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132nd General Assembly

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Sub. H. B. No. 504

Representative Pelanda

Cosponsors: Representatives Cera, Patton, Slaby, Roegner, Fedor, Carfagna, Reineke, Lang, Rezabek, Boggs, Boyd, Galonski, Hambley, Landis, Miller, Rogers, Strahorn, Young

A BILL

То	amend sections 3791.04, 4703.50, 4703.52, and	1
	4703.53 and to enact sections 4703.60, 4703.61,	2
	4703.62, 4703.63, 4703.64, 4703.65, 4703.66,	3
	4703.67, 4703.68, 4703.69, 4703.70, 4703.71, and	4
	4703.72 of the Revised Code to create the Ohio	5
	Interior Design Examiners Board to certify and	6
	regulate interior designers.	7

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3791.04, 4703.50, 4703.52, and	8
4703.53 be amended and sections 4703.60, 4703.61, 4703.62,	9
4703.63, 4703.64, 4703.65, 4703.66, 4703.67, 4703.68, 4703.69,	10
4703.70, 4703.71, and 4703.72 of the Revised Code be enacted to	11
read as follows:	12
Sec. 3791.04. (A) (1) Before beginning the construction,	13
erection, or manufacture of any building to which section	14
3781.06 of the Revised Code applies, including all	15
industrialized units, the owner of that building, in addition to	16
any other submission required by law, shall submit plans or	17

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drawings, specifications, and data prepared for the	18
construction, erection, equipment, alteration, or addition that	19
indicate the portions that have been approved pursuant to	20
section 3781.12 of the Revised Code and for which no further	21
approval is required, to the municipal, township, or county	22
building department having jurisdiction unless one of the	23
following applies:	24
(a) If no municipal, township, or county building	25
department certified for nonresidential buildings pursuant to	26
division (E) of section 3781.10 of the Revised Code has	27
jurisdiction, the owner shall make the submissions described in	28
division (A)(1) of this section to the superintendent of	29
industrial compliance.	30
(b) If no certified municipal, township, or county	31
building department certified for residential buildings pursuant	32
to division (E) of section 3781.10 of the Revised Code has	33
jurisdiction, the owner is not required to make the submissions	34
described in division (A)(1) of this section.	35
(2)(a) The seal of an architect registered under Chapter	36
4703. of the Revised Code or an engineer registered under	37
Chapter 4733. of the Revised Code is required for any plans,	38
drawings, specifications, or data submitted for approval, unless	39
the plans, drawings, specifications, or data are permitted to be	40
prepared by persons other than registered architects pursuant to	41
division (C) or (D) of section 4703.18 of the Revised Code, or	42
by persons other than registered engineers pursuant to division	43
(C) or (D) of section 4733.18 of the Revised Code.	44
(b) No seal is required for any plans, drawings,	45

specifications, or data submitted for approval for any

residential buildings, as defined in section 3781.06 of the

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Revised Code, or erected as industrialized one-, two-, or three-	48
family units or structures within the meaning of "industrialized	49
unit" as defined in section 3781.06 of the Revised Code.	50
(c) No seal is required for approval of the installation	51
of replacement equipment or systems that are similar in type or	52
capacity to the equipment or systems being replaced. No seal is	53

- required for approval for any new construction, improvement,

 alteration, repair, painting, decorating, or other modification

 of any buildings or structures subject to sections 3781.06 to

 3781.18 and 3791.04 of the Revised Code if the proposed work

 for approval for any new construction, improvement,

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 3781.18 and 3791.04 of the Revised Code if the proposed work

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 does not involve technical design analysis, as defined by rule

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 adopted by the board of building standards.

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- (d) No seal is required for any plan or specification 60

 submitted for approval if the plan or specification is within 61

 the scope of practice of interior design as defined in section 62

 4703.60 of the Revised Code and bears the signature and 63

 certificate number of a certified interior designer in 64

 accordance with section 4703.68 of the Revised Code. 65
- (B) No owner shall proceed with the construction, erection, alteration, or equipment of any building until the plans or drawings, specifications, and data have been approved as this section requires, or the industrialized unit inspected at the point of origin. No plans or specifications shall be approved or inspection approval given unless the building represented would, if constructed, repaired, erected, or equipped, comply with Chapters 3781. and 3791. of the Revised Code and any rule made under those chapters.
- (C) The approval of plans or drawings and specifications 75 or data pursuant to this section is invalid if construction, 76 erection, alteration, or other work upon the building has not 77

commenced within twelve months of the approval of the plans or 78 drawings and specifications. One extension shall be granted for 79 an additional twelve-month period if the owner requests at least 80 ten days in advance of the expiration of the permit and upon 81 payment of a fee not to exceed one hundred dollars. If in the 82 course of construction, work is delayed or suspended for more 8.3 than six months, the approval of plans or drawings and 84 specifications or data is invalid. Two extensions shall be 85 granted for six months each if the owner requests at least ten 86 days in advance of the expiration of the permit and upon payment 87 of a fee for each extension of not more than one hundred 88 dollars. Before any work may continue on the construction, 89 erection, alteration, or equipment of any building for which the 90 approval is invalid, the owner of the building shall resubmit 91 the plans or drawings and specifications for approval pursuant 92 to this section. 93

(D) Subject to section 3791.042 of the Revised Code, the 94 board of building standards or the legislative authority of a 95 municipal corporation, township, or county, by rule, may 96 regulate the requirements for the submission of plans and 97 specifications to the respective enforcing departments and for 98 processing by those departments. The board of building standards 99 or the legislative authority of a municipal corporation, 100 township, or county may adopt rules to provide for the approval, 101 subject to section 3791.042 of the Revised Code, by the 102 department having jurisdiction of the plans for construction of 103 a foundation or any other part of a building or structure before 104 the complete plans and specifications for the entire building or 105 structure are submitted. When any plans are approved by the 106 department having jurisdiction, the structure and every 107 particular represented by and disclosed in those plans shall, in 108

the absence of fraud or a serious safety or sanitation hazard,	109
be conclusively presumed to comply with Chapters 3781. and 3791.	110
of the Revised Code and any rule issued pursuant to those	111
chapters, if constructed, altered, or repaired in accordance	112
with those plans and any rule in effect at the time of approval.	113

- (E) The approval of plans and specifications, including 114 inspection of industrialized units, under this section is a 115 "license" and the failure to approve plans or specifications as 116 submitted or to inspect the unit at the point of origin within 117 thirty days after the plans or specifications are filed or the 118 request to inspect the industrialized unit is made, the 119 disapproval of plans and specifications, or the refusal to 120 approve an industrialized unit following inspection at the point 121 of origin is "an adjudication order denying the issuance of a 122 license" requiring an "adjudication hearing" as provided by 123 sections 119.07 to 119.13 of the Revised Code and as modified by 124 sections 3781.031 and 3781.19 of the Revised Code. An 125 adjudication order denying the issuance of a license shall 126 specify the reasons for that denial. 127
- (F) The board of building standards shall not require the 128 submission of site preparation plans or plot plans to the 129 division of industrial compliance when industrialized units are 130 used exclusively as one-, two-, or three-family dwellings. 131
- (G) Notwithstanding any procedures the board establishes,

 if the agency having jurisdiction objects to any portion of the

 plans or specifications, the owner or the owner's representative

 may request the agency to issue conditional approval to proceed

 with construction up to the point of the objection. Approval

 shall be issued only when the objection results from conflicting

 interpretations of the rules of the board of building standards

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section.

than five hundred dollars.

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of the rules. Approval shall not be issued where the correction	140
of the objection would cause extensive changes in the building	141
design or construction. The giving of conditional approval is a	142
"conditional license" to proceed with construction up to the	143
point where the construction or materials objected to by the	144
agency are to be incorporated into the building. No construction	145
shall proceed beyond that point without the prior approval of	146
the agency or another agency that conducts an adjudication	147
hearing relative to the objection. The agency having	148
jurisdiction shall specify its objections to the plans or	149
specifications, which is an "adjudication order denying the	150
issuance of a license" and may be appealed pursuant to sections	151
119.07 to 119.13 of the Revised Code and as modified by sections	152
3781.031 and 3781.19 of the Revised Code.	153
(H) A certified municipal, township, or county building	154
department having jurisdiction, or the superintendent, as	155
appropriate, shall review any plans, drawings, specifications,	156
or data described in this section that are submitted to it or to	157
the superintendent.	158
(I) No owner or persons having control as an officer, or	159
as a member of a board or committee, or otherwise, of a building	160
to which section 3781.06 of the Revised Code is applicable, and	161
no architect, designer, engineer, builder, contractor,	162

subcontractor, or any officer or employee of a municipal,

township, or county building department shall violate this

(J) Whoever violates this section shall be fined not more

Sec. 4703.50. All receipts of the architects board—and—,__

rather than the application of specific technical requirements

the Ohio landscape architects board, and the Ohio interior	169
design examiners board shall be deposited in the state treasury	170
to the credit of the occupational licensing and regulatory fund.	171
Sec. 4703.52. On receipt of a notice pursuant to section	172
3123.43 of the Revised Code, the architects board—and—the Ohio	173
landscape architects board, and the Ohio interior design	174
examiners board shall comply with sections 3123.41 to 3123.50 of	175
the Revised Code and any applicable rules adopted under section	176
3123.63 of the Revised Code with respect to a certificate issued	177
pursuant to this chapter.	178
Sec. 4703.53. The architects board—and—, the Ohio	179
landscape architects board, and the Ohio interior design	180
examiners board shall comply with section 4776.20 of the Revised	181
Code.	182
Sec. 4703.60. As used in sections 4703.60 to 4703.72 of	183
the Revised Code:	184
(A) "Building" means a nonresidential building as defined	185
in section 3781.06 of the Revised Code and includes the	186
structural, mechanical, and electrical systems, utility	187
services, and other facilities required for the structure.	188
(B) "Nonresidential building code" means the	189
nonresidential building code adopted by the board of building	190
standards pursuant to section 3781.10 of the Revised Code.	191
(C) (1) "Practice of interior design" means the preparation	192
of a plan or specifications for, or the supervision of, the new	193
construction, alteration, or repair of an interior space, as	194
defined by the Ohio interior design examiners board in rule,	195
within a building when the exterior elements of the building are	196
not going to be changed.	197

(2) "Practice of interior design" does not include making	198
changes or additions to any of the following:	199
(a) Foundations, beams, trusses, columns, or other primary	200
structural framing members or seismic systems;	201
Scrubbarar Framing Members of Scroming Systems,	201
(b) Structural concrete slabs, roof framing structures, or	202
<pre>load-bearing and shear walls;</pre>	203
(c) Opening in roofs, exterior walls, or bearing and shear	204
<pre>walls;</pre>	205
(d) Exterior doors, windows, awnings, canopies, sunshades,	206
signage, or similar exterior building elements;	207
(e) As described in the nonresidential building code, life	208
safety equipment, including smoke, fire, or carbon dioxide	209
sensors or detectors, or other overhead building elements;	210
(f) Heating, ventilating, or air conditioning equipment or	211
distribution systems, building management systems, high or	212
medium voltage electrical distribution systems, standby or	213
emergency power systems or distribution systems, plumbing or	214
plumbing distribution systems, fire alarm systems, fire	215
sprinkler systems, security or monitoring systems, or related	216
<pre>building systems;</pre>	217
(q) All aspects of an interior life safety plan, as	218
defined in rules adopted by the Ohio interior design examiners	219
board, that are unrelated to the practice of interior design.	220
(D) "Certified interior designer" means a person who holds	221
a certificate issued under section 4703.66 or 4703.67 of the	222
Revised Code or renewed under section 4703.69 of the Revised	223
Code.	224
<u>couc.</u>	224
(E) "Interior designer certificate" means a certificate	225

issued pursuant to section 4703.66 or 4703.67 of the Revised	226
Code or renewed under section 4703.69 of the Revised Code.	227
Sec. 4703.61. (A) A person shall not represent the	228
person's self as a certified interior designer unless that	229
person holds a current, valid interior designer certificate.	230
(B)(1) Except as otherwise provided in division (B)(1) of	231
this section, no person who has been issued an interior designer	232
certificate shall engage in the practice of interior design,	233
represent the person's self to be practicing or engaging in, or	234
attempt to practice or engage in interior design if the person	235
is restricted from doing so by a suspended, revoked, restricted,	236
temporary, probationary, or inactive certificate.	237
(2) A person whose interior designer certificate has been	238
suspended, revoked, restricted, placed on probation, or made	239
inactive may engage in the practice of interior design under	240
division (B)(2) of section 4703.68 of the Revised Code as an	241
employee, subordinate, associate, or drafter of another	242
certified interior designer or under division (B)(3) of section	243
4703.68 of the Revised Code.	244
(C) A certified interior designer shall not recklessly	245
engage in conduct described as unprofessional conduct by the	246
board in rule.	247
(D) No certified interior designer shall fail to comply	248
with section 4703.68 of the Revised Code.	249
(E) No certified interior designer shall knowingly do any	250
of the following:	251
(1) Impersonate another certified interior designer under	252
a false or assumed name, except as permitted by law:	253

(2) For a certified interior designer who has had a	254
certificate under this chapter reinstated following disciplinary	255
action taken under section 4703.71 of the Revised Code, practice	256
interior design using a name different than the one used before	257
the disciplinary action, except as permitted by law and after	258
notice to, and approval by, the board;	259
(3) Permit the certified interior designer's signature and	260
certificate number to be attached to a final plan or	261
specification, except as permitted under section 4703.68 of the	262
Revised Code or otherwise permitted by law;	263
(F) No certified interior designer or applicant for an	264
interior designer certificate shall knowingly do any of the	265
following through the use of fraud, forgery, or intentional	266
deception, misrepresentation, misstatement, or omission:	267
(1) Obtain a passing score on a certificate examination,	268
as required in division (A)(3)(b) of section 4703.66 of the	269
Revised Code;	270
(2) Apply for or obtain a certificate;	271
(3) Otherwise deal with the board.	272
Sec. 4703.62. (A) Nothing in sections 4703.60 to 4703.72	273
of the Revised Code shall be construed as doing either of the	274
<pre>following:</pre>	275
(1) Requiring a person to obtain an interior designer	276
certificate to engage in an activity traditionally performed by	277
an interior designer or other design professional;	278
(2) Preventing or restricting the practices, services, or	279
activities of any person licensed in this state under any other	280
law from organization the profession or occupation for which the	2.9.1

person is licensed.	282
(B) Having an interior designer certificate issued under	283
this chapter does not authorize a person to practice either of	284
the following:	285
(1) Architecture, under Chapter 4703. of the Revised Code;	286
(2) Engineering, under Chapter 4733. of the Revised Code.	287
Sec. 4703.63. (A) There is hereby created the Ohio	288
interior design examiners board, consisting of five members	289
appointed by the governor. Three of the members of the board	290
shall be certified interior designers who have engaged in the	291
practice of interior design for not less than five years before	292
appointment to the board. One member shall have a valid	293
certificate to practice architecture or be registered as a	294
professional engineer under Chapter 4733. of the Revised Code.	295
One member shall represent the public.	296
The governor shall make initial appointments to the board	297
not later than ninety days after the effective date of this	298
section. Of the initial appointments to the board, the governor	299
shall appoint one member to a term ending one year after the	300
effective date of this section, two members to a term ending	301
three years after that date, and two members to a term ending	302
five years after that date. Thereafter, all appointments made to	303
the board shall be for a five-year term with each term ending on	304
the same day of the same month as did the term that it succeeds.	305
Each member shall hold office from the date of appointment until	306
the end of the term to which the member was appointed. Members	307
may be reappointed. Any member shall continue in office after	308
the expiration date of the member's term until the member's	309
successor is appointed, or until a period of sixty days has	310

elapsed, whichever occurs first. Any member of the board may be	311
removed by the governor at any time for cause.	312
(B) In the event of a vacancy in the office of a member of	313
the board other than by reason of the expiration of a term, the	314
governor, not later than ninety days after the vacancy occurs,	315
shall appoint a person to hold office for the remainder of the	316
unexpired term.	317
(C) The board shall elect from its members a president and	318
a secretary who shall hold those offices for one year. The	319
secretary of the board shall be responsible for keeping a true	320
and complete record of all proceedings of the board.	321
(D) Each member of the board shall receive as a part of	322
the expense of the board an amount fixed pursuant to division	323
(J) of section 124.15 of the Revised Code for each day actually	324
employed in the discharge of official duties, along with other	325
necessary expenses.	326
(E) The board shall meet at least twice each calendar year	327
for purposes of transacting regular business and may hold other	328
meetings on the call of the president or a majority of the	329
members of the board after reasonable notice to the other board	330
members of the time and place of the meeting. Three members of	331
the board constitute a quorum for the transaction of business.	332
(F) The board shall utilize the physical facilities and	333
administrative staff of the architects board for the discharge	334
of all the Ohio interior design examiners board's administrative	335
duties in connection with the administration and enforcement of	336
sections 4703.60 to 4703.72 of the Revised Code. The Ohio	337
interior design examiners board shall bear a proportionate share	338
of the cost of those administrative services, which shall not	339

exceed its revenue.	340
Sec. 4703.64. (A) The Ohio interior design examiners board	341
shall adopt all rules, in accordance with Chapter 119. of the	342
Revised Code, and bylaws necessary to implement sections 4703.60	343
to 4703.72 of the Revised Code. The rules shall govern the	344
standards of education, service, conduct, and practice of	345
certified interior designers and include all of the following:	346
(1) Conduct that constitutes unprofessional conduct for	347
the purposes of division (C) of section 4703.61 of the Revised	348
Code;	349
(2) The application form for a certificate and the amount	350
of an application fee, as described in division (A) of section	351
4703.66 of the Revised Code;	352
(3) The application form for renewal of a certificate and	353
the amount of a renewal fee, as described in division (B) of	354
section 4703.69 of the Revised Code;	355
(4) Standards that providers of continuing education shall	356
meet for approval under division (A) of section 4703.70 of the	357
Revised Code;	358
(5) Designations of examinations of entities that are	359
equivalent to the examination of the national council for	360
<pre>interior design qualification;</pre>	361
(6) What happens to a certificate if the certificate	362
holder fails to timely renew the certificate;	363
(7) Procedures for reinstating a certificate that has been	364
revoked, suspended, or restricted or placed on inactive status;	365
(8) Procedures for placing a certificate on inactive	366
status;	367

(9) The standards of practice for certified interior	368
designers;	369
(10) Requirements regarding financial responsibility and	370
professional liability insurance.	371
(11) Definitions of "interior life safety plan" and	372
"interior space" for purposes of sections 4703.60 to 4703.72 of	373
the Revised Code;	374
(12) The aspects of an interior life safety plan, as	375
defined by the board, that are related and unrelated to the	376
practice of interior design.	377
(B) In adopting the rules under division (A)(4) of this	378
section, the board shall model the standards for continuing	379
education providers on continuing education recommendations	380
established by the national council of interior design	381
qualification or a similar successor organization.	382
(C) The board may adopt rules in accordance with Chapter	383
119. of the Revised Code regarding any of the following:	384
(1) Extending or shortening renewal cycles in accordance	385
with division (A)(2) of section 4703.69 of the Revised Code;	386
(2) Temporary certificates;	387
(3) Citations;	388
(4) Any other matter the board considers pertinent.	389
(D) The board shall enforce sections 4703.60 to 4703.72 of	390
the Revised Code and the rules adopted by the board. The board	391
may subpoena witnesses and records in connection with its	392
investigations and may incur any expenses that are necessary.	393
Sec 4703 65 (A) Reginning one year after the effective	394

<u>date of this section, and every year thereafter, the Ohio</u>	395
interior design examiners board shall file with the governor,	396
after the close of each fiscal year, a full report of its	397
operations as of the thirtieth day of June of that year,	398
together with a statement of receipts and expenditures.	399
(B) In each even-numbered year, the board shall prepare a	400
roster, showing the name, certificate number, and address of all	401
certified interior designers who are in good standing as of the	402
first day of April of that even-numbered year.	403
Sec. 4703.66. (A) A person seeking to receive an interior	404
designer certificate shall submit all of the following to the	405
Ohio interior design examiners board:	406
(1) An application in a form prescribed in rule adopted by	407
the board;	408
(2) Payment of a fee set by the board in rule;	409
(3) Satisfactory evidence of all of the following:	410
(a) The applicant's good moral character;	411
(b) The applicant's having qualified to take and having	412
passed the examination of the national council for interior	413
design qualification or the examination of an equivalent entity,	414
as determined by the board in rule;	415
(c) The applicant's ability to satisfy the requirements	416
regarding financial responsibility and professional liability	417
insurance adopted by the board under section 4703.64 of the	418
Revised Code.	419
(B) The board shall issue a certificate to a person who	420
meets the requirements of division (A) of this section and	421
provide each certified interior designer with a unique	422

<pre>certificate number.</pre>	423
Sec. 4703.67. The Ohio interior design examiners board	424
shall adopt rules to grant an interior design certificate to any	425
individual who provides evidence satisfactory to the board that	426
the individual is a certified, registered, or licensed interior	427
designer in another state or country in which the	428
qualifications, at the time of certification, registration, or	429
licensure, were substantially equal, in the opinion of the	430
board, to the requirements for an interior design certificate in	431
this state. The board, in the rules it adopts, shall require	432
that an applicant for certification under this section has	433
passed the examination of the national council for interior	434
design qualification or the examination of an equivalent entity,	435
as determined by the board in rule.	436
Sec. 4703.68. (A) A final plan or specification for an	437
interior design that is prepared by or under the supervision of	438
a certified interior designer shall bear the signature and the	439
certificate number of the certified interior designer when	440
submitted to a client or a building official for the purpose of	441
obtaining approval of plans and specifications pursuant to	442
Chapter 3781. of the Revised Code and the nonresidential	443
building code.	444
(B) A certified interior designer may only include the	445
designer's signature and certificate number on a final plan or	446
specification that is within the scope of practice of interior	447
design and when the plan or specification meets one of the	448
<pre>following:</pre>	449
(1) It is personally prepared by the certified interior	450
designer.	451

(2) It is prepared by an employee, subordinate, associate,	452
or drafter under the direct supervision of the certified	453
interior designer, and the certified interior designer assumes	454
responsibility for the plan or specification.	455
(3) It is prepared by another certified interior designer	456
in this state or a similarly qualified designer in another	457
state, provided that the certified interior designer attaching	458
the designer's signature and certificate number does all of the	459
<pre>following:</pre>	460
(a) Performs a thorough review of all work for compliance	461
with all applicable laws, rules, and standards of the	462
profession;	463
(b) Receives written permission to submit the plan or	464
specification to a client or a building official from the	465
original designer of the plan or specification;	466
(c) Makes any necessary corrections before submitting the	467
final plan or specification to either of the following:	468
(i) A building official for the purpose of obtaining	469
approval of plans and specifications pursuant to Chapter 3781.	470
of the Revised Code and the nonresidential building code;	471
(ii) A client, when the certified interior designer	472
represents, or can reasonably expect the client to consider, the	473
plan or specification to be complete and final.	474
Sec. 4703.69. (A) (1) Except as provided in division (A) (2)	475
of this section, an interior designer certificate expires two	476
years after the date of issuance.	477
(2) The Ohio interior design examiners board may adopt	478
rules extending or shortening a renewal cycle by as much as one	479

<u>year to stagger the renewal cycles it administers under this</u>	480
<pre>chapter.</pre>	481
(B) A person seeking to renew an interior designer	482
certificate shall provide all of the following to the board	483
before the certificate expires:	484
(1) An application made on a form prescribed in rule by	485
the board;	486
(2) Payment of a fee as set by the board in rule;	487
(3) Satisfactory evidence of having completed continuing	488
education as required under section 4703.70 of the Revised Code.	489
(C) The board shall renew a person's certificate if the	490
person satisfies the requirements of division (B) of this	491
section.	492
Sec. 4703.70. (A) Except as provided in division (B) of	493
this section, as a condition for the renewal of an interior	494
designer certificate, a certified interior designer, during each	495
two-year certificate cycle, shall complete twenty hours of	496
continuing education that is offered or approved by the Ohio	497
interior design examiners board. The continuing education hours	498
shall primarily emphasize health, welfare, and safety.	499
(B) If a renewal cycle is extended or shortened under	500
division (A)(2) of section 4703.69 of the Revised Code, the	501
board shall increase or decrease the continuing education hours	502
required for renewal under this section proportionally.	503
Sec. 4703.71. (A) If, on inspection or investigation, the	504
Ohio interior design examiners board believes that an applicant	505
for an interior designer certificate or a certified interior	506
designer has violated divisions (B) to (F) of section 4703.61 of	507

the Revised Code, a rule adopted by the board, or an order	508
issued by the board, the board may take any of the following	509
actions:	510
(1) Issue a warning to the applicant or designer;	511
(2) Issue a citation to the applicant or designer	512
according to this chapter and any pertinent rules adopted by the	513
board;	514
(3) Attempt to negotiate a stipulated settlement;	515
(4) Order the applicant or designer to appear at an	516
administrative hearing conducted under Chapter 119. of the	517
Revised Code.	518
(B) (1) A citation issued under this section shall be in	519
writing, and the board shall do all of the following in the	520
<pre>citation:</pre>	521
(a) Describe with particularity the alleged violation in	522
question, including a reference to the law, rule, or order	523
alleged to have been violated;	524
(b) Clearly state that the allegations may be contested	525
through an administrative hearing, that the applicant or	526
designer must notify the board of an intent to contest within	527
twenty days after receipt of the citation, and how the applicant	528
or designer may request such an administrative hearing;	529
(c) Clearly explain the administrative actions that will	530
be taken, or fines that will be levied, against the citation	531
recipient if the recipient either fails to contest the	532
allegations or if the board, after an administrative hearing,	533
makes a finding against the recipient.	534
(2) If the citation recipient shows cause, the board may	535

extend the period in which the citation recipient may request an	536
administrative hearing to contest the citation.	537
(C) Any of the following are grounds for the board to make	538
a finding against an applicant or designer and issue an order	539
pursuant to division (D) of this section:	540
(1) An applicant or a designer violates a stipulated	541
<pre>settlement.</pre>	542
(2) An applicant or a designer fails to request an	543
administrative hearing to contest a citation within twenty days	544
of the citation being delivered, or before the end of an	545
<pre>extension period.</pre>	546
(3) After an administrative hearing held in accordance	547
with Chapter 119. of the Revised Code, the board makes a finding	548
against the applicant or designer in question.	549
(D) For any of the grounds prescribed in division (C) of	550
this section, the board shall issue a final order. The board, in	551
the order, may take any of the following disciplinary	552
administrative actions against the applicant or designer:	553
(1) Refuse to issue a certificate;	554
(2) Refuse to renew a certificate;	555
(3) Revoke, suspend, or restrict a certificate or place a	556
<pre>certificate holder on probation;</pre>	557
(4) Issue a public or private reprimand to a person	558
holding a certificate under this chapter;	559
(5) Issue a cease and desist order;	560
(6) Impose a fine, as prescribed in division (H) of this	561
section	562

(E) Notwithstanding any provision of Chapter 119. of the	563
Revised Code to the contrary, a warning, citation, or order	564
issued under this section, or a copy of the citation or order,	565
may be served by mail or by personal service to either the	566
person or the person's agent. Personal service may be made by a	567
board employee or by a person specially designated by the board.	568
(F) If an applicant or designer fails to comply with an	569
order issued by the board, the board may take additional	570
administrative action as prescribed in division (D) of this	571
section.	572
(G) The board shall not take an action described in	573
division (A) of this section for an alleged violation of	574
divisions (B) to (F) of section 4714.02 of the Revised Code, a	575
rule adopted by the board, or an order issued by the board more	576
than five years after the alleged violation occurs.	577
(H) The board shall assess fines according to the	578
<pre>following:</pre>	579
(1) For a first offense, a fine of up to one thousand	580
<pre>dollars;</pre>	581
(2) For a second offense, a fine of up to two thousand	582
<pre>dollars;</pre>	583
(3) For any subsequent offense, a fine of up to two	584
thousand dollars for each violation or each day in which a	585
person fails to comply with an order issued by the board.	586
(I) A citation issued for an offense that has not yet	587
resulted in a final order from the board does not preclude	588
issuance of an additional citation for a second or subsequent	589
offense during the mendency of a preceding action	590

(J) If the board imposes a fine on an applicant or	591
designer pursuant to this section and the person fails to pay	592
that fine within the time period prescribed by the board, the	593
board shall forward to the attorney general the name of the	594
applicant or designer and the amount of the fine for the purpose	595
of collecting that fine. In addition to the fine assessed	596
pursuant to this section, the applicant or designer also shall	597
pay any fee assessed by the attorney general for collection of	598
the fine.	599
Sec. 4703.72. (A) If, on inspection or investigation, the	600
Ohio interior design examiners board determines that reasonable	601
evidence exists that a person has violated division (A) of	602
section 4703.61 of the Revised Code, the board shall send a	603
written notice to that person in the same manner as prescribed	604
in section 119.07 of the Revised Code for licensees.	605
(B) The board shall hold a hearing regarding the alleged	606
violation in the same manner prescribed for an adjudication	607
hearing under section 119.09 of the Revised Code. If the board,	608
after the hearing, determines a violation has occurred, the	609
board, upon an affirmative vote of a majority of its members,	610
may impose a fine on the person in accordance with division (H)	611
of section 4703.71 of the Revised Code. The board's	612
determination is an order that the person may appeal in	613
accordance with section 119.12 of the Revised Code.	614
(C) If the board assesses a person a fine for a violation	615
of division (A) of section 4703.61 of the Revised Code, the fine	616
shall be collected in the same manner as prescribed in division	617
(J) of section 4703.71 of the Revised Code for fines imposed	618
against an applicant for an interior designer certificate or	619
certified interior designer.	620

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Section 2. That existing sections 3791.04, 4703.50,	621
4703.52, and 4703.53 of the Revised Code are hereby repealed.	622
Section 3. Not later than one hundred eighty days after	623
the effective date of this act, the Ohio Interior Design	624
Examiners Board shall meet and adopt the rules the Board is	625
required to adopt under this act.	626
Section 4. Notwithstanding section 4703.63 of the Revised	627
Code, as enacted by this act, persons appointed to the Ohio	628
Interior Design Examiners Board during the first year after the	629
effective date of this act need not have an interior designer	630
certificate as defined in section 4703.60 of the Revised Code,	631
as enacted by this act.	632