As Passed by the Senate

127th General Assembly Regular Session 2007-2008

Sub. S. B. No. 225

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Senator Schaffer

Cosponsors: Senators Faber, Schuler, Austria, Gardner, Harris, Niehaus, Seitz, Spada, Wilson

A BILL

To amend sections 125.22, 4703.01 to 4703.15,	1
4703.151, 4703.16, 4703.18, 4703.181, 4703.19,	2
4703.331, 4703.34, 4703.37, 4703.50, 4703.51, and	3
4703.52 of the Revised Code to make changes to the	4
Architects Law.	5

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

Section 1. That sections 125.22, 4703.01, 4703.02, 4703.03,	б
4703.04, 4703.05, 4703.06, 4703.07, 4703.08, 4703.09, 4703.10,	7
4703.11, 4703.12, 4703.13, 4703.14, 4703.15, 4703.151, 4703.16,	8
4703.18, 4703.181, 4703.19, 4703.331, 4703.34, 4703.37, 4703.50,	9
4703.51, and 4703.52 of the Revised Code be amended to read as	10
follows:	11

Sec. 125.22	• (A) The department of administrative services	12
shall establish	the central service agency to perform routine	13
support for the	following boards and commissions:	14

- (1) State board of examiners of architects Architects board; 15
- (2) Barber board;
- (3) State chiropractic board;

(4) State board of cosmetology;	18
(5) Accountancy board;	19
(6) State dental board;	20
(7) State board of optometry;	21
(8) Ohio occupational therapy, physical therapy, and athletic trainers board;	22 23
(9) State board of registration for professional engineers and surveyors;	24 25
(10) State board of sanitarian registration;	26
(11) Board of embalmers and funeral directors;	27
(12) State board of psychology;	28
(13) Ohio optical dispensers board;	29
(14) Board of speech pathology and audiology;	30
(15) Counselor, social worker, and marriage and family therapist board;	31 32
(16) State veterinary medical licensing board;	33
(17) Ohio board of dietetics;	34
(18) Commission on Hispanic-Latino affairs;	35
(19) Ohio respiratory care board;	36
(20) Ohio commission on African-American males;	37
(21) Chemical dependency professionals board.	38
(B)(1) Notwithstanding any other section of the Revised Code,	39
the agency shall perform the following routine support services	40
for the boards and commissions named in division (A) of this	41
section unless the controlling board exempts a board or commission	42
from this requirement on the recommendation of the director of	43
administrative services:	44

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documents;	46
(b) Preparing and processing vouchers, purchase orders,	47
encumbrances, and other accounting documents;	48
(c) Maintaining ledgers of accounts and balances;	49
(d) Preparing and monitoring budgets and allotment plans in	50
consultation with the boards and commissions;	51
(e) Other routine support services that the director of	52
administrative services considers appropriate to achieve	53
efficiency.	54
(2) The agency may perform other services which a board or	55
commission named in division (A) of this section delegates to the	56
agency and the agency accepts.	57
(3) The agency may perform any service for any professional	58
or occupational licensing board not named in division (A) of this	59
section or any commission if the board or commission requests such	60
service and the agency accepts.	61
(C) The director of administrative services shall be the	62
appointing authority for the agency.	63
(D) The agency shall determine the fees to be charged to the	64
boards and commissions, which shall be in proportion to the	65
services performed for each board or commission.	66
(E) Each board or commission named in division (A) of this	67
section and any other board or commission requesting services from	68
the agency shall pay these fees to the agency from the general	69
revenue fund maintenance account of the board or commission or	70
from such other fund as the operating expenses of the board or	71
commission are paid. Any amounts set aside for a fiscal year by a	72
board or commission to allow for the payment of fees shall be used	73
only for the services performed by the agency in that fiscal year.	74

(a) Preparing and processing payroll and other personnel

All receipts collected by the agency shall be deposited in the 75 state treasury to the credit of the central service agency fund, 76 which is hereby created. All expenses incurred by the agency in 77 performing services for the boards or commissions shall be paid 78 from the fund. 79

(F) Nothing in this section shall be construed as a grant of
authority for the central service agency to initiate or deny
personnel or fiscal actions for the boards and commissions.
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Sec. 4703.01. The governor shall appoint a state board of 83
examiners of an architects board, which board shall be composed of 84
five architects who have been in active practice in the state for 85
not less than ten years previous to their appointment. 86

At the expiration of the term of office of each of the 87 members the governor shall, with the advice and consent of the 88 senate appoint a successor. Terms of office shall be for five 89 years, commencing on the third day of October and ending on the 90 second day of October. Each member shall hold office from the date 91 of his appointment until the end of the term for which he was 92 appointed. The governor may, upon bona fide complaint and for good 93 cause shown, after ten days' notice to the member against whom 94 charges may be filed, and after opportunity for hearing, remove 95 any member of said board for inefficiency, neglect of duty, or 96 malfeasance in office. Any member appointed to fill a vacancy 97 occurring prior to the expiration of the term for which his the 98 member's predecessor was appointed shall hold office for the 99 remainder of such term. Any member shall continue in office 100 subsequent to the expiration date of his the member's term until 101 his the member's successor takes office, or until a period of 102 sixty days has elapsed, whichever occurs first. 103

The members of said board shall, before entering upon the 104 discharge of their duties, subscribe to and file with the 105

secretary of state the constitutional oath of office. 106

Sec. 4703.02. The state board of examiners of architects 107

 board shall organize by electing from its membership a president 108

 and a secretary, and also a vice-president and an assistant 109

 secretary, who shall act during absence or disability of the 110

 president or secretary respectively. 111

The board shall adopt all necessary rules, regulations, and 112 bylaws, not inconsistent with sections 4703.01 to 4703.19 of the 113 Revised Code and the constitutions and laws of this state or of 114 the United States, to govern its times and places of meeting for 115 organization and reorganization, for the holding of examinations, 116 and for fixing the length of the term of its officers. The board, 117 under Chapter 119. of the Revised Code, may adopt, promulgate, and 118 enforce rules governing the standards of education, service, 119 conduct, and practice to be followed in the practice of the 120 profession of architecture in the state, including rules for the 121 enforcement of sections 4703.01 to 4703.19 of the Revised Code. 122 The board shall include among the rules adopted governing the 123 standards of practice, requirements regarding financial 124 responsibility and professional liability insurance. The board may 125 adopt rules pertaining to the satisfactory completion of 126 continuing education requirements. 127

If the board adopts rules pertaining to continuing education 128 requirements, the board shall specify in the rules that the 129 continuing education requirements may be satisfied by coursework 130 or activities dealing with technical, ethical, or managerial 131 topics relevant to the practice of architecture and that a 132 registrant may earn continuing professional education hours by 133 completing or teaching university or college level coursework; 134 attending seminars, workshops, or conferences; authoring relevant 135 published papers, articles, or books; receiving patent awards; 136

actively participating in professional or technical societies 137 serving the architecture profession, or actively participating in 138 any other activity deemed relevant by the board. If the board 139 adopts rules pertaining to continuing education requirements, the 140 board shall, in general, follow model continuing education 141 recommendations established by the national council of 142 architectural registration boards or a similar successor 143 organization. 144

The board shall hold examinations not less than once 145 annually, shall issue to each successful <u>examination</u> applicant a 146 certificate of qualification to practice architecture, and shall 147 impress on each certificate issued the seal of the board. 148

The secretary of the board shall be responsible for keeping a 149 true and complete record of all proceedings of the board. The 150 board may employ an executive secretary, investigators, and 151 clerical assistance it determines necessary. 152

sec. 4703.03. (A) The state board of examiners of architects 153
board shall enforce sections 4703.01 to 4703.19 of the Revised 154
Code, may subpoena witnesses and records in connection with its 155
investigations, and may incur such expenses as are necessary. 156

(B) Each member of the board shall be entitled to receive, as 157
a part of the expense of the board, an amount fixed pursuant to 158
division (J) of section 124.15 of the Revised Code while actually 159
engaged in attendance at meetings, in conducting examinations, or 160
in the performance of his official duties. 161

(C) The members shall receive also, as a part of the expense
of the board, the amount of actual traveling, hotel, and other
necessary expenses incurred in the performance of their duties.

(D) The secretary, executive secretary, and clerical 165 assistants of the board shall give bond to the state in such sum 166 as the board determines, but not less than three thousand dollars, 167 conditioned upon the faithful discharge of their duties. Premiums 168 for such bonds shall be paid by the board. Such bonds with 169 approval of the board endorsed on them shall be deposited with the 170 secretary of state and kept in his the secretary of state's 171 office. 172

sec. 4703.04. (A) The state board of examiners of architects 173
board shall file with the governor, after the close of each fiscal 174
year a full report of its operations as of the thirtieth day of 175
June of said year, together with a statement of receipts and 176
expenditures. 177

(B) A roster, showing the name, registration number, and
address of all architects registered and in good standing as of
the first day of April of each even-numbered year under sections
4703.01 to 4703.19 of the Revised Code, shall be prepared by the
board in each even-numbered year.

Sec. 4703.05. Three members of the state board of examiners 183 of architects board shall constitute a quorum, but no action at 184 any meeting shall be taken without at least three votes in accord; 185 and the regular and special meetings of the board shall be called 186 and held in the manner and at the times and places prescribed in 187 its rules. 188

Sec. 4703.06. (A) Any person shall, before engaging in the 189 practice of architecture or before being styled or known as an 190 architect, secure from the state board of examiners of architects 191 board a certificate of his the person's qualifications to practice 192 under the title of "architect," and be registered with the board. 193

Any person holding such certificate and being registered 194 pursuant to sections 4703.01 to 4703.19 of the Revised Code may be 195 styled or known as an architect or as a registered architect. 196

No other person shall assume such title or use any 197 abbreviation, or any words, letters, or figures, to indicate or 198 imply that he the person is an architect or registered architect, 199 except that persons may be authorized by the board to use the 200 specific title "intern architect," "architectural intern," or 201 "emeritus architect" as described in division (B) of this section. 202 203 (B) The board may authorize by rule any person to use the 204 title "intern architect," "architectural intern," or "emeritus 205 architect." The board may adopt any rules the board deems 206 necessary pertaining to intern architects, architectural interns, 207 and emeritus architects, including, but not limited to, rules 208 pertaining to registration, registration fees, and renewal fees. 209 **sec. 4703.07.** Unless certified and registered <u>pursuant to</u> 210 rules adopted under section 4703.08 of the Revised Code, an 211 applicant <u>for a certificate of qualification to practice</u> 212 architecture shall: 213 214 (A) Be at least eighteen years of age; (B) Be of good moral character; 215 (C) Submit satisfactory evidence of having obtained a 216 professional degree in architecture from a school having a program 217 accredited by the national accrediting board recognized by the 218 state board of examiners of architects board or other equivalent 219 architectural education as is recognized by the state board of 220 examiners of architects board; 221 (D) Complete the requirements for training under an 222 internship program established or adopted by the state board of 223 examiners of architects board, including, but not limited to, 224 design and construction documents, construction administration and 225

office management, or equivalent experience acceptable to the

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board;	227
(E) Pass an examination as prescribed by the board.	228
Sec. 4703.08. The state board of examiners of architects	229
<u>board</u> shall <u>adopt rules to</u> certify and register an applicant <u>for a</u>	230
certificate of qualification to practice architecture who provides	231
satisfactory evidence that the applicant meets all of the	232
following requirements:	233
(A) Is a <u>is</u> licensed or registered <u>as an</u> architect in another	234
state or jurisdiction where the qualifications required for	235
licensure or registration were equal, in the opinion of the board,	236
to those required in sections 4703.01 to 4703.19 of the Revised	237
Code, at the time of the applicant's original licensure or	238
registration in that state or jurisdiction;	239
(B) Holds<u>,</u> holds a current record <u>certificate</u> in good	240
standing issued by the national council of architectural	241
registration boards ;	242
(C) Is a licensed or registered architect in another state or	243
jurisdiction that extends reciprocity similar to that offered	244
under this section, to architects who are, and wishes to be	245
registered in this state.	246
Sec. 4703.09. All examinations held under sections 4703.01 to	247
4703.19 of the Revised Code, shall be conducted by the state board	248
	0.4.5

of examiners of architects board or its authorized representatives249at such times and places as may be determined by the regulations250established by the board, but not less than one examination for251certificate of qualification to practice architecture shall be252held in each year.253

sec. 4703.10. If the applicant passes the examination under 254
section 4703.09 of the Revised Code or in lieu of the examination 255

meets is, in the opinion of the state board of examiners of 256 architects board, the requirements of eligible to register as an 257 architect pursuant to rules adopted under section 4703.08 of the 258 Revised Code, and in addition has proven self to be of good moral 259 character, the applicant is eligible to receive from the state 260 board of examiners of architects a certificate of qualification to 261 practice architecture. The certificate shall be signed by the 262 president and secretary of the board and shall bear the name of 263 the successful applicant, the successful applicant's place of 264 business, the serial number of the certificate, the seal of the 265 board, and the words, "admitted to practice architecture in the 266 state of Ohio, the day of," 267

If the applicant fails the examination under section 4703.09 268 of the Revised Code, the board may refuse to issue a certificate 269 of qualification to practice architecture. 270

Sec. 4703.11. The state board of examiners of architects 271 board shall keep an official register of all said certificates of 272 qualification to practice architecture issued and of the renewals 273 of the same as provided in sections 4703.01 to 4703.19, inclusive, 274 of the Revised Code, which register shall be properly indexed and 275 shall be open for public inspection and information. 276

Sec. 4703.12. (A) Each original certificate of qualification 277 to practice architecture issued and registered shall authorize the 278 holder to practice architecture as a registered architect 279 throughout this state from the date of issuance until the last day 280 of December of the odd-numbered year next succeeding the date upon 281 which the certificate was issued, unless the certificate has been 282 revoked or suspended for cause as provided in section 4703.15 of 283 the Revised Code. Every holder of such certificate or its renewal 284 shall secure a seal of the design prescribed by the rules of the 285 state board of examiners of architects board. All working drawings 286 and specifications prepared by or under the supervision of the287holder shall be imprinted with this seal. No person shall seal any288document unless the person is the holder of a certificate289currently in good standing.290

(B) Each certificate of authorization issued under division 291 (L) of section 4703.18 of the Revised Code shall authorize the 292 holder to provide architectural services, through the architect 293 designated as being in responsible charge of the architectural 294 practice, from the date of issuance until the last day of June 295 next succeeding the date upon which the certificate was issued, 296 unless the certificate has been revoked or suspended for cause as 297 provided in section 4703.15 of the Revised Code or has been 298 suspended pursuant to section 3123.47 of the Revised Code. 299

Sec. 4703.13. (A) Each architect who holds a certificate of 300 qualification to practice architecture under sections 4703.01 to 301 4703.19 of the Revised Code and who desires to continue the 302 practice of architecture shall, before or during the month of 303 December of each odd-numbered year, make application, together 304 with the renewal fee provided in section 4703.16 of the Revised 305 Code, for a renewal of the certificate, and demonstrate 306 satisfactory completion of any applicable continuing education 307 requirements adopted by the state board of examiners of architects 308 board under section 4703.02 of the Revised Code. The renewal shall 309 be pursuant to the standard renewal procedure of sections 4745.01 310 to 4745.03 of the Revised Code, except that renewal is required in 311 each odd-numbered year instead of annually. Each certificate shall 312 be renewed for a term of two years, and the renewal shall be 313 recorded in the official register of the board. 314

(B) Each holder of a certificate of authorization to provide 315
architectural services shall, before or during the month of each 316
June preceding the year the holder desires to continue to provide 317

architectural services, make application, together with the318renewal fee provided in section 4703.16 of the Revised Code, for a319renewal of the certificate. Each certificate shall be renewed for320a term of one year except as provided in section 4703.12 of the321Revised Code.322

sec. 4703.14. Any holder of a certificate of qualification to 323 practice architecture that has expired through failure to be 324 renewed as provided in section 4703.13 of the Revised Code may 325 obtain a renewal of such certificate, at any time within one year 326 from the date of its expiration, upon application to and with the 327 approval of the state board of examiners of architects board. The 328 time for renewal of such expired certificate may be extended at 329 the discretion of the board. A certificate that has lapsed for a 330 period of more than one year may be restored at the discretion of 331 the board upon payment of the required fee. 332

sec. 4703.15. (A) The state board of examiners of architects 333 board may by three concurring votes deny renewal of, revoke, or 334 suspend any certificate of qualification to practice architecture, 335 issued or renewed under sections 4703.10, 4703.13, and 4703.14 of 336 the Revised Code, or any certificate of authorization, issued or 337 renewed under sections 4703.13 and 4703.18 of the Revised Code, if 338 proof satisfactory to the board is presented in any of the 339 following cases: 340

(1) In case it is shown that the certificate was obtained by341fraud;342

(2) In case the holder of the certificate has been found
guilty by the board or by a court of justice of any fraud or
deceit in the holder's professional practice, or has been
convicted of a felony by a court of justice;

(3) In case the holder has been found guilty by the board of 347

gross negligence, incompetency, or misconduct in the performance 348 of the holder's services as an architect or in the practice of 349 architecture; 350

(4) In case the holder of the certificate has been found 351 guilty by the board of signing plans for the construction of a 352 building as a "registered architect" where the holder is not the 353 actual architect of such building and where the holder is without 354 prior written consent of the architect originating the design or 355 other documents used in the plans; 356

(5) In case the holder of the certificate has been found
guilty by the board of aiding and abetting another person or
persons not properly registered as required by sections 4703.01 to
4703.19 of the Revised Code, in the performance of activities that
and any manner or extent constitute the practice of architecture.

At any time after the expiration of six months from the date 362 of the revocation or suspension of a certificate, the individual, 363 firm, partnership, association, or corporation may apply for 364 reinstatement of the certificate. Upon showing that all loss 365 caused by the individual, firm, partnership, association, or 366 corporation whose certificate has been revoked or suspended has 367 been fully satisfied and that all conditions imposed by the 368 revocation or suspension decision have been complied with, and 369 upon the payment of all costs incurred by the board as a result of 370 the case at issue, the board, at its discretion and upon evidence 371 that in its opinion would so warrant, may restore the certificate. 372

(B) In addition to disciplinary action the board may take
against a certificate holder under division (A) of this section or
section 4703.151 of the Revised Code, the board may impose a fine
against a certificate holder who obtained a certificate by fraud
or who is found guilty of any act specified in divisions (A)(2) to
(A)(5) of this section or who violates any rule governing the
standards of service, conduct, and practice adopted pursuant to
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section 4703.02 of the Revised Code. The fine imposed shall be not 380 more than one thousand dollars for each offense but shall not 381 exceed five thousand dollars regardless of the number of offenses 382 the certificate holder has committed between the time the fine is 383 imposed and the time any previous fine was imposed. 384

sec. 4703.151. The state board of examiners of architects 385 board may revoke or suspend licenses or reprimand licensees, and 386 may revoke or suspend the certificate of authorization provided 387 for in division (L) of section 4703.18 of the Revised Code, in 388 accordance with the seriousness of the charge, for violation of 389 rules governing the standards of service, conduct, and practice to 390 be followed in the practice of the profession of architecture in 391 the state, as adopted by the board pursuant to Chapter 4703. of 392 the Revised Code. 393

Sec. 4703.16. (A) The state board of examiners of architects 394 board shall establish the application fee for obtaining 395 registration under section 4703.07 and the fee for obtaining 396 registration under pursuant to section 4703.08 of the Revised 397 Code. 398

(B) The fee to restore a certificate of qualification to 399 practice architecture is the renewal fee for the current 400 certification period, plus the renewal fee for each two-year 401 period in which the certificate was not renewed, plus a penalty of 402 ten per cent of the total renewal fees the board establishes for 403 each two-year period or part thereof in which the certificate was 404 not renewed, provided that the maximum fee shall not exceed the 405 406 amount established by the board.

(C) The board also shall establish the following fees: 407

(1) The fee for an original and duplicate certificate of 408 qualification to practice architecture and the biennial renewal of 409

the certificate;	410
(2) The fee for a duplicate renewal card;	411
(3) The fee to restore a certificate of qualification <u>to</u>	412
practice architecture or certificate of authorization revoked	413
under section 4703.15 of the Revised Code or suspended under	414
section 3123.47 of the Revised Code;	415
(4) The fee for an original and duplicate certificate of	416
authorization issued under division (L) of section 4703.18 of the	417
Revised Code and the annual renewal of the certificate <u>;</u>	418
(5) The fee to cover costs for checks or other instruments	419
returned to the board by financial institutions due to	420
insufficient funds.	421
Sec. 4703.18. (A) No person shall enter upon the practice of	422

architecture or hold forth as an architect or registered423architect, unless the person has complied with sections 4703.01 to4244703.19 of the Revised Code and is the holder of a certificate of425qualification to practice architecture issued or renewed and426registered under those sections.427

(B) Sections 4703.01 to 4703.19 of the Revised Code do not
prevent persons other than architects from filing applications for
building permits or obtaining those permits.
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(C) Sections 4703.01 to 4703.19 of the Revised Code do not 431 prevent persons other than architects from preparing plans, 432 drawings, specifications, or data, filing applications for 433 building permits, or obtaining those permits for residential 434 buildings, as defined by section 3781.06 of the Revised Code, or 435 buildings erected as industrialized one-, two-, or three-family 436 units or structures within the meaning of the term "industrialized 437 unit" as provided in section 3781.06 of the Revised Code. 438

(D) Sections 4703.01 to 4703.19 of the Revised Code do not 439

prevent persons other than architects from preparing drawings or 440 data, from filing applications for building permits, or from 441 obtaining those permits for the installation of replacement 442 equipment or systems that are similar in type or capacity to the 443 equipment or systems being replaced, and for any improvement, 444 alteration, repair, painting, decorating, or other modification of 445 any buildings or structures subject to sections 3781.06 to 3781.18 446 and 3791.04 of the Revised Code where the building official 447 determines that no plans or specifications are required for 448 approval. 449

(E) Sections 4703.01 to 4703.19 of the Revised Code do not
exclude a registered professional engineer from architectural
practice that may be incident to the practice of engineering or
exclude a registered architect from engineering practice that may
be incident to the practice of architecture.

(F) Sections 4703.01 to 4703.19 of the Revised Code do not 455 prevent a firm, partnership, association, limited liability 456 company, or corporation of architects registered under those 457 sections from providing architectural services and do not prevent 458 an individual registered as a landscape architect under sections 459 4703.30 to 4703.49 of the Revised Code or as a professional 460 engineer under Chapter 4733. of the Revised Code from being a 461 member or trustee of a firm, partnership, association, limited 462 liability company, or corporation of that type, but a member or 463 trustee of that type shall not engage in the practice of 464 architecture or hold forth as an architect contrary to sections 465 4703.01 to 4703.19 of the Revised Code and shall not practice a 466 profession in which the person is not licensed. 467

(G) A firm, partnership, association, limited liability
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company, or corporation may provide architectural services in this
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state as long as the services are provided only through natural
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persons registered to provide those services in this state,
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subject to the exemptions in section 4703.17 of the Revised Code472and subject otherwise to the requirements of sections 4703.01 to4734703.19 of the Revised Code.474

(H) No firm, partnership, association, limited liability 475 company, or corporation, except a corporation that was granted a 476 charter prior to August 7, 1943, to engage in providing 477 architectural services or that was otherwise lawfully providing 478 architectural services prior to November 15, 1982, shall provide 479 480 architectural services, hold itself out to the public as providing architectural services, or use a name including the word 481 "architect" or any modification or derivation of the word, unless 482 the firm, partnership, association, limited liability company, or 483 corporation files all information required to be filed under this 484 section with the state board of examiners of architects board and 485 otherwise complies with all requirements of sections 4703.01 to 486 4703.19 of the Revised Code. A nonprofit membership corporation 487 may use a name including the word "architect" or any modification 488 or derivation of the word without complying with this section. 489

(I) A corporation may be organized under Chapter 1701. of the 490 Revised Code, a professional association may be organized under 491 Chapter 1785. of the Revised Code, or a limited liability company 492 may be formed under Chapter 1705. of the Revised Code for the 493 purpose of providing professional engineering, surveying, 494 architectural, or landscape architectural services, or any 495 combination of those services. A corporation organized under 496 Chapter 1701. of the Revised Code for the purpose of providing 497 those services also may be organized for any other purpose in 498 accordance with that chapter. 499

(J) No firm, partnership, association, limited liability
 company, or corporation shall provide or offer to provide
 architectural services in this state unless more than fifty per
 cent of the partners, members, or shareholders, more than fifty

per cent of the directors in the case of a corporation or 504 professional association, and more than fifty per cent of the 505 managers in the case of a limited liability company the management 506 of which is not reserved to its members, and more than fifty per 507 cent of the trustees in the case of an employee stock ownership 508 plan, are professional engineers, surveyors, architects, or 509 landscape architects or a combination of those professions, who 510 are registered in this or any other state and who own more than 511 fifty per cent of the interests in the firm, partnership, 512 association, limited liability company, or corporation; unless the 513 requirements of this division and of section 1785.02 of the 514 Revised Code are satisfied with respect to any professional 515 association organized under Chapter 1785. of the Revised Code; or 516 unless the requirements of this division and of Chapter 1705. of 517 the Revised Code are satisfied with respect to a limited liability 518 company formed under that chapter. 519

(K) Each firm, partnership, association, limited liability 520 company, or corporation through which architectural services are 521 offered or provided in this state shall designate one or more 522 trustees, partners, managers, members, officers, or directors as 523 being in responsible charge of the professional architectural 524 activities and decisions, and those designated persons shall be 525 registered in this state. In the case of a corporation holding a 526 certificate of authorization provided for in division (L) of this 527 section, at least one of the persons so designated shall be a 528 director of the corporation. Each firm, partnership, association, 529 limited liability company, or corporation of that type shall 530 annually file with the state board of examiners of architects 531 board the name and address of each trustee, partner, manager, 532 officer, director, member, or shareholder, and each firm, 533 partnership, association, limited liability company, or 534 corporation of that type shall annually file with the board the 535 name and address of all persons designated as being in responsible 536 charge of the professional architectural activities and decisions537and any other information the board may require. If there is a538change in any such person in the interval between filings, the539change shall be filed with the board in the manner and within the540time that the board determines.541

(L) No corporation organized under Chapter 1701. of the 542 Revised Code shall engage in providing architectural services in 543 this state without obtaining a certificate of authorization from 544 the state board of examiners of architects board. A corporation 545 desiring a certificate of authorization shall file with the board 546 a copy of its articles of incorporation and a listing on the form 547 that the board directs of the names and addresses of all trustees, 548 officers, directors, and shareholders of the corporation, the 549 names and addresses of any individuals providing professional 550 services on behalf of the corporation who are registered to 551 practice architecture in this state, and any other information the 552 board requires. If all requirements of sections 4703.01 to 4703.19 553 of the Revised Code are met, the board may issue a certificate of 554 authorization to the corporation. No certificate of authorization 555 shall be issued unless persons owning more than fifty per cent of 556 the corporation's shares and more than fifty per cent of the 557 interests in the corporation are professional engineers, 558 surveyors, architects, or landscape architects, or a combination 559 of those professions, who are registered in this or any other 560 state. Any corporation that holds a certificate of authorization 561 under this section and otherwise meets the requirements of 562 sections 4703.01 to 4703.19 of the Revised Code may be organized 563 for any purposes for which corporations may be organized under 564 Chapter 1701. of the Revised Code and shall not be limited to the 565 purposes of providing professional engineering, surveying, 566 architectural, or landscape architectural services or any 567 combination of those professions. The board, by rules adopted in 568 accordance with Chapter 119. of the Revised Code, may require any 569

firm, partnership, association, or limited liability company not 570 organized under Chapter 1701. of the Revised Code that provides 571 architectural services to obtain a certificate of authorization. 572 If the board so requires, no firm, partnership, association, or 573 limited liability company shall engage in providing architectural 574 services without obtaining the certificate and complying with the 575 rules. 576

(M) This section does not modify any law applicable to the 577 relationship between a person furnishing a professional service 578 and a person receiving that service, including liability arising 579 out of that service. 580

(N) Nothing in this section restricts or limits in any manner 581 the authority or duty of the state board of examiners of 582 architects board with respect to natural persons providing 583 professional services or any law or rule pertaining to standards 584 of professional conduct. 585

sec. 4703.181. The state board of examiners of architects 586 board may apply to a court of competent jurisdiction for relief by 587 injunction or restraining order to enjoin or restrain a person, 588 firm, corporation, partnership, or any other group or combination 589 of persons from the commission of any act which is prohibited by 590 sections 4703.01 to 4703.19 of the Revised Code, or by rules 591 governing the standards of service, conduct, and practice to be 592 followed in the practice of the profession of architecture in the 593 state, as adopted by the board under Chapter 4703. of the Revised 594 Code. 595

The remedy provided by this section shall be in addition to 596 any other remedy provided by law. 597

sec. 4703.19. The attorney general is hereby designated as 598 the legal advisor of the state board of examiners of architects 599

<u>board</u>.

Any person having knowledge of facts leading to the belief 601 that a violation of division (A) of section 4703.18 of the Revised 602 Code has occurred, may file an affidavit stating such facts with 603 the prosecuting attorney of the county in which such alleged 604 violation occurred, for the purpose of having a complaint filed by 605 such prosecuting attorney. 606

sec. 4703.331. (A) A firm, partnership, association, limited
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liability company, or corporation may provide landscape
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architectural services in this state as long as the services are
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provided only through natural persons registered to provide those
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services in this state and subject to the requirements of this
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(B) No firm, partnership, association, limited liability 613 company, or corporation shall provide landscape architectural 614 services, hold itself out to the public as providing landscape 615 architectural services, or use a name including the word 616 "landscape architect" or any modification or derivation of the 617 word, unless the firm, partnership, association, limited liability 618 company, or corporation files all information required to be filed 619 under this section with the state board of landscape architect 620 examiners and otherwise complies with all requirements of this 621 chapter. A nonprofit membership corporation may use a name 622 including the word "landscape architect" or any modification or 623 derivation of the word without complying with this section. 624

(C) A corporation may be organized under Chapter 1701. of the
Revised Code, a professional association may be organized under
Chapter 1785. of the Revised Code, or a limited liability company
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may be formed under Chapter 1705. of the Revised Code for the
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purpose of providing professional engineering, surveying,
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architectural, or landscape architectural services, or any

combination of those services. A corporation organized under631Chapter 1701. of the Revised Code for the purpose of providing632those services also may be organized for any other purpose in633accordance with that chapter.634

(D) No firm, partnership, association, limited liability 635 company, or corporation shall provide or offer to provide 636 landscape architectural services in this state unless more than 637 fifty per cent of the partners, members, or shareholders, more 638 than fifty per cent of the directors in the case of a corporation 639 or professional association, and more than fifty per cent of the 640 managers in the case of a limited liability company the management 641 of which is not reserved to its members, and more than fifty per 642 cent of the trustees in the case of an employee stock ownership 643 plan, are professional engineers, surveyors, architects, or 644 landscape architects or a combination of those professions, who 645 are registered in this or any other state and who own more than 646 fifty per cent of the interests in the firm, partnership, 647 association, limited liability company, or corporation; unless the 648 requirements of this division and of section 1785.02 of the 649 Revised Code are satisfied with respect to any professional 650 association organized under Chapter 1785. of the Revised Code; or 651 unless the requirements of this division and of Chapter 1705. of 652 the Revised Code are satisfied with respect to a limited liability 653 company formed under that chapter. 654

(E) Each firm, partnership, association, limited liability 655 company, or corporation through which landscape architectural 656 services are offered or provided in this state shall designate one 657 or more trustees, partners, managers, members, officers, or 658 directors as being in responsible charge of the professional 659 landscape architectural activities and decisions, and those 660 designated persons shall be registered in this state. In the case 661 of a corporation holding a certificate of authorization provided 662

for in division (F) of this section, at least one of the persons 663 so designated shall be a director of the corporation. Each firm, 664 partnership, association, limited liability company, or 665 corporation of that type shall annually file with the state board 666 of landscape architect examiners the name and address of each 667 trustees, partner, manager, officer, director, member, or 668 shareholder, and each firm, partnership, association, limited 669 liability company, or corporation of that type shall annually file 670 with the board the name and address of all persons designated as 671 being in responsible charge of the professional landscape 672 architectural activities and decisions and any other information 673 the board may require. If there is a change in any such person in 674 the interval between filings, the change shall be filed with the 675 board in the manner and within the time that the board determines. 676

(F) No corporation organized under Chapter 1701. of the 677 Revised Code shall engage in providing landscape architectural 678 services in this state without obtaining a certificate of 679 authorization from the state board of landscape architect 680 examiners. A corporation desiring a certificate of authorization 681 shall file with the board a copy of its articles of incorporation 682 and a listing on the form that the board directs of the names and 683 addresses of all trustees, officers, directors, and shareholders 684 of the corporation, the names and addresses of any individuals 685 providing professional services on behalf of the corporation who 686 are registered to practice landscape architecture in this state, 687 and any other information the board requires. If all requirements 688 of this chapter are met, the board may issue a certificate of 689 authorization to the corporation. No certificate of authorization 690 shall be issued unless persons owning more than fifty per cent of 691 the corporation's shares and more than fifty per cent of the 692 interests in the corporation are professional engineers, 693 surveyors, architects, or landscape architects, or a combination 694 of those professions, who are registered in this or any other 695

state. Any corporation that holds a certificate of authorization 696 under this section and otherwise meets the requirements of this 697 chapter may be organized for any purposes for which corporations 698 may be organized under Chapter 1701. of the Revised Code and shall 699 not be limited to the purposes of providing professional 700 engineering, surveying, architectural, or landscape architectural 701 services or any combination of those services. The board, by rules 702 adopted in accordance with Chapter 119. of the Revised Code, may 703 require any firm, partnership, association, or limited liability 704 company not organized under Chapter 1701. of the Revised Code that 705 provides landscape architectural services to obtain a certificate 706 of authorization. If the board so requires, no firm, partnership, 707 association, or limited liability company shall engage in 708 providing landscape architectural services without obtaining the 709 certificate and complying with the rules. 710

(G) This section does not modify any law applicable to the
relationship between a person furnishing a professional service
and a person receiving that service, including liability arising
out of that service.

(H) Nothing in this section shall restrict or limit in any
 manner the authority or duty of the state board of landscape
 architect examiners with respect to natural persons providing
 professional services or any law or rule pertaining to standards
 of professional conduct.

sec. 4703.34. (A) Any individual desiring to be registered as 720
a landscape architect may apply in writing to the state board of 721
landscape architect examiners in the manner prescribed by the 722
board. 723

(B) Except as provided in section 4703.35 of the Revised
Code, each application shall include, or be accompanied by,
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evidence given under oath or affirmation and satisfactory to the
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board that the applicant possesses the qualifications prescribed 727 by division (C) of this section and also possesses, or is in the 728 process of obtaining, one of the qualifications required by 729 division (D) of this section. Each applicant shall include in the 730 application a request for examination. The board shall permit an 731 applicant who is in the process of completing the requirement 732 specified in division (D) of this section to take an examination, 733 but the board shall not register such an applicant until the 734 applicant completes the requirement. 735

(C) Except as provided in section 4703.35 of the Revised 736 Code, each applicant for registration as a landscape architect 737 shall pass, to the satisfaction of the board, an examination 738 conducted under the authority of the board to determine the 739 fitness of the applicant for registration. The applicant shall be 740 at least eighteen years of age and of good moral character and 741 shall have obtained a professional degree in landscape 742 architecture from a program accredited by the national landscape 743 architect accrediting board. 744

(D) In addition to the qualifications required by division 745
 (C) of this section, the applicant shall meet either of the 746
 following requirements: 747

(1) Has completed three years of practical experience in the 748 office of or and under the direct supervision of a registered 749 landscape architect who is actively involved in the practice of 750 landscape architecture, or equivalent experience, as determined by 751 the board, provided that at least one year of the practical 752 experience or its equivalent as required by division (D)(1) of 753 this section shall have been completed by the applicant subsequent 754 to the completion of the educational requirements established by 755 division (C) of this section; 756

(2) Has completed the requirements for training under an757internship program established pursuant to rules adopted by the758

board that includes, but is not limited to, training in design and 759 construction documents and construction administration and office 760 management, or has equivalent experience that is acceptable to the 761 board. 762

Sec. 4703.37. (A) The state board of landscape architect 763
examiners shall establish an application fee for obtaining 764
registration under section 4703.34 of the Revised Code and a fee 765
for obtaining registration under section 4703.35 of the Revised 766
Code. 767

(B) The fee to restore an expired certificate of 768 qualification is the renewal fee for the current certification 769 period, plus the renewal fee for each previous renewal period in 770 which the certificate was not renewed, plus a penalty of 771 twenty-five per cent of the total renewal fees for each renewal 772 period or part thereof in which the certificate was not renewed, 773 on the condition that the maximum fee shall not exceed an amount 774 established by the board. 775

(C) The board also shall establish the following fees: 776

(1) The fee for taking or retaking the examination described 777 in division (C) of section 4703.34 of the Revised Code at an 778 amount adequate to cover the expenses of procuring and grading the 779 examination plus a fee for retaking all or parts of the required 780 examination. 781

(2) The fee for a certificate of qualification or duplicate
thereof, as issued to a landscape architect registered under
sections 4703.33 to 4703.38 of the Revised Code.
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(3) The fee for the biennial renewal of the certificate ofqualification and the fee for a duplicate renewal card.785

(4) The fee to be charged an examinee for administering an(4) The fee to be charged an examinee for administering an787788

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(5) The fee for a certificate of authorization issued under
division (F) of section 4703.331 of the Revised Code, the fee for
annual renewal of a certificate of authorization, and the fee for
a duplicate certificate of authorization.

(6) The fee to cover costs for checks or other instruments793returned to the board by financial institutions due to794insufficient funds.795

Sec. 4703.50. All receipts of the state board of examiners of architects board and state board of landscape architect examiners shall be deposited in the state treasury to the credit of the occupational licensing and regulatory fund. All expenditures of the boards shall be paid pursuant to vouchers approved by the secretary or executive secretary of the state board of examiners 801 of architects board, or both, as authorized by the board. 802

Sec. 4703.51. The state board of examiners of architects 804 board, subject to the approval of the controlling board and except 805 for fees required to be established by the board at amounts 806 "adequate" to cover designated expenses, may establish fees in 807 excess of the amounts provided in sections 4703.01 to 4703.19 of 808 the Revised Code, provided that such fees do not exceed the 809 amounts specified by these sections by more than fifty per cent. 810

Sec. 4703.52. On receipt of a notice pursuant to section 811 3123.43 of the Revised Code, the state board of examiners of 812 architects board and the state board of landscape architects 813 examiners shall comply with sections 3123.41 to 3123.50 of the 814 Revised Code and any applicable rules adopted under section 815 3123.63 of the Revised Code with respect to a certificate issued 816 pursuant to this chapter. 817

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Section 2. That existing sections 125.22, 4703.01, 4703.02,8184703.03, 4703.04, 4703.05, 4703.06, 4703.07, 4703.08, 4703.09,8194703.10, 4703.11, 4703.12, 4703.13, 4703.14, 4703.15, 4703.151,8204703.16, 4703.18, 4703.181, 4703.19, 4703.331, 4703.34, 4703.37,8214703.50, 4703.51, and 4703.52 of the Revised Code are hereby822repealed.823

Section 3. Section 125.22 of the Revised Code is presented in 824 this act as a composite of the section as amended by both Am. Sub. 825 H.B. 374 and Am. Sub. H.B. 496 of the 124th General Assembly. The 826 General Assembly, applying the principle stated in division (B) of 827 section 1.52 of the Revised Code that amendments are to be 828 harmonized if reasonably capable of simultaneous operation, finds 829 that the composite is the resulting version of the section in 830 effect prior to the effective date of the section as presented in 831 this act. 832