and-west 30 direction. The northing component of any zone shall be parallel with the 31

central meridian of that zone. The easting component of any zone shall be 1 2 at right angles to the central meridian of that zone. These coordinates 3 shall be made to depend upon and conform to plane rectangular coordinate 4 values for the monumented horizontal control stations of the North 5 American National Geodetic Horizontal Network as published by the 6 National Ocean Service/National Geodetic Survey, or its successors, and 7 whose plane coordinates have been computed based on the system described 8 in the Nebraska Plane Coordinate System Act. Any such station may be used 9 for establishing a survey connection to the Nebraska Plane Coordinate 10 System.

11 Sec. 13. Section 76-2504, Reissue Revised Statutes of Nebraska, is 12 amended to read:

76-2504 No coordinate or coordinates based on the Nebraska Plane 13 Coordinate System purporting to define the position of a point on a land 14 boundary shall be presented to be recorded in any public land record, 15 plat, easement, exhibit, certified corner record, records or deed record 16 records unless such coordinate or coordinates are accompanied by a 17 description of the horizontal datum, realization, and methodology used 18 19 and published within the same document. point is within one kilometer of a monumented horizontal control station established in conformity with 20 21 the standards of accuracy and specifications for first-order or second-22 order geodetic surveying, as prepared and published by the Federal 23 Geodetic Control Subcommittee of the United States Department of 24 Commerce. Standards and specifications of the Federal Geodetic Control 25 Subcommittee, or its successor, in force on the date of the survey shall apply. Publishing existing monumented horizontal control stations, or the 26 27 acceptance with intent to publish the newly established monumented 28 horizontal control stations, by the National Ocean Service/National 29 Geodetic Survey shall constitute evidence of adherence to the Federal 30 Geodetic Control Subcommittee specifications. The State Surveyor may grant a waiver of the requirements of this section upon submission of 31

evidence that the standards of accuracy and specifications used exceed
 the requirements of this section.

3 Sec. 14. Section 76-2505, Reissue Revised Statutes of Nebraska, is
4 amended to read:

5 76-2505 <u>(1)</u> The use of the term "Nebraska Plane Coordinate System" 6 on any map, report, survey, or other document shall be limited to 7 coordinates based upon the Nebraska Plane Coordinate System.

8 <u>(2) The provisions of the Nebraska Plane Coordinate System Act shall</u> 9 <u>not be construed to prohibit the appropriate use of other geodetic</u> 10 <u>reference networks.</u>

11 Sec. 15. Section 76-2506, Reissue Revised Statutes of Nebraska, is 12 amended to read:

13 76-2506 (1) Descriptions of tracts of land by reference to subdivisions, lines or corners of the United States Public Land Survey 14 System public land survey, or other original pertinent surveys, are 15 hereby recognized as the basic and prevailing method for describing 16 17 tracts of land. Whenever coordinates of the Nebraska Plane Coordinate System are used in descriptions of tracts of land, they shall be 18 construed as being supplementary to descriptions of such subdivisions, 19 lines, or corners of the United States Public Land Survey System public 20 land survey, or such other original pertinent surveys contained in 21 22 official plats and field notes of record. In the event of any conflict, coordinates of the Nebraska Plane Coordinate System shall not determine 23 24 the issue, but may be used as collateral facts to show additional 25 evidence.

26 (2) Descriptions of tracts of land need not be described exclusively
 27 by coordinates of the Nebraska Plane Coordinate System, or any other
 28 plane coordinate system.

<u>(3) Nothing in this section requires a purchaser, mortgagee, or</u>
 <u>insurer of real property to rely wholly on a land description, any part</u>
 <u>of which depends exclusively upon the Nebraska Plane Coordinate System.</u>

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Sec. 16. Section 81-8,108, Revised Statutes Cumulative Supplement,
 2022, is amended to read:

81-8,108 In order to safeguard life, health, and property, any person practicing or offering to practice land surveying in this state shall submit evidence that he or she is qualified to practice and shall be <u>licensed registered</u> as provided in the Land Surveyors Regulation Act. It shall be unlawful for any person to practice or to offer to practice land surveying in this state unless such person has been duly <u>licensed</u> registered under the act.

10 Sec. 17. Section 81-8,108.01, Revised Statutes Cumulative 11 Supplement, 2022, is amended to read:

81-8,108.01 Sections 81-8,108 to 81-8,127 <u>and sections 19 and 30 of</u>
 <u>this act</u> shall be known and may be cited as the Land Surveyors Regulation
 Act.

Sec. 18. Section 81-8,109, Revised Statutes Cumulative Supplement,
2022, is amended to read:

17 81-8,109 For purposes of the Land Surveyors Regulation Act, unless18 the context otherwise requires:

19 (1) Board or examining board means the State Board of Examiners for20 Land Surveyors;

(2) Land surveying means the establishment or reestablishment of corners and boundaries and the location of lots, parcels, tracts, or divisions of land, which may include distance, direction, elevation, and acreage, and the correct determination and description of lots, parcels, tracts, or divisions of land for, but not limited to, any of the following purposes:

(a) To furnish a legal description of any tract of land to be used
 in the preparation of deeds of conveyance when the description is not the
 same as the one in the deed of conveyance to the current owner or when
 bearings, distances, or measurements are needed to properly describe the
 tract being conveyed;

(b) To furnish a legal description of any land surveyed to be used
 in the platting or subdividing of the land;

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3 (c) To determine the amount of acreage contained in any land 4 surveyed;

5 (d) To furnish a topographic plat of a lot, parcel, tract, or 6 division of land and locating natural and artificial features in the air, 7 on the surface or subsurface of the earth, and on the beds or surface of 8 bodies of water for the purpose of establishing the facts of size, area, 9 shape, topography, and orientation of improved or unimproved real 10 property and appurtenances to the real property; or

11 <u>(e) To conduct a control survey.</u>

(3) (2) Land surveyor means a person who engages in the practice of
 land surveying;

(4) Professional land surveyor means a land surveyor who is licensed
 by the board to engage in the professional practice of land surveying in
 Nebraska;

17 (5) (3) Surveyor-in-training means a person (a) who is a graduate in an approved surveying or engineering curriculum of four years or more or 18 19 who has had four or more years of experience in surveying work of a character satisfactory to the examining board and 20 (b) who has successfully passed the examination in the fundamental surveying subjects 21 and has received from the examining board a certificate stating that that 22 23 portion of the examination has been successfully passed. The fee for such 24 certificate and for the renewal of such certificate shall be set by the 25 examining board. ; and

26 (4) Land surveying means the establishment or reestablishment of 27 corners and boundaries and the location of lots, parcels, tracts, or 28 divisions of land, which may include distance, direction, elevation, and 29 acreage, and the correct determination and description of lots, parcels, 30 tracts, or divisions of land for, but not limited to, any of the 31 following purposes:

1	(a) To furnish a legal description of any tract of land to be used
2	in the preparation of deeds of conveyance when the description is not the
3	same as the one in the deed of conveyance to the current owner or when
4	bearings, distances, or measurements are needed to properly describe the
5	tract being conveyed;
6	(b) To furnish a legal description of any land surveyed to be used
7	in the platting or subdividing of the land;
8	(c) To determine the amount of acreage contained in any land
9	surveyed; or
10	(d) To furnish a topographic plat of a lot, parcel, tract, or
11	division of land and locating natural and artificial features in the air,
12	on the surface or subsurface of the earth, and on the beds or surface of
13	bodies of water for the purpose of establishing the facts of size, area,
14	shape, topography, and orientation of improved or unimproved real
15	property and appurtenances to the real property.
16	Sec. 19. <u>(1) A professional land surveyor, any person assisting a</u>
17	professional land surveyor, or a surveyor-in-training may:
18	(a) Enter public or private lands or waterways in this state, except
19	for buildings, for the purpose of making a land survey;
20	<u>(b) Investigate, recover, establish, reestablish, rehabilitate,</u>
21	perpetuate, or use evidence of a boundary location;
22	<u>(c) Locate, relocate, use, install, perpetuate, or replace a survey</u>
23	monument; and
24	<u>(d) Use any equipment that is required for the purpose of making a</u>
25	<u>land survey.</u>
26	(2) A vehicle used for land surveying shall be marked on the
27	exterior with the name of the professional land surveyor or the firm
28	<u>which employs such professional land surveyor.</u>
29	(3) Any professional land surveyor, person assisting a professional
30	land surveyor, or surveyor-in-training who enters onto private property
31	shall be liable for any actual damages done to such property by such

professional land surveyor, person assisting such professional land surveyor, or surveyor-in-training, including damages done to crops. By such entry he or she shall forfeit any and all claims against the owner or tenant of the private property for damages or injury done to his or her person or equipment while on the private property, unless such damages or injuries are caused by the intentional conduct of such owner or tenant.

8 Sec. 20. Section 81-8,110, Reissue Revised Statutes of Nebraska, is
9 amended to read:

10 81-8,110 <u>(1)</u> An examining board shall be established for the 11 purpose of <u>administering the Land Surveyors Regulation Act and examining</u>, 12 testing and interviewing persons aspiring to become registered to 13 practice land surveying. The examining board shall be independent of all 14 other examining boards and is established for the purpose of determining 15 the ability of persons coming before it to practice land surveying.

16 (2) The board shall enforce the Land Surveyors Regulation Act and 17 the rules and regulations adopted and promulgated pursuant to the act. If 18 any person violates the act, any rule or regulation under the act, or any 19 decision or order of the board upon the request of the board the Attorney 20 General or the appropriate county attorney shall file an action for the 21 enforcement of the act, rule or regulation, or decision or order and for 22 injunctive relief, if appropriate, in the district court.

Sec. 21. Section 81-8,110.01, Revised Statutes Cumulative
Supplement, 2022, is amended to read:

25 81-8,110.01 (1) The examining board shall consist of four members 26 appointed by the Governor who are duly <u>licensed registered</u> under the Land 27 Surveyors Regulation Act to practice land surveying and one lay member 28 appointed by the Governor who is of the age of legal majority and has 29 been a resident of Nebraska for at least one year immediately prior to 30 appointment to the examining board. Such lay member shall be a 31 representative of consumer viewpoints.

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1 (2) The members of the examining board shall be appointed to five-2 year terms. Each member shall serve until the appointment and qualification of his or her successor. Each member appointed to the 3 examining board shall receive a certificate of appointment from the 4 5 Governor. Each member so appointed, prior to beginning his or her term, shall file with the Secretary of State the constitutional oath of office. 6 7 The Governor may remove any member of the examining board for misconduct, incompetency, incapacity, or neglect of duty or upon conviction of a 8 9 crime involving moral turpitude. Vacancies on the examining board, however created, shall be filled for the unexpired term of the member by 10 appointment by the Governor. 11

Sec. 22. Section 81-8,110.02, Reissue Revised Statutes of Nebraska,
is amended to read:

14 81-8,110.02 Each member of the examining board who is a professional 15 registered land surveyor shall be a resident of the State of Nebraska for 16 at least one year immediately preceding his or her appointment to the 17 examining board, shall have been engaged in the active practice of the 18 discipline for at least ten years, and shall have been in responsible 19 charge of work for at least five years prior to his or her appointment to 20 the examining board.

Sec. 23. Section 81-8,110.04, Reissue Revised Statutes of Nebraska,
is amended to read:

23 81-8,110.04 The examining board shall hold as many meetings 24 throughout each year as may be necessary to conduct the business of the 25 examining board and to examine, within a reasonable time, the applicants 26 seeking <u>licensure</u> registration. An annual meeting of the examining board 27 shall be held for the election of officers.

Sec. 24. Section 81-8,110.08, Reissue Revised Statutes of Nebraska,
is amended to read:

81-8,110.08 The examining board shall make and adopt all bylaws and
 rules, not inconsistent with law, which are needed in performing its

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duties. Such rules shall be published in the roster of professional land
 <u>surveyors</u> registrants as provided for in section 81-8,113.

3 Sec. 25. Section 81-8,110.13, Reissue Revised Statutes of Nebraska,
4 is amended to read:

5 81-8,110.13 The examining board may issue a license registration certificate or an in-training certificate to a gualified person. A new 6 7 license certificate of registration of a duly registered person may be issued to replace a certificate lost, destroyed, stolen, or mutilated 8 9 license, subject to the rules and regulations adopted by the examining 10 board. A fee not to exceed fifty dollars shall be charged the applicant for the issuance of a <u>replacement license</u> new certificate to replace a 11 12 previously issued certificate.

Sec. 26. Section 81-8,110.14, Reissue Revised Statutes of Nebraska,
is amended to read:

15 81-8,110.14 The examining board shall keep a record of its 16 proceedings and a record of all applications for <u>licensure</u> registration. 17 The information and data retained by the examining board in its files for 18 individual applicants shall be considered as confidential. The records 19 <u>and shall not be disclosed</u> available to any applicant or the public for 20 any reason.

21 Sec. 27. Section 81-8,114, Reissue Revised Statutes of Nebraska, is 22 amended to read:

23 81-8,114 Applications for <u>licensure</u> registration shall be on forms 24 prescribed and furnished by the examining board and shall be filed with 25 the secretary of the examining board. Such applications shall contain a 26 statement, made under oath, showing the applicant's education and 27 detailed summary of his or her technical work, the applicant's social 28 security number, and such other information as the examining board shall 29 require.

30 Sec. 28. Section 81-8,111, Revised Statutes Cumulative Supplement,
 31 2022, is amended to read:

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1 81-8,111 (1) The Legislature hereby finds and declares that a code 2 of practice established by the board by which <u>professional</u> land surveyors 3 could govern their professional conduct would be beneficial to the state 4 and would safeguard the life, health, and property of the citizens of 5 this state. The code of practice shall include provisions on:

6 (a) Professional competence;

7 (b) Conflict of interest;

8 (c) Full disclosure of financial interest;

9 (d) Full disclosure of matters affecting public safety, health, and 10 welfare;

11 (e) Compliance with laws;

12 (f) Professional conduct and good character standards; and

13 (g) Practice of land surveying.

14 (2) The board may adopt and promulgate rules and regulations to15 establish a code of practice.

16 (3) The board may publish commentaries regarding the code of
17 practice. The commentaries shall explain the meaning of interpretations
18 given to the code by the board.

Sec. 29. Section 81-8,113, Reissue Revised Statutes of Nebraska, is amended to read:

81-8,113 The examining board shall keep a complete record of all its 21 proceedings which, together with all other records and files of the 22 examining board, shall be filed in the office of the State Surveyor. A 23 24 roster showing the names and places of business of all professional 25 registered land surveyors shall be prepared by the secretary of the examining board each year. Copies of this roster shall be sent to all 26 professional land surveyors persons so registered and shall be furnished 27 to the public on request. 28

Sec. 30. (1) An individual licensed under the Land Surveyors
 Regulation Act may practice or offer to practice the profession of land
 surveying through an organization if the criteria for organizational

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practice established by the board are met and the organization has been
 issued a certificate of authorization by the board.

3 (2) An organization applying for a certificate of authorization 4 shall designate at least one professional land surveyor as the person in 5 responsible charge of any practice of land surveying by the organization. 6 One who renders only occasional professional services for an organization 7 may not be designated as being in responsible charge of the professional 8 activities of an organization under this section.

9 <u>(3) To obtain a certificate of authorization, an application shall</u> 10 <u>be filed with the board. The application shall contain the name and</u> 11 <u>registration number of each individual designated as in responsible</u> 12 <u>charge and licensed to practice land surveying in Nebraska.</u>

(4) Applications for a certificate of authorization shall be made on
 a form prescribed and furnished by the board.

(5) The certificate of authorization fee for organizations shall be
 established by the board and shall accompany the application. The fee
 shall not exceed three hundred dollars per year.

(6) An organization shall notify the board of any changes in the
 status of any individual designated as in responsible charge within
 thirty days after the effective date of the change.

21 (7) An organization is not relieved of responsibility for the 22 conduct or acts of its agents, employees, officers, or partners by reason 23 of its compliance with this section. An individual practicing land 24 surveying is not relieved of responsibility for services performed by 25 reason of employment or any other relationship with an organization 26 holding a certificate of authorization.

27 (8) The Secretary of State shall not issue a certificate of 28 authority to do business in the state to an applicant or issue a 29 registration of name in the state to an organization which intends to 30 engage in the practice of land surveying unless the board has issued the 31 applicant a certificate of authorization or a letter indicating the 1 <u>eligibility of the applicant to receive a certificate or to register the</u>
2 <u>name.</u>

3 (9) The Secretary of State shall not register any trade name or 4 service mark which includes the words land surveyor, land surveying, or 5 any modification or derivative of such words, in an applicant's firm name 6 or logotype unless the board has issued the applicant a certificate of 7 authorization or a letter indicating the eligibility of the applicant to 8 register the trade name or service mark.

9 (10) An organization may engage in the practice of land surveying
 10 for itself without obtaining a certificate of authorization.

(11) A certificate of authorization shall expire on a date 11 established by the board and become invalid after that date unless 12 13 renewed. The board shall notify every organization holding a certificate of authorization under the act of the date of the expiration of the 14 15 certificate of authorization and the amount of the fee required for renewal. The notice shall be provided at least one month in advance of 16 17 the date of the expiration to the organization at the last-known address on file with the board. Only valid certificates may be renewed prior to 18 expiration. Renewal fees shall not exceed two hundred dollars per year. 19

20 (12) The board may issue a new certificate of authorization to
 21 replace any lost, destroyed, or mutilated certificate.

22 Sec. 31. Section 81-8,115, Reissue Revised Statutes of Nebraska, is 23 amended to read:

81-8,115 The applicant for <u>licensure</u> registration must pass an examination administered by the examining board which covers generally the matters confronting land surveyors as provided in the rules and bylaws.

28 Sec. 32. Section 81-8,117, Reissue Revised Statutes of Nebraska, is 29 amended to read:

30 81-8,117 (1) No person shall be eligible for <u>a license</u> registration 31 unless:

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1 (a) He or she has successfully passed an examination, designed to 2 determine his or her proficiency and qualification to engage in the 3 <u>professional practice of land surveying</u>. No applicant shall be entitled 4 to take such examination until he or she shows the necessary practical 5 experience in land surveying work; and

(b) He or she (i) has not less than six years of surveying 6 experience of which five years must be as defined in subdivision (5) (4)7 of section 81-8,109, and three of such five years must have been in a 8 9 responsible position as a subordinate to a licensed land surveyor, or (ii) has graduated, after a course of not less than four years in 10 surveying, engineering, or other approved curriculum, with proportionate 11 credit for lesser time, from a school or college approved by the 12 examining board as of satisfactory standing and has an additional two 13 years of practice in a responsible position. 14

15 (2) For purposes of this section, responsible position means a 16 position that requires initiative, skill, and independent judgment and 17 does not include the position of chainman, rodman, instrument person, 18 ordinary drafter, or other position performing routine work.

Sec. 33. Section 81-8,118, Revised Statutes Cumulative Supplement,20 2022, is amended to read:

81-8,118 (1) To pay the expense of the operation and enforcement of 21 the Land Surveyors Regulation Act, the examining board shall establish 22 23 application and license registration fees. Total application and license 24 registration fees shall not exceed two hundred dollars and shall be in 25 addition to the examination fee which shall be set to recover the costs of the examination and its administration. The board may direct 26 applicants to pay the examination fee directly to a third party who has 27 contracted to administer the examination. At the time the application for 28 a license registration is submitted the board shall collect from the 29 applicant a nonrefundable application fee. If the applicant successfully 30 qualifies by examination, he or she shall be licensed registered until 31

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April 1 of the immediately following odd-numbered year upon payment of a 1 2 license registration fee as set forth in the rules or regulations. After the issuance of a license certificate of registration, a biennial fee of 3 4 not less than five nor more than one hundred fifty dollars, as the examining board shall direct, shall be due and payable on or before 5 January 1 of each odd-numbered year. Failure to remit biennial fees when 6 due shall automatically cancel the license registration effective the 7 immediately following April 1, but otherwise the license registration 8 shall remain in full force and effect continuously from the date of 9 issuance, unless suspended or revoked by the examining board for just 10 cause. A license registration which has been canceled for failure to pay 11 the biennial fee when due may be reinstated within one year, but the 12 biennial fee shall be increased ten percent for each month or fraction of 13 a month that payment is delayed. Nothing in this section shall prevent 14 the examining board from suspending or revoking any license registration 15 for just cause. 16

17 (2) Any person holding a certificate of registration under the Land
 18 Surveyors Regulation Act as of the effective date of this act shall be
 19 deemed to be duly licensed under the act until the expiration of such
 20 certificate.

Sec. 34. Section 81-8,119.01, Revised Statutes Cumulative
Supplement, 2022, is amended to read:

81-8,119.01 (1) As a condition for renewal of a license certificate 23 24 of registration issued pursuant to the Land Surveyors Regulation Act, a licensee certificate holder who has previously renewed his or her license 25 registration shall be required to successfully complete thirty hours of 26 professional development within the preceding two calendar years. Any 27 licensee certificate holder who completes in excess of thirty hours of 28 professional development within the preceding two calendar years may have 29 the excess, not to exceed fifteen hours, applied to the requirement for 30 31 the next biennium.

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1 (2) The examining board shall not renew the license certificate of 2 registration of any licensee certificate holder who has failed to 3 complete the professional development requirements pursuant to subsection (1) of this section, unless he or she can show good cause why he or she 4 was unable to comply with such requirements. If the examining board 5 determines that good cause was shown, the examining board shall permit 6 the professional land registered surveyor to make up all outstanding 7 8 required hours of professional development.

9 (3) A <u>licensee</u> certificate holder may at any time prior to the termination of his or her license registration request to be classified 10 as inactive. Such inactive licenses registrations may be maintained by 11 payment of a biennial fee of not less than five nor more than fifty 12 dollars as determined by the examining board. Holders of inactive 13 licenses certificates of registration shall not be required to complete 14 professional development as required in subsection (1) of this section. 15 16 Holders of inactive licenses certificates shall not practice land surveying. If the examining board determines that an inactive licensee 17 registrant has actively practiced land surveying, the examining board may 18 immediately revoke his or her license certificate of registration. 19

(4) A holder of an inactive <u>license</u> certificate of registration may
return his or her <u>license</u> certificate to an active <u>license</u> registration
to practice land surveying by the applicant electing to either:

(a) Complete one and one-half the biennial requirement for
professional development. Such requirement shall be satisfied as set
forth in the rules or bylaws; or

(b) Take such examination as the examining board deems necessary to
determine his or her qualifications. Such examination shall cover areas
designed to demonstrate the applicant's proficiency in current methods of
land surveying practice.

Additionally he or she shall pay the biennial fee as required in section 81-8,118.

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Sec. 35. Section 81-8,120, Revised Statutes Cumulative Supplement,
 2022, is amended to read:

3 81-8,120 A nonresident of this state who is licensed registered as a professional land surveyor in another state may be licensed registered 4 5 under the Land Surveyors Regulation Act by filing an application with the secretary of the examining board and making payment to the examining 6 board of a fee in the sum of not less than twenty-five dollars and not 7 more than one hundred fifty dollars as set forth in the rules or bylaws. 8 9 The applicant shall be required to take such examinations as the examining board deems necessary to determine his or her qualifications, 10 but in any event he or she shall be required to pass an examination of 11 not less than four hours' duration which shall include questions on laws, 12 13 procedures, and practices pertaining to the practice of land surveying in this state. Before a nonresident of this state is licensed registered 14 under the Land Surveyors Regulation Act, he or she shall first file a 15 16 written consent that actions and suits at law may be commenced against 17 him or her in any county of this state in which any cause of action may arise because of any survey commenced or conducted by such nonresident 18 surveyor or his or her agent or employees in such county. 19

20 Sec. 36. Section 81-8,121, Reissue Revised Statutes of Nebraska, is 21 amended to read:

22 81-8,121 The issuance of a license certificate of registration by the examining board shall be evidence that the person named therein is 23 24 entitled to all rights and privileges of a professional registered land surveyor and that the recipient thereof is admitted to the practice of 25 land surveying in this state while the license certificate remains 26 unsuspended, unrevoked, or unexpired. The examining board shall provide 27 28 for each person licensed registered a seal bearing the licensee's registrant's name and the legend Professional Registered Land Surveyor. 29 Plats, reports, and field notes issued by a professional registered land 30 surveyor may be stamped with his or her seal or a facsimile thereof which 31

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1 is approved by the examining board during the life of his or her <u>license</u> 2 certificate. It shall be unlawful for <u>anyone</u> any one to stamp or seal any 3 documents with a seal or facsimile thereof after the <u>license</u> certificate 4 of the registrant named thereon has been suspended or revoked or has 5 expired.

Sec. 37. Section 81-8,122, Reissue Revised Statutes of Nebraska, is
amended to read:

8 81-8,122 When the county shall receive an official copy of a survey 9 from a <u>professional</u> registered land surveyor or from the survey record 10 repository established pursuant to section 84-412, such copy shall be 11 placed on file in the office of the county surveyor in the county where 12 the land is located. If no regular office is maintained in the county 13 courthouse for the county surveyor, it shall be placed on file in the 14 office of the county clerk.

15 Sec. 38. Section 81-8,122.01, Revised Statutes Cumulative16 Supplement, 2022, is amended to read:

17 81-8,122.01 <u>(1)</u> Whenever a survey has been executed by a 18 <u>professional</u> land surveyor who is <u>licensed</u> registered under the Land 19 Surveyors Regulation Act, a record of such survey bearing the signature 20 and seal of the <u>professional</u> land surveyor shall <u>become an official</u> 21 <u>record of survey and shall be presumptive evidence of the facts stated</u> 22 <u>therein, unless the professional land surveyor executing the survey has a</u> 23 <u>personal interest in such survey.</u>

24 (2) Surveys performed in accordance with the definition of land surveying described in subdivisions (2)(a), (b), and (c) of section 25 <u>81-8,109 including, but not limited to, a new subdivision, subdivision</u> 26 replat, administrative subdivision, lot split, ALTA/NSPS land title 27 survey, irregular tract survey, or any survey which references the United 28 States Public Land Survey System shall be filed in the survey record 29 repository established pursuant to section 84-412 if such survey meets 30 31 applicable regulations.

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1 (3) Surveys of an existing lot or lots of an existing subdivision 2 created pursuant to section 19-921 which are within the corporate limits 3 of a city with a population in excess of fifteen thousand inhabitants as 4 determined by the most recent federal decennial census or the most recent 5 revised certified count by the United States Bureau of the Census and which do not create a new legal description shall and do not reference, 6 7 recover, retrace, or reestablish the original government corners or lines or do not create a new subdivision are not required to be filed in either 8 9 the survey record repository or but shall be filed in the county survey 10 records surveyor's office in the county where the land is located 11 pursuant to section 23-1911 if they meet applicable regulations. If no regular office is maintained in the county courthouse for the county 12 13 surveyor, it shall be filed in the survey record repository.

14 (4) The record of survey shall be filed within ninety days after the completion of the survey, or within any extension of time granted by the 15 16 office in which it is required to be filed for reasonable cause, and 17 shall consist of the following minimum data: (1) A graphic representation of the survey Plat of the tract surveyed; (2) a legal description of the 18 19 tract surveyed; (3) a_description of all corners found; (4) a_description of all corners set; (5) ties to any section corners, quarter corners, or 20 quarter-quarter corners found or set; (6) plat or record distances as 21 22 well as field measurements; and (7) the date of completion of the survey. (5) Control Surveys, improvement location reports, topographic plats 23 24 The record of survey so filed shall become an official record of survey, 25 and shall be presumptive evidence of the facts stated therein, unless the land surveyor filing the survey shall be interested in the same. Plats or 26 27 maps prepared pursuant to subdivision (2)(d) or (e) of section 81-8,109 28 which are prepared only for the purpose of showing the location of 29 improvements on existing lots, which are not represented as boundary surveys or land surveys and no corners are <u>found, established</u>, or 30 reestablished, shall be specifically exempt from all requirements of this 31

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1 section.

Sec. 39. Section 81-8,122.02, Reissue Revised Statutes of Nebraska,
is amended to read:

4 81-8,122.02 Any <u>professional</u> registered land surveyor who fails to 5 file a record of survey as provided in section 81-8,122.01 shall be 6 reported to the examining board which shall take whatever action, as 7 provided in section 81-8,123, that <u>the board</u> it deems appropriate.

8 Sec. 40. Section 81-8,123, Revised Statutes Cumulative Supplement,
9 2022, is amended to read:

10 81-8,123 (1) The examining board may, upon its own motion, and shall, upon the sworn complaint in writing of any person, investigate the 11 actions of any professional land surveyor. It shall have the power to 12 13 place any land surveyor on probation or to revoke or suspend any registration under the Land Surveyors Regulation Act when the land 14 15 surveyor has been found quilty of any of the following practices: (1) Fraud or deceit in obtaining a registration; (2) negligence or 16 17 incompetency in the performance of his or her duties; or (3) misconduct 18 in the performance of his or her duties.

19 (2) The board, after a hearing as provided in section 81-8,124, and
 20 upon proof satisfactory to the board, may determine by a majority vote
 21 that any person or organization has violated the Land Surveyors
 22 Regulation Act or any rules or regulations adopted or promulgated under
 23 the act.

24 (3) Upon a finding that a person or organization has committed a
 25 violation, one or more of the following actions may be taken against such
 26 person or organization upon a majority vote of the board:

27 <u>(a) Issuance of censure or reprimand;</u>

28 (b) Suspension of judgment;

29 (c) Placement of the offender on probation;

30 (d) Placement of a limitation or limitations on a licensee and upon
 31 the right of the licensee to practice the profession to such extent,

1	scope, or type of practice for such time and under such conditions as are
2	found necessary and proper;
3	<u>(e) Imposition of a civil penalty not to exceed ten thousand dollars</u>
4	for each offense. The amount of the penalty shall be based on the
5	severity of the violation;
6	(f) Entry of an order of revocation, suspension, or cancellation of
7	<u>the license;</u>
8	(g) Issuance of a cease and desist order;
9	<u>(h) Imposition of costs as in an ordinary civil action in the</u>
10	district court, which may include reasonable attorney's fees and hearing
11	officer fees incurred by the board and the expenses of any investigation
12	undertaken by the board; or
13	<u>(i) Dismissal of the action.</u>
14	(4) The board may take into account suitable evidence of reform when
15	determining appropriate action.
16	<u>(5) Civil penalties collected under subdivision (3)(e) of this</u>
17	section shall be remitted to the State Treasurer for distribution in
18	accordance with Article VII, section 5, of the Constitution of Nebraska.
19	All costs collected under subdivision (3)(h) of this section shall be
20	remitted to the State Treasurer for credit to the Land Surveyor
21	Examiner's Fund.
22	Sec. 41. Section 81-8,124, Reissue Revised Statutes of Nebraska, is
23	amended to read:
24	81-8,124 Before the examining board <u>takes any disciplinary action</u>
25	ancient revelues or evenends the registration of any professional land

<u>against revokes or suspends the registration of any professional land</u> surveyor, it shall give the <u>licensee registrant</u> a hearing on the matter and shall, at least twenty days prior to the date set for the hearing, notify such <u>licensee registrant</u> in writing. Such notice shall contain an exact statement of the charges against the <u>professional land</u> surveyor and the date and place of hearing. <u>The licensee</u> <u>Such registrant</u> shall be heard in person or by counsel before an examiner appointed by the

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examining board in reference to such charges. Such notice may be served by delivering it personally to the <u>licensee registrant</u> or by sending it by either registered or certified mail addressed to <u>the licensee's</u> his or her last-known business address as shown by <u>the professional land</u> <u>surveyor's license</u> his or her registration.

Sec. 42. Section 81-8,125, Reissue Revised Statutes of Nebraska, is
amended to read:

8 81-8,125 The examiner shall have power to compel the attendance of witnesses and to administer oaths and shall take testimony and proof 9 concerning the charges stated in the complaint. A complete record shall 10 be made of all testimony taken and evidence received at such hearing, 11 which record shall be filed with the secretary of the examining board. 12 13 The examiner conducting such hearing shall make in writing complete findings and recommendations to the examining board. Thereafter, the 14 examining board shall, in writing officially signed by all members 15 16 concurring therein, make its findings, determination, and order in the 17 matter. If the examining board finds that the professional land surveyor registrant has been guilty of any of the practices set forth in section 18 19 81-8,123, he or she the land surveyor shall be placed on probation or his or her registration shall be revoked or suspended. As a condition of 20 probation the examining board may restrict the professional land 21 surveyor's scope of practice or require supervision of the professional 22 land surveyor's practice. 23

24 Sec. 43. Section 81-8,126, Revised Statutes Cumulative Supplement, 25 2022, is amended to read:

26 81-8,126 The Land Surveyors Regulation Act shall not apply to (1) 27 any land surveyor working for the United States Government while 28 performing his or her duties as an employee of the government, (2) any 29 person employed as an assistant to a <u>professional</u> land surveyor <u>licensed</u> 30 registered under the act, or (3) any professional engineer or person 31 working under the direct supervision of a professional engineer licensed

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under the Engineers and Architects Regulation Act doing work which does not involve the location, description, establishment, or reestablishment of property corners or property lines or work which does not create descriptions, definitions, or areas for transfer of an estate in real property.

Sec. 44. Section 81-8,127, Revised Statutes Cumulative Supplement,
2022, is amended to read:

81-8,127 (1) Except as provided in section 81-8,126 and section 19 8 9 of this act, an individual shall not directly or indirectly engage in the 10 practice of land surveying in the state or use the title professional land surveyor or display or use any words, letters, figures, titles, 11 sign, card, advertisement, or other symbol or device indicating or 12 13 tending to indicate that he or she is a professional land surveyor or is practicing land surveying unless he or she is licensed under the Land 14 15 Surveyors Regulation Act. A licensee shall not aid or abet any person not licensed under the act in the practice of land surveying. 16

17 (2) Any person, firm, partnership, limited liability company, 18 corporation, or joint-stock association who or which practices or offers to practice land surveying or uses the title of professional land 19 surveyor, land surveyor, or any modification or derivative of such words 20 in its name or form of business activity in this state except as 21 22 authorized in without being registered or any person not registered under the Land Surveyors Regulation Act who fails to file a copy of the plat 23 24 and field notes as provided in section 81-8,122 shall be deemed guilty of 25 a Class I III misdemeanor for the first offense and a Class IV felony for the second or any subsequent offense. 26

Sec. 45. Section 81-8,184, Revised Statutes Cumulative Supplement,
28 2022, is amended to read:

81-8,184 For purposes of the Professional Landscape Architects Act:
(1) Board means the State Board of Landscape Architects;

31 (2) Coordinating professional means a design professional who

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coordinates, as appropriate, the work of all design professionals
 involved in a project;

3 (3) Design professional means a professional landscape architect, a
4 licensed architect, or a professional engineer;

5 (4) License means an authorization granted by the board to practice6 landscape architecture;

7 (5) Practice of landscape architecture means the application of the principles of mathematical, physical, biological, and social sciences in 8 9 consultation, evaluation, planning, design, including, but not limited 10 to, the preparation, review and filing of plans, drawings, specifications, and other contract documents, and administration of 11 contracts relative to projects principally directed at the functional and 12 13 aesthetic use and preservation of land in the performance of professional services. These professional services include, but are not limited to: 14

(a) Investigation, selection, and allocation of land and natural
resources for appropriate uses;

(b) Development of feasibility and site selection studies to governthe planning, design, and management of the land;

(c) Preparation, review, and analysis of land-use master, site, and
 comprehensive development plans and preliminary subdivision plans;

(d) Determining the location and siting of improvements, including
buildings, site features, access, and environs for the improvements;

(e) Collaboration with architects, professional engineers, and
 <u>professional</u> registered land surveyors in the design of streets,
 highways, bridges, buildings, and structures with respect to the
 functional and aesthetic requirements of the area in which such
 facilities are to be placed;

(f) Preservation and management of natural, cultural, historic, and
 aesthetic resources;

30 (g) Design of: Sites, landforms, water features, and water bodies;
 31 site grading; surface and subsurface drainage and management; sediment

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and erosion control; noninhabitable structures; park and recreation
 areas; site vehicular circulation systems, greenways, and streetscapes;
 equestrian, bicycle, and pedestrian circulation systems; and site
 lighting, irrigation, plantings, and related construction details and
 specifications; and

(h) Location and arrangement of such tangible objects and features 6 7 as are incidental and necessary to the purposes outlined in this section. Practice of landscape architecture does not include the design of 8 9 structures or facilities with separate and self-contained purposes for 10 habitation or industry, or the design of streets and highways, utilities, storm and sanitary sewers, and water and sewage treatment facilities, 11 such as are exclusive to the practice of engineering, architecture, or 12 13 land surveying; and

(6) Professional landscape architect or licensee means a person whois licensed by the board to practice landscape architecture.

16 Sec. 46. Section 81-1704, Reissue Revised Statutes of Nebraska, is 17 amended to read:

18 81-1704 Professional services shall mean those services within the 19 scope of the practice of architecture, professional engineering, 20 landscape architecture, or <u>professional registered</u> land surveying as 21 defined by the laws of the state, or those performed by any architect, 22 professional engineer, landscape architect, or <u>professional registered</u> 23 land surveyor in connection with his <u>or her professional employment</u> 24 practice.

25 Sec. 47. Section 81-1716, Reissue Revised Statutes of Nebraska, is 26 amended to read:

27 81-1716 (1) Each contract for professional services entered into by 28 the agency shall contain a prohibition against contingent fees as 29 follows: The architect, or <u>professional</u> registered land surveyor, 30 professional engineer, or landscape architect, as applicable, warrants 31 that he <u>or she</u> has not employed or retained any company or person, other

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than a bona fide employee working solely for him<u>or her</u>, to solicit or secure this agreement and that he <u>or she</u> has not paid or agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for him<u>or her</u>, any fee, commission, percentage, gift, or any other consideration contingent upon or resulting from the award or the making of this agreement.

7 (2) Upon violation of this section, the agency shall have the right 8 to terminate the agreement without liability and, at its discretion, to 9 deduct from the contract price, or otherwise recover, the full amount of 10 such fee, commission, percentage, or consideration.

11 Sec. 48. Section 81-1717, Reissue Revised Statutes of Nebraska, is 12 amended to read:

81-1717 Any firm, other than a bona fide employee working solely for 13 architect, professional engineer, professional registered land 14 an surveyor, or landscape architect, who offers, agrees, or contracts to 15 solicit or secure agency contracts for professional services for any 16 17 other company or firm for or who is paid any fee, commission, percentage, gift, or any other consideration contingent upon, or resulting from, the 18 award or the making of a contract for professional services shall, upon 19 conviction, be guilty of a Class I misdemeanor. 20

21 Sec. 49. Section 81-1718, Reissue Revised Statutes of Nebraska, is 22 amended to read:

architect, professional 23 81-1718 Any engineer, professional 24 registered land surveyor, or landscape architect, or any group, company, or firm who shall offer to pay, or pay, any fee, commission, percentage, 25 gift, or other consideration contingent upon, or resulting from, the 26 award or making of any agency contract for professional services shall, 27 upon conviction, be guilty of a Class I misdemeanor. 28

Sec. 50. Section 84-407, Reissue Revised Statutes of Nebraska, is
amended to read:

31 84-407 (1) The Board of Educational Lands and Funds shall appoint a

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1 competent and experienced professional land surveyor to be known and designated as the State Surveyor. He or she shall take charge under the 2 supervision of the board of the field notes, maps, charts, and records of 3 the United States surveys and perform such other duties as may be 4 5 prescribed by the board. He or she shall also provide technical assistance, support, and advice to the various counties, cities, and 6 7 other governmental bodies in Nebraska in their endeavors to produce and maintain cadastral or other geo-referenced maps. 8

9 (2) The board may, when in its judgment there is need of expediting 10 the execution of surveys applied or petitioned for and of expediting the 11 settlement of the disputes referred to in section 84-410, appoint one or 12 more competent experienced deputy <u>professional</u> land surveyors.

(3) Each of the deputy professional land surveyors shall make such 13 surveys as may be assigned him or her and report his or her work together 14 with all necessary notes and maps to the board. Upon approval of his or 15 her report and accompanying documents by the board, the same shall be 16 used in all respects as though made by the chief State Surveyor. Each 17 deputy appointed under the provisions of this section, 18 except as 19 otherwise provided in section 84-407.01, shall be entitled to compensation as determined by the board and necessary expenses for the 20 time actually engaged in service, to be paid to the State Treasurer by 21 the parties applying for or petitioning for a survey or resurvey, and 22 parties interested in any dispute over surveys or boundaries. 23

24 Sec. 51. Section 84-413, Reissue Revised Statutes of Nebraska, is 25 amended to read:

26

84-413 The survey record repository shall:

(1) Microfilm, index, and file the surveying records of all surveys
completed after July 17, 1982, which are filed pursuant to sections
81-8,121 to 81-8,122.01;

30 (2) Provide a copy of survey records to the county in which the31 survey was conducted. Such copy shall be transmitted to the county within

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1 thirty days of its receipt by the repository and at no cost to the 2 county;

3 (3) As funds become available from the fees collected pursuant to 4 this section, and at no cost to the counties, request records of all 5 surveys completed prior to July 17, 1982, from the counties and 6 incorporate such records into the repository's files;

7 (4) Collect a fee not to exceed five dollars for each survey of a subdivision or a survey which makes reference to an original government 8 corner and collect a fee not to exceed two dollars and fifty cents for 9 10 all other surveys filed with the repository by a professional land surveyor, except that no fee shall be charged for filing surveys pursuant 11 to section 23-1911 when the work is requested by the county and when no 12 13 fees for the survey are received by the <u>county</u> surveyor or the county from any other persons; 14

(5) Collect a fee not to exceed <u>five</u> ten dollars for each search of
the repository's files required by any person;

17 (6) Charge a fee for the reproduction of material equal to the cost18 of such reproduction; and

19 (7) Provide information to any person upon request and payment of20 the appropriate fee.

21 Sec. 52. This act becomes operative on September 1, 2023.

22 Sec. 53. Original sections 15-106, 23-1901, 23-1901.01, 23-1901.02, 23-1908, 23-1911, 39-1311.02, 39-1410, 76-846, 76-1902, 76-2502, 76-2503, 23 24 76-2504, 76-2505, 76-2506, 81-8,110, 81-8,110.02, 81-8,110.04, 25 81-8,110.08, 81-8,110.13, 81-8,110.14, 81-8,113, 81-8,114, 81-8,115, 81-8,117, 81-8,121, 81-8,122, 81-8,122.02, 81-8,124, 81-8,125, 81-1704, 26 81-1716, 81-1717, 81-1718, 84-407, and 84-413, Reissue Revised Statutes 27 28 of Nebraska, and sections 81-8,108, 81-8,108.01, 81-8,109, 81-8,110.01, 81-8,111, 81-8,118, 81-8,119.01, 81-8,120, 81-8,122.01, 29 81-8,123, 81-8,126, 81-8,127, and 81-8,184, Revised Statutes Cumulative Supplement, 30 2022, are repealed. 31

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