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AN ACT in relation to the regulation of professions.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Department of Professional Regulation Law of
the Civil Administrative Code of Illinois is amended by
changing Section 2105-75 as follows:

7 (20 ILCS 2105/2105-75) (was 20 ILCS 2105/61f)

Sec. 2105-75. Design professionals designated Dedicated 8 employees. There are established within the Department certain 9 design professionals designated dedicated employees. These 10 employees shall be devoted primarily exclusively to the 11 administration and enforcement of the Illinois Architecture 12 Practice Act, the Illinois Professional Land Surveyor Act of 13 14 1989, the Professional Engineering Practice Act of 1989, and 15 the Structural Engineering Practice Act of 1989. The design professionals designated dedicated employees that the Director 16 17 shall employ, in conformity with the Personnel Code, shall 18 include but not be limited to at a minimum shall consist of one full-time Design Licensing Manager Coordinator, one full-time 19 20 Assistant Licensing Manager Coordinator, 4 full-time licensing clerks, one full-time attorney, and 2 full-time investigators. 21 22 These employees shall work primarily exclusively in the licensing and enforcement of the design profession Acts set 23 forth in this Section and <u>may</u> shall not be used, when 24 25 available, for the licensing and enforcement of any other 26 Act or other duties in the Department subject to the authorization of the Department. 27

28 (Source: P.A. 91-91, eff. 7-9-99; 91-239, eff. 1-1-00; 91-357,
29 eff. 7-29-99; 92-16, eff. 6-28-01.)

30 Section 10. The Illinois Architecture Practice Act of 1989 31 is amended by changing Sections 3, 4, 13, and 36 as follows: 1

(225 ILCS 305/3) (from Ch. 111, par. 1303)

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(Section scheduled to be repealed on January 1, 2010) Sec. 3. Application of Act. Nothing in this Act shall be 3 4 deemed or construed to prevent the practice of structural engineering as defined in the Structural Engineering Practice 5 Act of 1989, the practice of professional engineering as 6 7 defined in the Professional Engineering Practice Act of 1989, 8 or the preparation of documents used to prescribe work to be 9 done inside buildings for non-loadbearing interior 10 construction, furnishings, fixtures and equipment, or the 11 offering or preparation of environmental analysis, feasibility studies, programming or construction management services by 12 persons other than those licensed in accordance with this Act, 13 14 the Structural Engineering Practice Act of 1989 or the 15 Professional Engineering Practice Act of 1989.

Nothing contained in this Act shall prevent the draftsmen, 16 students, project representatives and other employees of those 17 18 lawfully practicing as licensed architects under the provisions of this Act, from acting under the direct 19 20 supervision and control of their employers, or to prevent the employment of project representatives for enlargement 21 or 22 alteration of buildings or any parts thereof, or prevent such 23 project representatives from acting under the direct supervision and control of the licensed architect by whom the 24 25 construction documents including drawings and specifications 26 of any such building, enlargement or alteration were prepared.

27 Nothing in this Act or any other Act shall prevent a licensed registered architect from practicing interior design 28 29 services. Nothing in this Act shall be construed as requiring the services of an interior designer for the interior designing 30 31 of a single family residence.

The involvement of a licensed architect is not required for 32 the following This Act does not apply to any of the following: 33

The building, remodeling or repairing of any 34 (A) 35 building or other structure outside of the corporate limits

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1 of any city or village, where such building or structure is 2 to be, or is used for farm purposes, or for the purposes of outbuildings or auxiliary buildings in connection with 3 such farm premises. 4

(B) The construction, remodeling or repairing of a 6 detached single family residence on a single lot.

(C) The construction, remodeling or repairing of a two-family residence of wood frame construction on a single lot, not more than two stories and basement in height.

10 (D) Interior design services for buildings which do not 11 involve life safety or structural changes.

12 However, when an ordinance of a unit of local government requires the involvement of a licensed architect for any 13 buildings included in the preceding paragraphs (A) through (D), 14 the requirements of this Act shall apply. All all buildings not 15 16 included in the preceding paragraphs (A) through (D), including 17 multi-family buildings and buildings previously exempt from the involvement of a licensed architect under those paragraphs 18 19 but subsequently non-exempt due to a change in occupancy or 20 use, are subject to the requirements of this Act. Interior alterations which result in life safety or structural changes 21 of the building are subject to the requirements of this Act. 22 23 (Source: P.A. 91-91, eff. 1-1-00; 91-133, eff. 1-1-00; 92-16, eff. 6-28-01.) 24

25 (225 ILCS 305/4) (from Ch. 111, par. 1304)

26 (Section scheduled to be repealed on January 1, 2010)

27 Sec. 4. Definitions. In this Act:

"Department" means the Department of Professional 28 (a) 29 Regulation.

30 (b) "Director" means the Director of Professional 31 Regulation.

"Board" means the Illinois Architecture Licensing 32 (C)33 Board appointed by the Director.

"Public health" as related to the practice of 34 (d) architecture means the state of the well-being of the body or 35

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1 mind of the building user.

2 <u>(e) "Public safety" as related to the practice of</u> 3 <u>architecture means the state of being reasonably free from risk</u> 4 <u>of danger, damage, or injury.</u>

5 <u>(f) "Public welfare" as related to the practice of</u> 6 <u>architecture means the well-being of the building user</u> 7 <u>resulting from the state of a physical environment that</u> 8 <u>accommodates human activity.</u>

9 (Source: P.A. 86-702.)

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10 (225 ILCS 305/13) (from Ch. 111, par. 1313)

(Section scheduled to be repealed on January 1, 2010)

Sec. 13. Qualifications of applicants. Any person who is of 12 good moral character may take an examination for licensure if 13 14 he or she is a graduate with a first professional degree in 15 architecture from a program accredited by the National 16 Architectural Accrediting Board and has completed such professional training, 17 diversified including academic 18 training, as is required by rules of the Department. Until 19 January 1, 2010, in In lieu of the requirement of graduation with a first professional degree in architecture from a program 20 accredited by the National Architectural Accrediting Board, 21 22 the Department may admit an applicant who is a graduate with a 23 pre-professional 4 year baccalaureate degree accepted for 24 direct entry into a first professional master of architecture and who has completed such additional 25 degree program, 26 diversified professional training, including academic 27 training, as is required by rules of the Department. The 28 Department may adopt, as its own rules relating to diversified 29 professional training, those guidelines published from time to time by the National Council of Architectural Registration 30 31 Boards.

Good moral character means such character as will enable a person to discharge the fiduciary duties of an architect to that person's client and to the public in a manner which protects health, safety and welfare. Evidence of inability to SB2252 Enrolled - 5 - LRB093 15879 RCE 41496 b

discharge such duties may include the commission of an offense justifying discipline under Section 19. In addition, the Department may take into consideration whether the applicant has engaged in conduct or actions that would constitute grounds for discipline under this Act.

6 (Source: P.A. 91-133, eff. 1-1-00.)

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(225 ILCS 305/36) (from Ch. 111, par. 1336)

(Section scheduled to be repealed on January 1, 2010)

9 Sec. 36. Violations. Each of the following Acts constitutes 10 a Class A misdemeanor for the first offense and a Class 4 11 felony for a second or subsequent offense:

the practice, attempt to practice or offer to 12 (a) practice architecture, or the advertising or putting out of 13 any sign or card or other device which might indicate to 14 15 the public that the person is entitled to practice 16 architecture, without a license as a licensed architect, or registration as a professional design firm issued by the 17 Department. Each day of practicing architecture 18 or 19 attempting to practice architecture, and each instance of offering to practice architecture, without a license as a 20 licensed architect or registration as a professional 21 22 design firm constitutes a separate offense;

(b) the making of any wilfully false oath or affirmation in any matter or proceeding where an oath or affirmation is required by this Act;

26 (c) the affixing of a licensed architect's seal to any 27 construction documents which have not been prepared by that 28 architect or under the architect's direct supervision and 29 control;

30 (d) the violation of any provision of this Act or its 31 rules;

32 (e) using or attempting to use an expired, inactive,
33 suspended, or revoked license, or the certificate or seal
34 of another, or impersonating another licensee;

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(f) obtaining or attempting to obtain a license or

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registration by fraud; or

2 (g) If any person, sole proprietorship, professional service corporation, 3 limited liability company, corporation or partnership, or other entity practices 4 5 architecture or advertises or displays any sign or card or other device that might indicate to the public that the 6 person or entity is entitled to practice as an architect or 7 use the title "architect" or any of its derivations unless 8 9 the person or other entity holds an active license as an 10 architect or registration as a professional design firm in 11 the State; then, in addition to any other penalty provided 12 by law any person or other entity who violates this 13 subsection (g) shall forfeit and pay to the Design Professionals Administration and Investigation Fund a 14 civil penalty in an amount determined by the Department of 15 16 not more than \$5,000 for each offense.

An unlicensed person who has completed the education requirements, is actively participating in the diversified professional training, and maintains in good standing a training record as required for licensure by this Act may use the title "architectural intern", but may not engage in the practice of architecture.

23 (Source: P.A. 88-428.)