GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2021**

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H.B. 223
Mar 3, 2021
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30108-NBf-18*

	Short Title:	Bd. of Architects/Interior Designers.	(Public)
	Sponsors:	Representatives Stevens, Riddell, Saine, and Hardister (Primary Spo	nsors).
	Referred to:		
1		A BILL TO BE ENTITLED	
2		ALLOW FOR REGISTRATION OF INTERIOR DESIGNERS	S AND TO
3		THE NORTH CAROLINA BOARD OF ARCHITECTURE.	
4		ssembly of North Carolina enacts:	
5	SEC	CTION 1. Chapter 83A of the General Statutes reads as rewritten:	
6		"Chapter 83A.	
7		"Architects.Architects and Registered Interior Designers.	
8	"§ 83A-1. Defi		
9	When used	in this Chapter, unless the context otherwise requires:	
10	(1)	"Architect" means a Architect. – A person who is duly license	d to practice
11		architecture.	
12	<u>(1a)</u>	Architect Emeritus. – A person who has been duly licensed as an	architect by
13		the Board and who chooses to relinquish or not to renew a licens	se to practice
14		architecture and who applies to and is approved by the Board af	ter review of
15		record, including any disciplinary action, to be granted the use of	the honorific
16		title "Architect Emeritus."	
17	(2)	"Board" means the <u>Board.</u> – The North Carolina	Board of
18		Architecture. Architecture and Registered Interior Designers.	
19	<u>(2a)</u>	<u>CIDQ. – The Council for Interior Design Qualification.</u>	
20	(3)	"Corporate certificate" means a Firm certificate. – A certificate	of corporate
21		firm registration issued by the Board recognizing the corporation	– <u>firm</u> named
22		in the certificate as meeting the requirements for the corporate	firm practice
23		of architecture.architecture or interior design.	
24	(4)	"Corporate Firm practice of architecture" means "practice" are	<u>chitecture. –</u>
25		"Practice of architecture," as defined in G.S. 83A-1(7) by a corr	oration <u>firm</u>
26		which is organized or domesticated in this State, and which ho	lds a current
27		"corporate "firm certificate" from this Board.	
28	(5)	<u>"Good Good moral character" means such character character. –</u>	Character as
29		tends to assure the faithful discharge of the fiduciary duties of an	architect or
30		registered interior designer to his or her client. Evidence of	ack of such
31		character shall include the willful commission of an offens	
32		discipline under this Chapter, the practice of architecture in viol	
33		Chapter, the practice of interior design in violation of this Chap	

Chapter, <u>the practice of interior design in violation of this Chapter</u>, or of the laws of another jurisdiction, or the conviction of a felony.



Genera	l Assemb	bly Of North Carolina Session 202	1
1	(6)	"License" means a License. – A certificate of registration issued by the Boar	d
2		recognizing the individual named in the certificate as meeting th	
3		requirements for registration under this Chapter.	
4	<u>(6a)</u>	Interior design Includes, but is not limited to, the preparation of reflecte	d
5		ceiling plans, space planning, paths of egress, occupancy calculation	s,
6		provided no increases in occupancy or number of exits is required	<u>1,</u>
7		furnishings, and the fabrication of nonstructural elements within an	
8		surrounding interior spaces of buildings. The term "interior design	<u>ı"</u>
9		specifically excludes the following:	
10		a. The design of or the responsibility for architectural and engineerin	g
11		work, except as explicitly provided for within this Chapter.	
12		b. <u>Altering or affecting the structural system of a building.</u>	
13		 <u>Changing the means of access system.</u> <u>Changing the building's live or dead load on the structural system.</u> 	
14			
15		e. Changes of use to occupancies not already allowed by the current	<u>nt</u>
16		building.	
17	(-1)	<u>f.</u> <u>Changes to life safety plans, including exiting and exit stairs.</u>	
18	<u>(6b)</u>	Nonstructural element. – An element which does not require structural bracin	g
19		and is not one or more of the following:	
20		<u>a.</u> <u>Load-bearing wall.</u>	
21		b. Load-bearing column.	
22		<u>c.</u> <u>Beam.</u>	
23 24		 <u>c.</u> Beam. <u>d.</u> Truss. <u>e.</u> Lateral force-resisting component. f. Any other load-bearing element of a building or structure which it 	
24 25		e. <u>Lateral force-resisting component.</u>	•
23 26			15
20 27	(7)	essential to the structural integrity of the building. "Practice Practice of architecture" means performing architecture.	
28	(\prime)	<u>Performing</u> or offering to perform or holding oneself out as legally qualifie	
29		to perform professional services in connection with the design, construction	
30		enlargement or alteration of buildings, including consultations, investigation	
31		evaluations, preliminary studies, the preparation of plans, specifications an	
32		contract documents, administration of construction contracts and relate	
33		services or combination of services in connection with the design an	
34		construction of buildings, regardless of whether these services are performe	
35		in person or as the directing head of an office or organization.	
36	<u>(8)</u>	Practice of interior design The preparation of working drawings an	d
37		documents relative to interior construction, materials, finishes, space	
38		planning, furnishings, fixtures, and equipment as defined in subdivision (6a	
39		of this section. Except as provided herein, interior design services do no	ot
40		include services that constitute the practice of architecture as defined in the	is
41		Chapter or the practice of engineering as defined in G.S. 89C-3.	
42	<u>(9)</u>	Reflected ceiling plan A ceiling design plan which is laid out as if it were	re
43		projected downward and which may include lighting and other elements.	
44	<u>(10)</u>	Registered interior designer A person who is duly registered and who	
45		qualified by education, experience, and examination as authorized by the	
46		Board. A registered interior designer shall possess the authority to sign an	
47		seal interior technical submissions covering the scope of the practice of	
48		interior design and shall have the authority to submit construction document	
49		where the registered interior designer is the contract holder and Designer of	
50		Record to a State or local government entity for the purpose of obtainin	
51		requisite permits for an interior construction project. A registered interior	<u>)r</u>

	General Assem	bly Of North Carolina	Session 2021
1		designer may only sign and seal interior	technical submissions within the
2		scope of the practice of interior design def	
3	<u>(11)</u>	Registration. – A certificate of registratio	•
	<u></u>	the individual named in the certificate	
		registration under this Chapter.	
	(12)	<u>Space planning. – The analysis, pro</u>	gramming, or design of spatial
	<u> </u>	requirements, including preliminary space	
	"§ 83A-2. Nor	th Carolina Board of Architecture; Arch	
		<u>ners;</u> creation; appointment, terms an	
		ers; bond of treasurer; notice of meetings;	
	(a) <u>Powe</u>	rs; Duties. – The North Carolina Board of A	Architecture and Registered Interior
	Designers shall h	have the power and responsibility to adminis	ter the provisions of this Chapter in
	compliance with	the Administrative Procedure Act.	
	(b) <u>Com</u>	<u>position. – The Board shall consist of sev</u>	en_10 members appointed by the
	Governor.Gover	nor, as follows:	
	<u>(1)</u>	Five of the members of the Board shall b	be licensed architects appointed for
		five year terms; the five-year terms. The	terms shall be staggered so that the
		term of one architect member expires each	year. No architect member shall be
		eligible to serve more than two consecutiv	e terms; if a vacancy occurs during
		a term, the Governor shall appoint a p	erson to fill the vacancy for the
		remainder of the unexpired term.terms.	
	<u>(2)</u>	Three of the members of the Board sha	Il be registered interior designers
		appointed for five-year terms. The terms s	hall be staggered so that the term of
		one registered interior designer member	expires each year. No registered
		interior designer member shall be eligible	to serve more than two consecutive
		terms.	
	<u>(3)</u>	Two of the members of the Board shall	be persons who are not licensed
		architects or registered interior designers, a	and who represent the interest of the
		public at large. The public members shall	have full voting powers and shall
		serve at the pleasure of the Governor.	
		<u>–</u> Each Board member shall file with the Se	
		s a member of the Board, and to uphold the	Constitution of North Carolina and
		of the United States.	
		ncies. – If a vacancy occurs during a term, t	
		y on the Board for the remainder of the unex	=
		ers; Meetings; Quorum. – Officers of the	
		ecretary and treasurer elected at the annual	
	U	ve bond in such sum as the Board shall deter	
	1 I V	Board, said bond to be conditioned for the fa	1
		r the faithful accounting of all moneys and o	
		the annual meeting, and the time and place of	
	•	letter at least 10 days prior to such meeting a	-
	-	d at least for two weeks preceding such mee	-
	Board. A majori	ty of the members of the Board shall constitu	ite a quorum.
	"§ 83A-4. Fees.	11 1 1 5 1 1 1 1 1	
		ees and charges by the Board shall be estab	lished by Board rule subject to the
	1	Administrative Procedure Act.	
		set by the Board shall not exceed the following	•
	Ir	hitial Application for Licensure to Practice A	renitecture by Exam
		Individual <u>\$100.00</u>	

General Assembly Of North Carolina	Session 202
Residents	\$50.00
Nonresidents	\$ 50.00
Corporate Firm	\$75.00 <u>\$150.00</u>
Reexamination	\$25.00
Annual License to Practice Arch	•
Individual	\$75.00 \$150.00
	\$100.00 \$200.00
Late Renewal Penalty for Individ	
Up-to-30 days	\$50.00 \$100.00
30 days to 1 year	\$50.00\$100.00 \$50.00\$100.00
Reciprocal RegistrationLicense	
Reinstatement of Expired License	
-	<u>\$500.00</u>
	<u>\$500.00</u> \$500.00
Initial Application for Registration Individual	
	<u>\$100.00</u> \$150.00
	<u>\$150.00</u>
Annual Registration to Practice	•
	<u>\$150.00</u>
	<u>\$200.00</u>
	or Designers and Interior Design Firms
	<u>\$100.00</u>
	<u>\$100.00</u>
	<u>\$300.00</u>
Reinstatement of Expired Regist	
	<u>\$500.00</u>
	<u>\$500.00</u>
The above fees are provided in addition to any o	
examination materials, certificates, rosters and	
the Board, but the Board shall not collect any fe	ees not authorized by this Chapter.
"§ 83A-5. Board records; rosters; seal.	
	board meetings, of applications for individual
corporate firm registration and the action take	
disciplinary proceedings, and of such other inf	
required by the Administrative Procedure Act o	1
· · · · · · · · · · · · · · · · · · ·	me and last known address of all resident ar
nonresident architects and architectural firms	
holding current registrations from the Board sha	1
shall include each registrant's authorization or r	•
filed with the Secretary of State and the Attorn	ney General, and may be made available on the
Web site of the Board.	
· · · · · · · · · · · · · · · · · · ·	ning the name of the Board for use on its offici
records and reports	
records and reports.	
"§ 83A-6. Board rules; bylaws; standards of	
"§ 83A-6. Board rules; bylaws; standards of(a) The Board shall have the power to a	dopt bylaws, rules, and standards of profession
 (a) The Board shall have the power to a conduct to carry out the purposes of this Chapter 	dopt bylaws, rules, and standards of profession er, including, but not limited to:
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	General Assembly Of North CarolinaSession 2021
1	(3) The establishment of the types and contents of examinations, their conduct,
2	and the minimum scores or other criteria for passing such
3	examinations; examinations.
4	(4) The adoption of mandatory standards of professional conduct concerning
5	misrepresentations, conflicts of interest, incompetence, disability, violations
6	of law, dishonest conduct, or other unprofessional conduct for those persons
7	or corporations regulated by this Chapter, which standards shall be
8	enforceable under the disciplinary procedures of the Board;Board.
9	(5) The establishment or approval of requirements for renewal of licenses <u>and</u>
0	registrations designed to promote the continued professional development and
1	competence of licensees. licensees and registrants. Such requirements shall be
2	designed solely to improve the professional knowledge and skills of a licensee
3	or a registrant directly related to the current and emerging bodies of
4	knowledge and skills of the licensee's or registrant's profession.
5	When necessary to protect the public health, safety, or welfare, the Board shall require such
6	evidence as it deems necessary to establish the continuing competency of architects and interior
7	designers as a condition of renewal of licenses.licenses and registrations.
8	
9	(d) In reviewing disciplinary actions and continuing education decisions, the Board shall
0	be organized into committees, and by rules, shall list the responsibilities of an architect
1	committee, an interior design committee, and a continuing professional education (CE)
2	committee. The president of the Board shall appoint the chairs and members of each committee.
3	"§ 83A-7. Qualifications and examination requirements.
4	
5	(c) <u>Registration. – An applicant for registration shall provide substantial evidence to the</u>
б	Board that the applicant meets one of the following requirements:
7	(1) The applicant shall provide a verification from the Council for Interior Design
8	Qualification or its successor in interest as proof that he or she passed the
9	NCIDQ examination and the applicant is an NCIDQ Certificate holder in good
0	standing.
1	(2) The applicant is a licensed architect certified by the Board.
2	(d) <u>Registration by Reciprocity. – The Board may accept satisfactory evidence of</u>
3	registration, licensure, or certification as an interior designer in another jurisdiction, if the
4	jurisdiction's requirements for registration, licensure, or certification are substantially equivalent
5	to or greater than those required for registration in this State at the date of application.
6	"§ 83A-8. Qualification for corporate <u>firm</u> practice.
7	(a) Any corporation <u>architectural firm</u> desiring to practice architecture in this State shall
8	file corporate <u>a firm</u> application on forms provided by the Board, accompanied by the required
9	application fee. To be eligible for a corporate certificate, firm certificate to practice architecture,
0	the corporation firm must meet all requirements of the Professional Corporation Act.
1	(b) Architectural corporations of <u>firms from</u> other states may be granted corporate <u>firm</u>
2	certificates for to practice architecture in this State upon filing application with the Board and
3	satisfying the Board that they meet the requirements of subsection (a) above. Such corporations
4	Those firms shall designate the individual or individuals licensed to practice architecture in this
5	State who shall be in responsible charge control of all architectural work offered or performed
6	by such corporation that firm in this State. Such corporations Those firms shall notify the Board
7	of changes in such designation.
8	(c) <u>Any registered interior designer desiring to offer interior design services through a</u>
9	firm in this State shall file a firm application on forms provided by the Board, accompanied by
0	the required application fee. To be eligible for a firm registration, the firm must meet all
1	requirements of the Business Corporation Act.

General Assembly Of North Carolina

1 (d) Interior design firms from other states may be granted firm registration for practice 2 of interior design in this State upon filing an application with the Board and satisfying the Board 3 that they meet the requirements of subsection (c) of this section. Those firms shall designate the 4 individual or individuals registered to practice interior design in this State who shall be in 5 responsible control of all interior design work offered or performed by that firm in this State. 6 (e) All corporations firms holding corporate firm certificates of licensure to practice

All corporations <u>infinits</u> holding corporate <u>infinit</u> certificates <u>of incensure to practice</u>
 architecture or certificates of registration to practice interior design from the Board shall be
 subject to the applicable rules and regulations adopted by the Board, and to all the disciplinary
 powers applicable to individual licensees who are officers or employees of the corporation.
 Corporations <u>firm</u>. Firms may perform no acts or things forbidden to officers or employees as
 licensees.licensees or registrants.

12 "§ 83A-9. Partnership practice.

This Chapter neither prevents practice of architecture <u>or interior design as defined in this</u> <u>Chapter by a partnership nor requires partnership seals or certificates of practice provided that</u> the members of the partnership are duly licensed to practice architecture, architecture or are <u>registered interior designers for any partnership that wishes to hold itself out as a registered</u> <u>interior design entity, and, provided that the partnership files with the Board and keeps current a</u> list of the partners, their license identifications, and the types of services offered by the partnership.

20 "§ 83A-10. Professional seals.

<u>Architects. –</u> Every licensed architect shall have a seal of a design authorized by the
 Board, and shall imprint all drawings and sets of specifications prepared for use in this State with
 an impression of such seal. Licensed architectural corporations firms shall employ corporate firm
 professional seals, of a design approved by the Board, for use in identifying plans, specifications
 and other professional documents issued by the corporation, firm, but use of such corporate firm
 seals shall be in addition to and not in substitution for the requirement that the individual seal of
 the author of such plans and professional documents be affixed.

(b) Interior Designers. – Each registered interior designer shall obtain a seal as prescribed
 by the Board. A document issued by the registered interior designer and being filed for public
 record shall bear the signature and seal of the interior designer who prepared or approved the
 document and the date on which it was sealed. The signature, date, and seal shall be evidence of
 the authenticity of the document. No registered interior designer shall affix, or permit to be
 affixed, his or her seal or signature to any plan, specification, drawing, or other document that
 depicts work that he or she is not competent or certified to perform.

35 "§ 83A-11. Expirations and renewals.

36 Certificates or registrations must be renewed on or before the first day of July in each year. No less than 30 days prior to the renewal date, a renewal application shall be transmitted to each 37 individual and corporate licensee. The completed application together with the required renewal 38 39 fee shall be returned to the Board on or before the renewal date. When the Board is satisfied as 40 to the continuing competency of an architect, architect or a registered interior designer, it shall 41 issue a renewal of the certificate. certificate or registration. Upon failure to renew within 30 days 42 after the date set for expiration, the license or registration shall be automatically revoked but such 43 license or registration may be renewed at any time within one year following the expiration date upon proof of continuing competency and payment of the renewal fee plus a late renewal fee. 44 45 After one year from the date of revocation, reinstatement may be made by the Board, or in its 46 discretion, the application may be treated as new subject to reexamination and qualification requirements as in the case of new applications. 47

48 "§ 83A-12. Prohibited practice.

The purpose of the Chapter is to safeguard life, health and property. It shall be unlawful for any individual, firm or corporation to practice or offer to practice architecture in this State as defined in this Chapter, or to use the title "Architect" or "Registered Interior Designer" or any

General Assembly Of North Carolina

form thereof, except as provided in Chapter 89A for Landscape Architects, or to display or use 1 2 any words, letters, figures, titles, sign, card, advertisement, or other device to indicate that such 3 individual or firm practices or offers to practice architecture as herein defined or is an architect 4 or architectural firm qualified to perform architectural work, or is a registered interior designer 5 or a registered interior design firm qualified to perform interior design work, unless such person 6 holds a current individual or corporate certificate of admission to practice architecture or 7 registration to practice interior design under the provisions of this Chapter.

- 8 "§ 83A-13. Exemptions. . . .
- 9

10 Nothing in this Chapter shall be construed to prevent a duly licensed general (b) 11 contractor, professional engineer or architect, engineer, architect, or registered interior designer acting individually or in combination thereof, from participating in a "Design/Build" undertaking 12 13 including the preparation of plans and/or specifications and entering individual or collective 14 agreements with the owner in order to meet the owner's requirements for pre-determined costs and unified control in the design and construction of a project, and for the method of 15 compensation for the design and construction services rendered; provided, however, that nothing 16 17 herein shall be construed so as to allow the performance of any such services or any division 18 thereof by one who is not duly licensed to perform such service or services in accordance with 19 applicable licensure provisions of the General Statutes; provided further, that full disclosure is 20 made in writing to the owner as to the duties and responsibilities of each of the participating 21 parties in such agreements; and, provided further, nothing in this Chapter shall prevent the 22 administration by any of the said licensees of construction contracts and related services or 23 combination of services in connection with the construction of buildings.

24

. . .

25 (f) This Chapter does not apply to persons holding themselves out as "interior decorators" 26 or offering "interior decorating services," such as selection or assistance in selecting surface 27 materials, window treatments, wall coverings, paint, floor coverings, surface-mounted lighting, 28 or loose furnishings not subject to regulation under applicable building codes.

29 This Chapter does not apply to persons engaging in professional services limited to (g) 30 the planning, design, and implementation of residential kitchen and bath spaces or commercial kitchen and bath spaces within the construction area and cost limits as set forth in subdivisions 31 32 (c)(3) and (4) of this section or the specification of products for kitchen and bath areas.

33 This Chapter does not prevent any person from rendering interior design services, (h) 34 provided the person does not use the title of "registered interior designer" unless registered under 35 this Chapter.

36 "§ 83A-14. Disciplinary action and procedure.

Any person may file with the Board a charge of unprofessional conduct, negligence, 37 38 incompetence, dishonest practice, or other misconduct or of any violation of this Chapter or of a 39 Board rule adopted and published by the Board. Upon receipt of such charge, or upon its own 40 initiative, the Board may give notice of an administrative hearing under the Administrative Procedure Act, or may dismiss the charge as unfounded or trivial, upon a statement of the reasons 41 42 therefor which shall be mailed to the architect or registered interior designer and the person who 43 filed the charge by registered or certified mail.

44 "§ 83A-15. Denial, suspension or revocation of license.

45 The Board shall have the power to suspend or revoke a license or certificate of (a) registration, registration of an architect or a registration of an interior designer, to deny a license 46 or certificate of registration, registration of an architect or a registration of an interior designer, 47 48 or to reprimand or levy a civil penalty not in excess of five hundred dollars (\$500.00) per 49 violation against any registrant who is found guilty of:

- 50
- Dishonest conduct, including but not limited to: (1)

General Assen	nbly Of	North Carolina	Session 2021
	a.	The commission of any fraud, deceit or professional relationship with clients or reference to obtaining or maintaining lice qualifications, experience and past or preser	other persons; or with nse, or with reference to at service; orservice.
	b.	Using or permitting an individual profession others, or otherwise representing registrant or specifications other than those prepared direct supervision of registrant.	as the author of drawings d personally by or under
	<u>c.</u>	Using a professional license or registration been suspended or revoked.	from the Board that had
	<u>d.</u>	The imposition of other disciplinary action another state for any cause other than failure	
	<u>e.</u>	Surrendered or did not renew a profession after the initiation of any investigation or pr	
(2)	Inco	mpetence, including but not limited to:	
	a.	Gross negligence, recklessness, or excessive building failures in registrant's record of pro-	
	b.	Mental or physical disability or addiction to endanger health, safety and interest of the pu care in professional services.	6
	<u>c.</u>	The registrant has been adjudged mentally competent jurisdiction.	incapable by a court of
(3)	Unn	conscional conduct, including but not limited t	0.
(5)	a.	Practicing or offering to practice architecture	
		a current license <u>or registration</u> from this Be	
	b.	Knowingly aiding or abetting others to evad	
		of this Chapter, or the health and safety law	-
	c.	Knowingly undertaking any activity or	having any significant
		financial or other interest, or accepting any	
		except from registrant's clients, any of which	
		to compromise registrant's professional jud	gment in serving the best
	d.	interest of clients or public; public. Willfully violating this Chapter or any rul	e or standard of conduct
	u.	published by the Board, or pleading guilty	
		felony or any crime involving moral turpitu	
	<u>e.</u>	Falsely impersonating a practitioner or form	
		different name or practicing under an assum	
	<u>f.</u>	Gross unprofessional conduct.	
		ecover civil penalties against any registrant m	•
-	-	ter 150B of the General Statutes. In determining	
•		consider the degree and extent of harm caused	•
-		penalty collected hereunder shall be remitted reason with $C_{\rm s} = 115C_{\rm s} 457.2$	to the Civil Penalty and
		rdance with G.S. 115C-457.2. of Chapter; penalties.	
		ual or corporation <u>firm</u> not registered under	this Chanter who shall
•		"Architect" or represent himself or herself to	-

or practice architecture as herein defined, or seek to avoid the provisions of this Chapter by the
use of any other designation than "Architect": (i) shall be guilty of a Class 2 misdemeanor; and
(ii) be subject to a civil penalty not to exceed five hundred dollars (\$500.00) per day of such
violation. Each day of such unlawful practice shall constitute a distinct and separate violation.

General Assembly Of North Carolina

 and Forfeiture Fund in accordance with G.S. 115C-457.2. (a1) Any individual or firm not registered under this Chapter, who shall the title "registered interior designer," represent himself or herself to the public interior designer," seek to avoid the provisions of this Chapter by the use of any content of the second seco	
 4 the title "registered interior designer," represent himself or herself to the public 5 interior designer," seek to avoid the provisions of this Chapter by the use of any of 	
5 interior designer," seek to avoid the provisions of this Chapter by the use of any c	wrongfully use
5 interior designer," seek to avoid the provisions of this Chapter by the use of any c	as a "registered
	-
6 than "registered interior designer," present as his or her own registration of anot	
7 forged evidence to the Board or any member thereof in obtaining a regi	-
8 impersonate any other practitioner of like or different name, use or attempt to u	-
9 that has been revoked, or otherwise violate any of the provisions in this Chapte	
10 of a Class 2 misdemeanor and be subject to a civil penalty not to exceed five	
11 (\$500.00) per day of such violation. Each day of such unlawful practice shall con	
12 and separate violation. The clear proceeds of any civil penalty collected her	
remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C	
14 (a2) Before imposing and assessing a civil penalty, the Board shall consid	
15 <u>factors:</u>	ter the following
16 (1) The nature, gravity, and persistence of the particular violation	n
	considered alone
18 <u>or in combination with other punishment.</u> 10 (2) Whather the violation was willful and malicious	
19 (3) Whether the violation was willful and malicious.	:
20 (4) Any other factors that would tend to mitigate or aggravate the	violations found
21 <u>to exist.</u>	• .• . •
22 (b) Actions and prosecutions under this section shall be commenced	•
which the defendant resides, or has his principal place of business, or in the case of	or an out-or-state
24 corporation, is conducting business.	
25 (c) Actions to recover civil penalties shall be initiated by the Attorney G	Jeneral. General,
26 <u>or any private counsel retained under G.S. 114-2.3.</u>	
27 (d) The Board shall establish a schedule of civil penalties for violations	s of this Chapter
28 and rules adopted by the Board.	
29 (e) The Board may in a disciplinary proceeding charge costs, inclu	
30 attorneys' fees, to the licensee or registrant against whom the proceedings were	
 30 attorneys' fees, to the licensee or registrant against whom the proceedings were 31" 	brought.
 30 <u>attorneys' fees, to the licensee or registrant against whom the proceedings were</u> 31" 32 SECTION 2. Notwithstanding G.S. 83A-2, as amended by Section 	brought. 1 of this act, the
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