Policy Statement
The American Society of Landscape Architects holds that the statutorily defined scope of practice for landscape architecture provides the basis for a jurisdiction’s lawful range of services which a Professional Landscape Architect may perform. To help establish consistency of practice across all jurisdictions, ASLA endorses a defensible and uniform definition, which encompasses and reflects the profession’s education, training, and experience.

ASLA endorses a “Practice of Landscape Architecture” definition as follows:

The “Practice of Landscape Architecture” means the application of mathematical, physical, social, and natural science principles in landscape architectural consultation, evaluation, planning, design, and construction services. Practice includes preparation, submittal, and administration of plans, drawings, specifications, permits, and other contract documents for work involving natural and built environments.

Note
This policy is one of an integrated group of policies on licensing issues.