

COLUMNS

FROM THE PRESIDENT'S DESK

BY RICHARD L. BOWEN

2005 PRESIDENT, OHIO BOARD OF EXAMINERS OF ARCHITECTS

As we enter the fourth quarter of 2005, I look back to 1959, when I received my registration. I was accustomed to an atmosphere of optimism and an awareness of a design environment that was marked by the finely detailed, transparent, and minimalist buildings influenced by the international style of modernism.

By 1973, the first fuel crisis shock was in full swing. The optimism of the 60s has seemed to fade. The architecture had changed to the brutalism of raw concrete structures as other architects began to look to the past and a neo-classicism. I believe the past several decades have been a search for an architectural expression that would be meaningful for an increasingly complex and interconnected future – personally, nationally, and worldwide. The decades ahead promise significant and unprecedented change to the architectural profession. We must give much thought and effort to saving our environment and our natural resources while safeguarding and improving the health, safety, and welfare for the public within the design of new and renovated buildings. We all must work to position our firms and ourselves for the fundamental changes ahead.

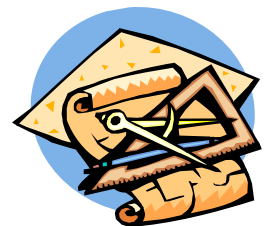
Your registration board has evolved from being a sole state board to one that works closely with the National Council of Architectural Registration Boards (NCARB). NCARB encompasses all fifty states, the District of Columbia, and four U.S. territories. Presently, through their rules and regulations, NCARB encourages each board to accept the NCARB standards as part of their individual state rules. This could lead to a national licensure policy and the ability to offer reciprocity to any, and all, countries worldwide, which meet the criteria and standards set by NCARB. This is an on-going ambition of NCARB

To that end, your state architectural board and NCARB have been working together diligently to stay not only ahead of the curve, but to plan and positively affect the outcome to the benefit of the profession and **you**, the registered architects and interns in Ohio.

Like the tides of the sea, the practice of architecture continues to change over time. Likewise, the administration of learning, testing, and the determination of standards and measurement are constantly changing. I would like to think, that together, we could work to make a difference architecturally by moving forward with these changes in the State of Ohio; the Board of Examiners of Architects is committed to working on **your** behalf.



Richard L. Bowen, AIA, NCARB



IT IS TIME TO RENEW YOUR LICENSE

Architects must renew their Ohio registration before December 31, 2005.

For the first time, renewal can take place online, 24/7!

If you have a current Ohio license, you should have received a renewal notice in the mail. Among other things, It contained a password, User ID, and designated renewal website. Access the secure site with this information and complete your renewal online, paying your registration with a Visa, MasterCard,

or Discover card. Another easy way to reach the renewal site is via the link on our website at www.arc.ohio.gov.

If you did not receive this mailing, and you hold a current registration, your present address must not be on file. Please contact the Board of office immediately at 614-466-2316!!

The architect license renewal fee is \$125. Late renewals are subject to a 10% penalty after January 1, 2006, and

delinquent registrants must pay \$137.50.

You are not required to adhere to the new Continuing Education requirement when you renew your license this year. The requirement is not effective until January 1, 2006, at which time you will have two years to earn the 24 credits.

Practicing without a valid and current license is a serious offense and the Board will punish violators accordingly.

CONGRATULATIONS TO THESE NEW ARCHITECTS!

Jason Adloff	Douglas Kramer
Jeffrey Ashmore	Lillian Kuri
Anthony Bandy-Zalatoris	Patrick Lankey
Jeremy Biddinger	Paul Leskovac
Shawn Bogenrife	Sara Mahrer
Richard Boyer	Matt Majeed
Jeffrey Brooks	Scott Maloney
Samuel Cain	Daniel Montgomery
Scott Clymire	Brett Moses
Javier Cora-Hernandez	Mark Ours
Chester Croce	Daniel Pardi
Robert Donaldson	Julia Phalen
Jennifer Dotson	Richard Porter
Tracey Dugarich	Steven Schoener
Chad Edwards	Brian Schwieterman
Gregory Ernst	David Sherman
Daniel Ferdelman	Douglas Shover
Justin Fliegel	Gail Siegel
James Gerger	Joel Sigler
David Glover	Julie Skolnicki
Anthony Green	Jennifer Smith
Alison Guneyik	Matthew Stanfield
Daniel Haar	Sara Temple
Saeed Hamizadeh	Michael Twiss
Michael Healy	Todd Wallace
Jack Hecker	Monica Wangler
David Hester	Cynthia Witte
Amy Kaspar	Joanna Yaghooti
James Kinney	Ronald Zinn
Joseph Kiraly	
John Koury	

HAS YOUR MAILING ADDRESS CHANGED? LET US KNOW!

Email your change of address to Cheryl Thaxton at cthax@mail.peps.state.oh.us or call the board office at 614-466-2316. Update addresses 24/7 on our website (www.arc.ohio) by using the change of address form or by following the designated link and accessing the secure site with your User ID and password. You may also fax your information to Cheryl at 614-644-9048.

Be sure to include your email address, as the Board plans to send future newsletter publications via electronic media.

Interesting points! Executive Director, Amy Kobe, developed the following statistics using data from the Ohio Board of Examiner's of Architects records that spanned the last 10 years:

- Total licensed architects in Ohio as of January 2005
 - 6,812
- Certificates of Authorization for firms
 - 703
- Total new exam candidates (since 1994)
 - 824
- New registrations by exam (since 1994)
 - Female – 154
 - Male – 664
- Total new registrants for ten years (1994-2004) • 815

Ohio imports and approves 3.79 times as many architects (and thus projects) than it exports to other states.

The computer exam reduced the number of registrants by 88%

- 212 in 1994 versus 26 in 1997

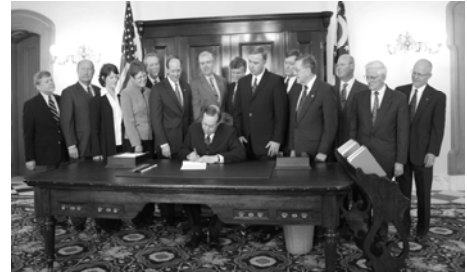
The inception of the computer exam resulted in an 80% decrease in female registrants versus a paper exam.

The number of firms increased 26% as the economy waned (1998-2002)

Governor Taft Signs Continuing Education Bill Into Law

At a ceremony in his office on February 15, 2005, Governor Bob Taft signed into law HB 322, which mandated Continuing Education for architects, engineers, landscape architects, and surveyors. Members of the Architects, Landscape Architects, and the Engineers and Surveyors registration boards as well as related professional organizations attended the ceremony.

From left to right are: Walter Roch von Rochsburg, ASLA, President of the Ohio Board of Landscape Architect Examiners; Richard Bowen, AIA, President of the Ohio Board of Examiners of Architects; Kelly Coffman, ASLA, Past-President, Ohio Chapter, ASLA; Amy Kobe, Executive Director, Architects and Landscape Architects boards; John Rogers, AIA, President, AIA Ohio; Rep. Chris Widener, FAIA, *Sponsor of the legislation*; Dean Ringle, PE, PS, County Engineers Association of Ohio; Randall Over, Ohio Depart-



ment of Transportation; Scott Sands, PE, OSPE President; Rick Colby, OSPE; John Tory, PE, OSPE Vice President; Jeff Ellison PS, Past President of PLSO; Ron Zook, PE, chairman of the State Board of Registration for Engineers and Surveyors; and Dave Pritchard, PE, ASCE.

Update on changes to rules and statutes affecting architects

In 2005, the Board spent many hours reviewing the status of an ever-changing profession. As a result, the Board revised a number of rules and laws. Below is a summary of the changes. For more information about these changes, please contact Amy Kobe at 614-466-2316 or via email at Amy.Kobe@arla.state.oh.us. The applicable sections of Ohio Revised Code and Ohio Administrative Code pertaining to the profession of architecture are on the board's website at www.arc.ohio.gov.

Ohio Revised Code changes:

4703.02: The Legislature granted the Board authority to require continuing education.

4703.15: The Legislature granted the Board authority to fine licensees up to \$1,000 per offense, up to a maximum of \$5,000.

Ohio Administrative Code changes:

4703-1-04: Wall certificates are included in the cost of initial registration.

4703-1-11: Mandatory Continuing Education: architects must earn credits effective January 1, 2006. (See related newsletter article.)

4703-2-01: Replaces Ohio's version of the five year rolling clock with the new NCARB five year rolling clock, which begins on January 1, 2006.

4703-2-03: The Board adopted the NCARB standard defining the education requirement, making the rule consistent with the national standard.

4703-2-05: An NCARB certificate is required for reciprocal registration in Ohio.

4703-3-01: Seal rule changes: at the request of the State Architect's Office, the Board per-

mits the use of electronic seals and signatures. In addition, only the title or first sheet of bound sets of drawings, specifications or other construction documents requires seals. This eliminates the need to seal all pages individually.

4703-3-03: Non-resident firms may retain their identity when legally engaged in architectural practice in Ohio.

4703-3-12: New rules affecting Design Build firms require disclosure to the client of the name of, or any changes to, the architect or architectural firm employed as part of a design build project. The architect is also responsible for supervision of the architectural work. The rule also specifies that a design-build entity may not advertise or offer architectural services unless an architect is properly engaged on the project.



ARE PASS RATES BY DIVISION

The pass rates, by division, for all candidates (first-time and repeat) who took the ARE are listed below. Data are the most recent available from Thomson Prometric, National Council of Architectural Registration Boards (NCARB)'s testing consultant.

	2000	2001	2002	2003	2004
Multiple-Choice Divisions					
Pre-Design	73%	76%	77%	77%	75%
General Structures	76%	76%	77%	73%	73%
Lateral Forces	89%	90%	93%	92%	77%
Mechanical & Electrical Systems	78%	73%	74%	74%	67%
Materials & Methods	90%	90%	88%	86%	76%
Construction Documents & Services	85%	86%	86%	85%	79%
Graphic Divisions					
Site Planning	72%	64%	68%	70%	71%
Building Planning	61%	62%	68%	68%	64%
Building Technology	78%	67%	67%	65%	63%

As developed by NCARB, the ARE assesses a candidate's knowledge, skills, and abilities to provide the various services required in the practice of architecture. All U.S. registration boards and the Canadian provincial architectural associations have adopted this as the registration examination for all candidates seeking architectural licensing.

Does your firm have a Certificate of Authorization?

Every architecture firm offering or providing services in the state of Ohio must obtain a Certificate of Authorization. This includes corporations, partnerships, professional associations, and limited liability companies (LLC). A sole proprietor who is incorporated or is an LLC is also required to obtain a Certificate of Authorization. The only exceptions are general corporations formed before August 14, 1947, partnerships, or corporations legally doing business in Ohio prior to November 15, 1982.

To qualify for a Certificate of Authorization, more than 50% of the shareholders, partners, or managers must be registered Ohio design professionals. "Registered Ohio design professionals" includes landscape architects, architects, engineers, and surveyors. The board of directors of a corporation must also meet the same ownership requirement (more than 50% must be Ohio registered design professionals). And, at least one architect must be a member of the board of directors.

Finally, an affidavit is required certifying the name of the registered architect designated as being in responsible charge of the firm's professional architectural activities.

If the firm's name, address, or ownership changes, the firm is responsible for notifying the state within 30 days.

Certificates of Authorization renew annually and expire on the last day of June each year. The initial application fee is \$125. Annual renewals are \$100. Late renewals must file a new application. The application must include copies of the firm's articles of incorporation or partnership agreement, the names of all partners/shareholders/managers and the number of shares owned by each, and a notarized affidavit of responsibility. Obtain application materials by visiting the board's website at www.arc.ohio.gov/regreq.htm#firm.

For more information, or if you have questions, contact Chad Holland at 614-466-1476 or via email at choll@mail.peps.state.oh.us.

Continuing Education Required for 2007-2008 Renewals

All Ohio registered design professionals, including Architects, Landscape Architects, Engineers and Surveyors now have a Continuing Education requirement. The requirements and deadlines are different for each profession, however. Here are the guidelines for Architects:

When will the requirement go into effect?

For architects, continuing education is not required for the renewal process currently underway. The first affected renewal period begins January 1, 2006 and ends December 31, 2007.

How many Continuing Education units will be required?

Twenty-four (24) contact hours every two-year renewal period. Sixteen of those hours must be in the areas of Health, Safety, and Welfare.

What is a contact hour?

A contact hour must be no less than fifty (50) minutes of instruction time.

Can credits be carried over?

Credits earned prior to January 1, 2006 will not be accepted. There is no carry-over of credits from one period to another.

Is anyone exempt from this requirement?

The following categories are automatically exempt:

- Individuals in the process of taking the architect registration exam (ARE).
- A newly registered architect whose first renewal period is

less than two years from the original date of licensure.

Documentation must be submitted to the board before individuals in the categories below can obtain an exemption:

- Individuals on active duty in the military.
- Individuals with a physical disability that prevents one from practicing.
- Individuals licensed by reciprocity and who meet another state's CE requirements.

Will architects be required to submit a record of their courses with their renewal forms?

No, but documentation should be maintained in the event of an audit. Architects must sign an affidavit at the time of renewal attesting to completion of the requirement. Falsifying the affidavit is a violation of the Board's Code of Conduct and may be subject to fines, license suspension or revocation, or other sanctions against the registrant.

How will completion of the requirement be verified?

Random Audits at the end of each renewal period will be used to verify CE completion. The first audits will cover credits earned between January 1, 2006 and December 31, 2007. The audits will take place after January 1, 2008.

What type of documentation is acceptable?

Certificates of completion and the AIA/CES transcript are the most desirable items.

What types of activities will be accepted?

Subject matter that is covered by the ARE or an activity that increase the registrant's knowledge and understanding of technical or professional subjects and that contributes directly to the improvement of the registrant's professional knowledge and competence. Within certain limitations, teaching, publishing, and professional service to the public drawing on the architect's professional expertise, such as planning and design review boards, is also acceptable.

Will the Board pre-certify programs or providers?

No. Programs certified by organizations such as the American Institute of Architects, NCARB, American Society of Landscape Architects, state agencies, code groups, and many other organizations, will be accepted.

What if the requirement is not met?

The Board may issue a monetary fine, suspend, or revoke or take other sanctions against an individual's license.

More questions?

The complete rules for Continuing Education for architects are on the Board's website at www.arc.ohio.gov/laws.htm, or you may call Amy Kobe at the board office, 614/466-2316, or send an email to Amy.Kobe@arla.state.oh.us.

2005 Enforcement Actions

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The following are (final) results of investigative matters against architects or non-licensed persons through October 2005, where an official finding of wrongdoing was determined, a settlement agreement was entered into, or compliance was otherwise obtained. The Board can only publish the names of those where an official finding was determined or those who entered into settlement agreements. Please note that each file provides a brief description of the case and the code sections allegedly violated. Additional case information is available by contacting the Board's Investigator, Chad B. Holland at (614) 466-1476 or via e-mail at choll@mail.peps.state.oh.us.

File #05-02 This Ohio architectural firm allegedly violated Ohio Revised Code section 4703.06, which prohibits non-architects from assuming title, abbreviation, or words to imply that he or she is an architect or registered architect. This firm allegedly was holding out several of its unlicensed employees as "Staff Architects." This matter was amicably resolved whereby the firm agreed to delete any reference to "Staff Architects" for its unlicensed personnel.

File #05-03 This Ohio architectural firm allegedly violated Ohio Revised Code section 4703.06, which prohibits non-architects from assuming title, abbreviation, or words to imply that he or she is an architect or registered architect. This firm allegedly was holding out several of its unlicensed employees as "Intern Architects." This matter was amicably resolved whereby the firm agreed to delete any reference to "Intern Architects" for its unlicensed personnel.

File #05-04 This Ohio architectural firm allegedly violated Ohio Revised Code section 4703.06, which prohibits non-architects from assuming title, abbreviation, or words to imply that he or she is an architect or registered architect. This firm allegedly was holding out one of its unlicensed employees as an "Architectural Designer." This matter was amicably resolved whereby the Board reiterated its stance on this issue with the firm.

File #05-05

Todd Ruhe, iBuilt Company, Dublin, OH This non-architect allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms

from advertising, offering or providing architectural services. Via its website and marketing material, this firm allegedly advertised itself as providing architectural services and having architects on staff. This matter was amicably resolved whereby the company entered into a settlement agreement and agreed to revise its website and marketing material.

File #05-06 This Ohio architectural firm allegedly violated Ohio Revised Code section 4703.06, which prohibits non-architects from assuming title, abbreviation, or words to imply that he or she is an architect or registered architect. This firm allegedly was holding out several of its unlicensed employees as "Architect Intern". This matter was amicably resolved whereby the firm agreed to comply with the Board's laws as currently written.

File #05-08

C. Lauthers, Cert. 7057, Mansfield, OH After an investigation, the Board determined that architect Clarence Lauthers, allegedly had provided architectural services without utilizing a written contract for such services, which is a violation of O.A.C. 4703-3-09 (A). Mr. Lauthers entered into a settlement agreement whereby he will cease and desist from such practices and will use written contracts in the future.

File #05-09 After discovery, an architect allegedly provided architectural services through a firm that did not possess certificate of authorization, which is a violation of O.R.C. 4703.18 (H). After an investigation, the matter was amicably resolved with the architect applying for, and receiving a certificate of authorization.

File #05-10 This non-architectural firm allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This firm allegedly was advertising itself as "Casaverde Architecture." This matter was amicably resolved whereby the company agreed to revise its firm name to "Casaverde Residential Design Services."

File #05-11

Larry Siebieda, Cert. 9671, Bellaire, OH

After an investigation, the Board determined that architect Larry Siebieda, allegedly had provided architectural services without possessing the degree of direct supervisory control normally expected of architects which is a violation of O.A.C. section 4703-3-07 (E) (1) and for not utilizing a written contract for such services, which is a violation of O.A.C. 4703-3-09 (A). Mr. Siebieda entered into a settlement agreement whereby he will cease and desist from such practices and will use written contracts in the future.

File #05-12 This Ohio architectural firm allegedly violated Ohio Revised Code section 4703.06, which prohibits non-architects from assuming title, abbreviation, or words to imply that he or she is an architect or registered architect. This firm allegedly was advertising the services of an "Architectural Designer." This matter was amicably resolved whereby the firm agreed to delete any reference to "Architectural Designer."

File #05-12 This Ohio architectural firm allegedly violated Ohio Revised Code section 4703.06, which prohibits non-architects from assuming title, abbreviation, or words to imply that he or she is an architect or registered architect. This firm allegedly was advertising the services of an "Architectural Designer." This matter was amicably resolved whereby the firm agreed to delete any reference to "Architectural Designer."

File #05-13 This Ohio architectural firm allegedly violated Ohio Revised Code section 4703.06, which prohibits non-architects from assuming title, abbreviation, or words to imply that he or she is an architect or registered architect. The firm was seeking to fill a position of "Architect Graduate" via a local newspaper. This matter was amicably resolved whereby the firm agreed to delete any reference to "Architect Graduate" for its unlicensed personnel.

File #05-14 This non-architect allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. Via his company website, this individual allegedly implied that he was an architect in Ohio. Research later revealed that this individual is an architect in Texas. This matter was amicably resolved whereby the individual agreed to revise his company website to reflect that he is (only) an architect in Texas.

2005 Enforcements Cont'd

(continued from page 6)

File #05-15 This non-architect allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This individual allegedly advertised the provision of "light commercial design services" and inappropriately used the term "architect" via his resume. This matter was amicably resolved whereby the individual agreed to revise the language on resume.

File #05-16 This non-architectural firm allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This firm, via its website, allegedly was advertising the provision of "commercial and residential architecture." This matter was amicably resolved whereby the company agreed to revise its website.

File #05-17 This Ohio architect allegedly violated Ohio Administrative Code section 4703-3-07 (C) (2), which states an architect shall accurately represent his responsibility in connection with projects or work for which he is claiming credit. This architect allegedly did not indicate on his new website that he had completed the featured design projects and commissions while employed by, or in association with another firm. This matter was resolved whereby the Board issued a warning letter to the architect.

File #05-19 This non-architectural firm allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This firm allegedly was advertising the provision of "architectural design services" via their corporate website. This matter was amicably resolved whereby the company agreed to revise the language on their website.

File #05-25 This individual and non-architectural firm allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This firm allegedly registered with the Ohio Secretary of State as an "architectural firm," however did not possess a Certificate of Authorization. This matter was amicably resolved whereby the individual

obtained Ohio licensure as an architect and obtained a firm Certificate of Authorization.

File #05-28 This non-architect allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This individual allegedly advertised that he worked as an "architect" via his company bio. This matter was amicably resolved whereby the individual agreed to revise the language on his bio.

File #05-29 Drew White, Cert. 10281

Axis Architecture +Interiors, IN

After an investigation, the Board determined that Mr. White allegedly had provided architectural services with a license that had been lapsed for over 4 years, which is a violation of Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H). The Board reinstated Mr. White's license only after he entered into a settlement agreement whereby he agreed to maintain a valid individual license and firm certificate of authorization.

File #05-30 This non-architectural firm allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This firm, via its company letterhead, allegedly advertised "architecture" as part of its services. This matter was amicably resolved whereby the company agreed to revise its letter and delete any reference to architecture.

File #05-31 This non-architect allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This individual allegedly advertised via his company website that he offered design services for commercial, mixed use and civic projects. This matter was amicably resolved whereby the individual agreed to revise his website and not engage in the practice of architecture.

File #05-32 This non-architect allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This individual allegedly advertised via his company title block that he offered "Architecture" as part of his services. This matter was

amicably resolved whereby the individual agreed to delete any reference to "Architecture" on his title block.

File #05-33 This non-architect allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This individual allegedly held himself out as an "architectural designer" via company business cards. This matter was amicably resolved, whereby the individual agreed to revise his business cards.

File #05-34 This non-architect allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This individual allegedly provided drawings for a truck service garage. This matter was amicably resolved, whereby the individual agreed to cease and desist from such practices in the future.

File #05-35 G. Gray, Cert. 7042, Cols., OH

After an investigation, the Board determined that Mr. Gray allegedly had provided architectural services with a license that lapsed December 31, 2003, which is a violation of Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H). The Board renewed Mr. Gray's license only after he successfully completed NCARB's Professional Conduct monograph and entered into a settlement agreement whereby he agreed to maintain a valid individual license.

File #05-40 This non-architect allegedly violated Ohio Revised Code sections 4703.06, 4703.18 (A) and 4703.18 (H), which prohibit non-architects and non-architectural firms from advertising, offering or providing architectural services. This individual allegedly stamped residential drawings with a seal claiming to be a "Soft plan Architectural Designer." This matter was amicably resolved whereby the individual agreed to cease and desist from using such a seal or holding himself out as a "Soft plan Architectural Designer."

File #05-41 This Ohio architect allegedly violated Ohio Administrative Code section 4703-3-07 (D) (3), which states that an architect must comply with the registration laws and rules governing his practice in any jurisdiction. The state of North Carolina revoked this architect's license for allegedly failing to complete mandatory continuing education requirements. An advisory letter was issued to this individual advising him that Ohio now has mandatory continuing education requirements and that it is his obligation to comply with other state's laws & rules wherever he may be licensed.



NEWSLETTER OF THE OHIO BOARD
OF EXAMINERS OF ARCHITECTS

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