GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

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H.B. 858
Apr 16, 2019
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40366-NDf-99

	Short Title:	Interior Design Profession Act.	(Public)
	Sponsors:	Representatives Riddell, Saine, Beasley, and Ross (Primary Sponsors).	
	Referred to:		
1		A BILL TO BE ENTITLED	
2	AN ACT TO	ESTABLISH A FRAMEWORK FOR THE VOLUNTARY REGISTRA	TION
3	OF INDIVID	DUALS IN THE PROFESSION OF INTERIOR DESIGN AND TO	ALLOW
4	REGISTE	ERED PROFESSIONAL INTERIOR DESIGNERS TO OBTAIN F	ERMITS
5	FROM LO	OCAL GOVERNMENTS.	
6	The General A	Assembly of North Carolina enacts:	
7		ECTION 1. The General Statutes are amended by adding a new Chapter	to read:
8		"Chapter 93F.	
9		"Interior Design.	
10	"§ 93F-1. Ti	tle.	
11	This Char	oter shall be known and may be cited as the "Interior Design Profession A	<u></u>
12	" <u>§ 93F-2. Pu</u>	irpose.	
13	It is the p	urpose and intent of this act to promote the health, safety, and welfare of t	he public
14	by establishir	ng standards for education and expertise for the practice of interior design	<u>gn and to</u>
15	<u>ensure a high</u>	standard of professional conduct on the part of registered interior designed	ers.
16	" <u>§ 93F-3. De</u>	efinitions.	
17	In this Ch	apter, unless the context otherwise requires, the following definitions sha	<u>ll apply:</u>
18	<u>(1</u>) Building equipment Mechanical, plumbing, electrical, or	<u>structural</u>
19		components designed for or located in a building or structure,	including
20		motorized vertical transportation systems.	
21	<u>(2</u>)) Nonstructural element. – An element which does not require structura	al bracing
22		and which is something other than a load-bearing element of a struct	ure which
23		is essential to its structural integrity.	
24	<u>(3</u>) Department. – The North Carolina Department of Insurance.	
25	<u>(4</u>) Good moral character Such character as tends to assure the	e faithful
26		discharge of the fiduciary duties of an interior designer to a client.	Evidence
27		of lack of such character shall include the willful commission of a	n offense
28		justifying discipline under this Chapter, the practice of interior	design in
29		violation of this Chapter or of the laws of another jurisdiction	n, or the
30		conviction of a felony.	
31	<u>(5</u>) <u>CIDQ. – The Council for Interior Design Qualification.</u>	
32	<u>(6</u>) <u>Practice of interior design. – Includes the following professional act</u>	<u>ivities:</u>
33		a. Programming, planning, predesign analysis, and conceptua	
34		including the selection of materials, furniture, fixtures, and ec	<u>juipment,</u>
35		but not building equipment.	



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	<u>b.</u>	Interior nonstructural element alteration or	interior nonstructural
		element construction and interior technica	
		thereto.	
	<u>c.</u>	The preparation of a physical plan of space	within a proposed or
	_	existing building or structure, including determ	÷ +
		circulation systems or patterns, (ii) the loc	
		requirements based on occupancy loads, and	
		analysis of interior life safety factors for com	
		local government building codes.	•
	<u>d.</u>	Reviewing, analyzing, evaluating, and interpret	ting building codes, fire
		codes, accessibility standards, including	the Americans with
		Disabilities Act, or other federal, State, or local	regulations, codes, and
		standards as applicable to interior technical sul	omissions.
	<u>e.</u>	The rendering of designs, plans, drawings, s	specifications, contract
		documents, or other interior technical	submissions and the
		administration of interior construction and	contracts relating to
		nonstructural elements in interior alteration	or construction of a
		proposed or existing building or structure.	
	"Pra	ctice of interior design" does not include making	changes or additions to
	<u>(i) f</u>	oundations, beams, trusses, columns, or other prin	nary structural framing
	men	nbers or seismic systems, (ii) structural concre	te slabs, roof framing
		ctures, or load-bearing and shear walls, (iii) ope	
		s, or load-bearing and shear walls, (iv) exterior	-
		ng or removing windows and doors, or (v) hea	
	-	litioning equipment or distribution systems,	
		ems, high or medium voltage electrical distributi	
		rgency power systems or distribution systems,	
		ibution systems, fire alarm systems, fire sprinkl	er systems, security or
/ _``		itoring systems, or related building systems.	
<u>(7)</u>		stered interior designer. – A person who voluntari	
		ration pursuant to this Chapter as an interior desi	<u>gner.</u>
		for registration.	
		t for registration shall be registered upon sat	
-		licant is of good moral character and meets the fo	• •
<u>(1)</u>		nission of a signed application in a form to	be established by the
(2)		<u>rtment.</u>	
$\frac{(2)}{(2)}$	-	ge of the examination administered by the CIDQ	
<u>(3)</u>		hission of a statement of personal qualification that	at menudes at least all of
		bllowing information about the applicant:	nation
	<u>a.</u> h	Full legal name and name submitted for registr	<u>auon.</u>
	<u>b.</u>	Date of birth. Personal and business mailing addresses, te	lanhana numbers and
	<u>c.</u>		rephone numbers, and
	d	<u>e-mail addresses.</u>	
	<u>d.</u>	State and county of residence.	har if the applicant is
	<u>e.</u>	Employer's name, address, and telephone num	iber, if the applicant is
	f	employed at the time of application. All issuances, denials, revocations, suspensio	ne or restrictions of a
	<u>f.</u>		
		license, certificate, or registration pertaining to design in this State or any other jurisdiction.	o me practice of filterior
	a	• •	
	<u>g.</u>	Proof of general liability insurance.	

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(4)	Payment of the application fee established by th	e Department pursuant to this
<u> </u>		
"§ 93F-5. Expir		
		or renewal and shall become
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	• • • • • •	-
		· · · · · · · · · · · · · · · · · · ·
	· · · ·	character and meets an or me
		in a form to be established by
<u>\</u>	• • • • • • • • • • • • • • • • • • • •	in a form to be established by
(2)		30 continuing education units
		continuing education units
		n of the continuing education
	-	in of the continuing education
		ontinuing education units are
(2)		
<u>(3)</u>		Department pursuant to this
(A)		
		t the time of application holds
•	• • • •	* *
determination th	a requirements for that license, cortificate, or requi	stration are substantially agual
		• •
		-
		• • •
	•	.00) and demonstrate to the
		w or may suspand or rayaka a
		v of may suspend of revoke a
	•••	at missonrosontation
		±
<u>(2)</u>	· · · · · · · · · · · · · · · · · · ·	egistration to practice interior
<u>(3)</u>		oses of obtaining a certificate
<u>(4)</u>	• • •	competency as determined by
/ - \		, , , . , . , . .
<u>(5)</u>		
	• •	÷
	• • •	
<u>(7)</u>	• • •	this Chapter or Departmental
	rules.	
	(4) "§ 93F-5. Expir (a) Regiss invalid after that earlier than 10 w (b) The I satisfactory to the following required (1) (2) (3) (4) "§ 93F-6. Recip The Departm a valid license, of political territor determination, the to or greater than application requi pay to the Depa Department a far "§ 93F-7. Disque (a) The I	Chapter of one hundred dollars (\$100.00). "§ 93F-5. Expiration and renewals; continuing education. (a) Registrations shall expire two years following issuance invalid after that date unless renewed. A registrant may apply for earlier than 10 weeks prior to the expiration date of the current reg (b) The Department shall issue a renewal of registration satisfactory to the Department that the applicant is of good moral following requirements: (1) Submission of a signed application for renewal the Department. (2) Submission of proof of completion of at least by providing the following information: a. Documentation of successful completio units from the providers. b. Documentation that at least 15 of the c focused on one or more of the following: 1. Public safety, including applic codes, building codes, and regul 2. Application of federal, State, accessibility standards, inclu Disabilities Act, and any other ta and welfare of building occupan (3) Payment of the renewal fee established by the Chapter of fifty dollars (\$50.00). (4) Proof of general liability insurance. "§ 93F-6. Reciprocity. The Department shall issue a registration to an applicant who, a a valid license, certificate, or registration as an interior designet political territory or jurisdiction acceptable to the Department determination, the requirements for that license, certificate, or registration pay to the Department an additional fee of fifty dollars (\$50 Department a familiarity with the State Building Code. "§ 93F-7. Disqualifications for registrat

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(b) At an	y time after suspension, revocation, or the taking of any other	disciplinary action
with regard to an	ny registration, the Department may reinstate the registration	n or take any other
	the registration to good standing.	
(c) Any	person may file with the Department a charge of unpro	ofessional conduct,
negligence, inco	ompetence, dishonest practice, or other misconduct of any	y violation of this
Chapter. Upon	receipt of such charge, the Department may give notice of	f an administrative
hearing under th	ne Administrative Procedure Act or may dismiss the charge	e as unfounded or
trivial. Regardle	ss of the Department's decision, the Department shall mail	a statement to the
registrant and th	e person who filed the charge by registered or certified main	il that explains the
-	cision and the reasons behind that decision.	
" <u>§ 93F-8. Misd</u>		
Each of the f	following acts constitutes a Class 2 misdemeanor:	
<u>(1)</u>	The affixing of a registered interior designer's signature or	
	technical submissions without the permission of the registr	
<u>(2)</u>	Using or attempting to use an expired, inactive, suspe	ended, or revoked
	registration or seal.	
<u>(3)</u>	Using or attempting to use the registration or seal of anothe	er.
<u>(4)</u>	Impersonating another registrant.	
<u>(5)</u>	Obtaining or attempting to obtain a registration by fraud.	
<u>(6)</u>	The making of any willfully false oath or affirmation	-
	proceeding where an oath or affirmation is required by this	<u>s Chapter.</u>
	penalties; disciplinary costs.	.1 1 1 11
	Department may assess a civil penalty not in excess of on	
	ense for the violation by a registrant of any of the reasons prov	
	ds of any civil penalty assessed under this section shall be re-	emitted to the Civil
	<u>Seiture Fund in accordance with G.S. 115C-457.2.</u> re imposing and assessing a civil penalty, the Department	shall consider the
following factors		shan consider the
<u>(1)</u>	<u>5.</u> <u>The nature, gravity, and persistence of the particular violat</u>	tion
$\frac{(1)}{(2)}$	The appropriateness of the imposition of a civil penalty whe	
<u>(2)</u>	or in combination with other punishment.	
(3)	Whether the violation was willful and malicious.	
$\frac{(3)}{(4)}$	Any other factors that would tend to mitigate or aggravate th	he violations found
<u>(+)</u>	to exist.	ne violations iouna
(c) The	Department shall establish a schedule of civil penalties for	r violations of this
	es adopted by the Department.	violations of this
	Department may, in a disciplinary proceeding, charge costs, in	cluding reasonable
	o the registered interior designer against whom the proceeding	
	bining illegal practices.	- <u>@~</u>
	thent may apply to the superior court for an injunction to restra	in any person from
-	visions of this Chapter or its rules. Actions under this section	• •
• •	e the defendant resides or maintains his or her principal pl	•
where the allege		
	hority and duties of registrants.	
	gistered interior designer shall possess the authority to sign	n and seal interior
	ssions covering the scope of the practice of interior design	
	mit them to a State or local government entity for the put	
	for an interior alteration or construction project. A registere	
· · ·	nd seal interior technical submissions within the scope of the	
design defined b	y this Chapter.	

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(b) A reg	gistered interior designer shall have a reproducible seal or fac	simile, the print of	
which shall contain the full name and registration number of the registered interior designer on			
	epartment, the registrant's business city and state, and the		
	r, North Carolina." The seal shall be created and granted	-	
interior designer	by the Department.	-	
(c) The	registered interior designer shall affix the signature, curr	rent date, date of	
registration expi	ration, and seal to all sheets or electronically submitted sets	of interior design	
technical submis	sions.		
<u>(d)</u> <u>The s</u>	sheet of interior technical submissions in which the seal is aff	fixed shall indicate	
that those docun	nents or parts thereof for which the seal shall apply. The seal	and dates may be	
electronically af	fixed. The registrant may provide, at the registrant's sole disc	cretion, an original	
signature in the	registrant's handwriting, a scanned copy of the document b	earing an original	
signature, or a si	gnature generated by a computer.		
<u>(e)</u> <u>No r</u>	egistered interior designer shall affix, or permit to be affix	ked, the registered	
interior designer	's registration number, seal, or signature to any interior tech	nical submissions	
	ant is not competent to perform.		
	gistered interior designer shall not sign and seal interior tech		
·	pared by or under the registered interior designer's supervision	on and control with	
-	any of the following circumstances:		
<u>(1)</u>	The registered interior designer may sign and seal those port		
	technical submissions that were prepared by or under th		
	control of other individuals who are also registered interior		
<u>(2)</u>	A partner or corporate officer of a business entity registered		
	is a registered interior designer, and who has professional	-	
	content of the interior technical submissions and intends to	•	
	the adequacy of the interior technical submissions, may sig		
	technical submissions that are prepared by or under the		
	control of a registered interior designer and who is in the re	<u>egular employment</u>	
	of the business entity.	a anno anto no antino d	
	sistered interior designer shall have the ability to submit all d		
	ing permit for interior alteration or construction, so long as the		
	ly prepared by the registered interior designer have been pro- led by one or more other registered interior designers of		
professionals.	ied by one of more other registered interior designers of	<u>n neenseu uesign</u>	
*	artmental powers and duties.		
	the following powers and duties pursuant to this Cha	ntar	
(1)	To issue certificates of registration to individuals meeting		
<u>(1)</u>	to be a registered interior designer.	, the qualifications	
(2)	To adopt rules required for the administration of this act.		
$\frac{(2)}{(3)}$	To prescribe, by rule, individually identifiable seals to be	used by registered	
<u>(5)</u>	interior designers.	<u>used by registered</u>	
(4)	To take disciplinary action as it deems proper, including,	but not limited to	
<u>(+)</u>	the assessment of civil penalties pursuant to G.S. 93F-9.	but not minted to,	
"8 93F-13 Ann	licability of Chapter.		
	ing in this Chapter shall be construed as doing any of the following the following and the following a	owing.	
$(\underline{u}) = \frac{1000}{(1)}$	Requiring a person to obtain an interior designer registration		
<u>\1</u> /	activity traditionally performed by an interior designer		
	professional including professional services limited to the		
	and implementation of kitchen and bath spaces or the specif		
	for kitchen and bath areas.	<u>readon or producto</u>	

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1	(2) Preventing or restricting the practices, services, or activitie	es of any person
2	licensed in this State under any other law from engaging in t	
3	occupation for which the person is licensed.	
4	(b) Having an interior designer registration issued under this chapter de	bes not authorize
5	a person to practice either of the following:	
6	(1) Architecture, under Chapter 83A of the General Statutes.	
7	(2) Engineering, under Chapter 89C of the General Statutes."	
8	SECTION 2. G.S. 153A-357 reads as rewritten:	
9	"§ 153A-357. Permits.	
10		
11	(a1) A permit shall be in writing and shall contain a provision that the	
12	comply with the State Building Code and all other applicable State and loca	
13	ordinances and regulations. Nothing in this section shall require a county to rev	11
14	residential building plans submitted to the county pursuant to Section R-110 o	
15	the North Carolina State Building Code; provided that the county may review a	11
16	residential building plans as it deems necessary. No permit may be issued unle	-
17	specifications are identified by the name and address of the author thereof; an	
18	Statutes of North Carolina require that plans for certain types of work be pre-	1
19	licensed architect or architect, licensed engineer, or registered interior designer	
20	be issued unless the plans and specifications bear the North Carolina seal of a l	
21	or of a architect, licensed engineer. engineer, or registered interior designer. If a	provision of the
22	General Statutes of North Carolina or of any ordinance requires that work be do	
23	specialty contractor of any kind, no permit for the work may be issued unless t	the work is to be
24	performed by such a duly licensed contractor.	
25 26		-
26 27	(e) No <u>city or county may withhold issuing a building permit or certifica</u>	
27 28	that otherwise would be eligible to be issued under this section to compel, with r	-
28 29	property or parcel, completion of work for a separate permit or complianc regulations under this Article unless otherwise authorized by law or unless th	
29 30	reasonably determines the existence of a public safety issue directly related to	
31	building permit or certificate of occupancy.	the issuance of a
32	"	
33	SECTION 3. G.S. 160A-417 reads as rewritten:	
34	"§ 160A-417. Permits.	
35	5 10011 11/0 1 01 million	
36	(a1) A permit shall be in writing and shall contain a provision that the	work done shall
37	comply with the State Building Code and all other applicable State and local	
38	this section shall require a city to review and approve residential building plans	-
39	city pursuant to Section R-110 of Volume VII of the North Carolina State	
40	provided that the city may review and approve such residential building pl	-
41	necessary. No permits shall be issued unless the plans and specifications are	
42	name and address of the author thereof, and if the General Statutes of North Card	•
43	plans for certain types of work be prepared only by a licensed architect or an	chitect, licensed
44	engineer, or registered interior designer, no permit shall be issued unless	s the plans and
45	specifications bear the North Carolina seal of a licensed architect or of a architect	chitect, licensed
46	engineer. engineer, or registered interior designer. When any provision of the	General Statutes
47	of North Carolina or of any ordinance requires that work be done by a lie	censed specialty
48	contractor of any kind, no permit for the work shall be issued unless the work is	to be performed
49	by such a duly licensed contractor.	
50		

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No city or county may withhold issuing a building permit or certificate of occupancy 1 (e) that otherwise would be eligible to be issued under this section to compel, with respect to another 2 3 property or parcel, completion of work for a separate permit or compliance with land use 4 regulations under this Article unless otherwise authorized by law or unless the city or county 5 reasonably determines the existence of a public safety issue directly related to the issuance of a 6 building permit or certificate of occupancy. "

7

8 SECTION 4. The North Carolina Department of Insurance shall report to the Joint 9 Legislative Oversight Committee on General Government on the progress of administering 10 Chapter 93F of the General Statutes no later than February 1, 2020.

11 **SECTION 5.** This act becomes effective October 1, 2019.