

The Commonwealth of Massachusetts

PRESENTED BY:

Elizabeth A. Poirier

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to advancing the profession of interior design.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Elizabeth A. Poirier	14th Bristol
Patricia A. Haddad	5th Bristol
Susan Williams Gifford	2nd Plymouth
Bradford R. Hill	4th Essex
Louis L. Kafka	8th Norfolk
Bradley H. Jones, Jr.	20th Middlesex
Kay Khan	11th Middlesex
Elizabeth A. Malia	11th Suffolk
Daniel J. Hunt	13th Suffolk
Brendan P. Crighton	11th Essex
Joseph W. McGonagle, Jr.	28th Middlesex
Sarah K. Peake	4th Barnstable
Ann-Margaret Ferrante	5th Essex
Denise Provost	27th Middlesex
Cory Atkins	14th Middlesex
Antonio F. D. Cabral	13th Bristol
Diana DiZoglio	14th Essex
Paul Brodeur	32nd Middlesex

Kimberly N. Ferguson	1st Worcester
Keiko M. Orrall	12th Bristol
Denise C. Garlick	13th Norfolk
Kate Hogan	3rd Middlesex
Joan B. Lovely	Second Essex
Lori A. Ehrlich	8th Essex
Bud Williams	11th Hampden
Edward F. Coppinger	10th Suffolk
Mary S. Keefe	15th Worcester
Angelo L. D'Emilia	8th Plymouth
Michael S. Day	31st Middlesex
Mike Connolly	26th Middlesex
Jeffrey N. Roy	10th Norfolk
Adrian Madaro	1st Suffolk
Tricia Farley-Bouvier	3rd Berkshire
Kate D. Campanale	17th Worcester
Paul McMurtry	11th Norfolk
Sheila C. Harrington	1st Middlesex
Colleen M. Garry	36th Middlesex
Sean Garballey	23rd Middlesex
Harold P. Naughton, Jr.	12th Worcester
RoseLee Vincent	16th Suffolk
Hannah Kane	11th Worcester
John J. Mahoney	13th Worcester
Susannah M. Whipps	2nd Franklin
Paul Tucker	7th Essex
Brian Murray	10th Worcester
Shaunna L. O'Connell	3rd Bristol
Donald H. Wong	9th Essex
Natalie Higgins	4th Worcester
Jeffrey Sánchez	15th Suffolk

By Mrs. Poirier of North Attleborough, a petition (accompanied by bill, House, No. 2826) of Elizabeth A. Poirier and others relative to registered interior designers. Consumer Protection and Professional Licensure.

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act relative to advancing the profession of interior design.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1: Chapter 112 of the General Laws, as most recently appearing in the 2014
2	Official Edition, is hereby amended by inserting after section 265 the following new section:
3	Section 266: Title: Registered Interior Designer
4	(A) Definitions
5	(1) "Board" means the board of registration of interior designers established by section
6	one hundred and nine A of chapter thirteen.
7	(2) "Building" means an enclosed structure, including the structural, mechanical, and
8	electrical systems, utility services, and other facilities required for the structure, that has human
9	occupancy or habitation as its principal purpose and is subject to the commonwealth's building
10	code or an approved code.

(3) "Certificate of registration" means the certificate of registration, issued by the board
every two years.

13 (4) "Interior alteration or construction" means one or more of the following types of 14 projects for an interior space or area within a proposed or existing building or structure that 15 involves or includes, but is not limited to modification, renovation, remodeling, rehabilitation, 16 historic preservation, reconstruction, restoration, additions, construction or improvements, the 17 execution of which shall change or alter one or more of the proposed or existing: 18 (a) design function or layout of rooms; 19 (b) physical state of permanent fixtures or equipment; 20 (c) interior space or area, especially in any way to require verification of code 21 compliance with building codes, fire codes, and the Americans with Disabilities Act (ADA) or 22 accessibility laws or guidelines required by the commonwealth or local jurisdiction; 23 (d) interior office systems furniture; 24 (e) non-structural elements, as defined by this Act, of the interior space or area. (5) "International Building Code" means the edition of the International Building Code, 25 26 issued by the International Code Council, most recently adopted by the state in the eighth edition 27 of the State Building Code. 28 (6) "Interior technical submissions" means the designs, drawings, specifications, studies,

and other technical reports and calculations that are signed and sealed by a registered interior

- 30 designer and comply with applicable building codes, ordinances, laws, and regulations and
- 31 furthermore establish the scope of the interior design project to be constructed and or work to be

32 performed, the standard of quality for materials, skilled labor, equipment, and construction33 systems.

(7) "Licensed design professional" means a person who is licensed by the commonwealth
 in order to perform the practice of architecture as defined in section sixty A of chapter 112 and or
 the practice of professional engineering as defined in section eighty one D of chapter 112.

(8) "Practice of Interior Design" means the provision of professional services listed in
this definition that uphold the health, safety, and welfare of the public and or the functional and
aesthetic requirements, including accessibility and life safety, of an existing or proposed interior
space;

41 (a) are required to carry out an interior alteration or construction of an interior space or
42 area within a proposed or existing building or structure.

43 (b) professional services as referenced in this definition are the practice of interior design 44 as follows; (i) executing all elements of design theory, programming, planning, pre-design 45 analysis, conceptual design and including but not limited to; materials and finish selection and 46 furniture, fixture and equipment selection; (ii) interior construction documentation; (iii) interior 47 technical submissions as defined by this Act; (iv) modification of existing building construction 48 so as to alter the number of persons for which the egress systems for the building are designed; 49 (v) the design for fabrication of non-structural elements for construction within interior spaces; 50 (vi) responsibility to review, analyze, evaluate, interpret codes and standards for applicability 51 including, but not limited to; the Americans with Disabilities Act (ADA) or accessibility laws or 52 guidelines required by the commonwealth or local jurisdiction; National Fire Protection 53 Association (NFPA) publications and guidelines adopted by the commonwealth or a local

54 government affecting life safety such as fire and or life safety codes; International Building Code 55 (IBC) adopted by the commonwealth or a local government that directly or indirectly affect the 56 practice of interior design for an interior alteration and construction of an interior space; (vii) 57 project administration and representation;

58 (c) that which is defined in the aforementioned, but shall not mean, involve or include; (i) 59 professional services performed by licensed design professionals that focus on; (ii) load bearing 60 walls, columns, or other load bearing elements of a building or structure identified as essential to 61 its structural integrity and or the structural envelope: (iii) structural changes or alterations to 62 previously determined building core enclosures; (iv) any access point to the structure used for the 63 purpose of entering or exiting the building; (v) alterations to building entry ingress or egress 64 conditions that constitute horizontal or vertical fire exit ways; (vi) fire compartmentalization; 65 (vii) requirements for mechanical, electrical, plumbing, and fire protection systems; (viii) areas 66 of refuge, including any access point to the structure, used for the purpose of entering or exiting 67 the building, the approach walk, the vertical access leading to the entrance platform, and the 68 entry doors or gates and their associated hardware of a proposed or existing building or structure; 69 (ix) routine maintenance, minor mechanical and electrical systems alterations, and replacement of plumbing piping or valves; 70

(9) "Registered interior designer" means an individual who has received registration
granted by the board on behalf of the commonwealth by meeting the requirements for
registration as described in this chapter. A person represents himself or herself to be a "registered
interior designer" within the meaning of this Act if he or she holds himself or herself out to the
public by any title incorporating the words "registered interior designer" or any title that includes
the words "registered interior design".

77

(B) Requirement for Registration

78 Any individual who has passed the interior design examination administered by the 79 National Council for Interior Design Qualification (NCIDQ) may use the title "Registered 80 Interior Designer." Such individual shall, upon satisfactory completion of the aforementioned 81 requirements, send to the office of director of professional licensure a copy of documentation of 82 the proof of passage of said exam, of graduation and completion of said program, and any 83 certifications awarded to said individual by the National Council for Interior Design 84 Oualification, with said individual's name, present mailing address and email address, and any 85 changes there to as such changes occur. Such documentation shall be placed on file in the office 86 of said director.

87

(C) Application; Renewal; Re-Activation

88 Each applicant seeking to become a registered interior designer shall pay to the board, 89 upon filing his or her original application a fee to be determined annually by the commissioner of 90 administration. After verification of the passage of the NCIDO and receipt of the application fee. 91 the board shall issue a certificate of registration for a period of two (2) years. The director of the 92 division of professional licensure, or his designee, as the custodian of any documentation 93 required by this section shall enforce the provisions of said section and may use said 94 documentation, or any lack thereof, as he, or his designee, deems necessary, notwithstanding any 95 General or special Law, or rule or regulation to the contrary.

A registered interior designer shall be required to continue learning and stay abreast of
 current knowledge in the profession by completing continuing education units (CEUs).

98	(1) Renewal – An applicant for renewal of registration shall submit proof, as determined
99	by the board, and proof of having completed no less than 20 hours of CEUs from at least one
100	board approved continuing education provider during the term of the registration.
101	(2) Reactivation – An individual with an expired registration of more than one (1) year
102	seeking to reactivate said registration shall be required to meet the same continuing education
103	requirements as individuals applying for renewal.
104	It shall be unlawful for any individual, who is not so qualified by reason of having passed
105	such examination to use the title "Registered Interior Designer" or any title or device indicating
106	that an individual is a "registered interior designer."
107	Nothing herein shall prohibit any person from practicing interior design or using the title
108	"interior designer," "interior decorator" or the like, so long as the word "registered" is not used
109	in conjunction with the word "interior designer."
109 110	in conjunction with the word "interior designer." Nothing herein shall authorize any individual to engage in the practice of architecture,
110	Nothing herein shall authorize any individual to engage in the practice of architecture,
110 111	Nothing herein shall authorize any individual to engage in the practice of architecture, engineering, or any other occupation regulated under the laws of the commonwealth.
110 111 112	Nothing herein shall authorize any individual to engage in the practice of architecture, engineering, or any other occupation regulated under the laws of the commonwealth. Any individual violating the provisions of this section shall be punished via a fine not to
110111112113	Nothing herein shall authorize any individual to engage in the practice of architecture, engineering, or any other occupation regulated under the laws of the commonwealth. Any individual violating the provisions of this section shall be punished via a fine not to exceed by a fine of not more than \$500 by the division of professional licensure or by
 110 111 112 113 114 	Nothing herein shall authorize any individual to engage in the practice of architecture, engineering, or any other occupation regulated under the laws of the commonwealth. Any individual violating the provisions of this section shall be punished via a fine not to exceed by a fine of not more than \$500 by the division of professional licensure or by imprisonment in a jail or house of correction for not more than 3 months, or both.
 110 111 112 113 114 115 	Nothing herein shall authorize any individual to engage in the practice of architecture, engineering, or any other occupation regulated under the laws of the commonwealth. Any individual violating the provisions of this section shall be punished via a fine not to exceed by a fine of not more than \$500 by the division of professional licensure or by imprisonment in a jail or house of correction for not more than 3 months, or both. (D) Sign, Seal, and Submission of Interior Technical Submissions by a registered interior

119 interior design prepared by a registered interior designer or under his or her supervision shall be 120 stamped with the impression of such seal. A registered interior designer shall impress his or her 121 seal on any interior technical submissions if his or her certificate of registration is in full force 122 and if he or she was the author of such plans and specifications or in responsible charge of their 123 preparation. Furthermore, upon a registered interior designer affixing their signature and seal to 124 said interior technical submissions, they shall have the authority to submit them to a 125 governmental authority for the purpose of obtaining requisite permits for an interior alteration or 126 construction project.

127 No registered interior designer shall affix, or permit to be affixed, his or her registration 128 number, seal or signature to any study, plan, specification, drawing, report or other document 129 which depicts work which he or she is not competent to perform.

A registered interior designer under the laws of the commonwealth shall not sign and seal interior technical submissions that were not prepared by or under his or her responsible control except that:

(1) The registered interior designer may sign and seal those portions of the interior
technical submissions that were prepared by or under the responsible control of other individuals
who are also registered interior designers, if the registered interior designer has reviewed in
whole or in part such portions and has either coordinated their preparation or integrated them
into his or her work;

(2) A partner or corporate officer of a business entity registered in the commonwealth
who is either a registered interior designer or another licensed design professional under the laws
of the commonwealth, and who has professional knowledge of the content of the interior

technical submissions and intends to be responsible for the adequacy of the interior technical submissions, may sign and seal interior technical submissions that are prepared by or under the responsible control of a registered interior designer of the commonwealth and who are in the regular employment of the business entity.

(3) Any registered interior designer who signs and seals interior technical submissions not prepared by him or her but prepared under their responsible control by persons not regularly employed in the office where the registered interior designer is resident shall maintain and make available to the board adequate and complete records demonstrating the nature and extent of the registered interior designer's control over and detailed professional knowledge of such interior technical submissions throughout their preparation, for an amount of years to be determined by the board, following such signing and sealing.

(4) Interior technical submissions may be combined with submissions separately prepared
under the responsible control, seal, and signature of other licensed design professionals, but it
shall not be mandated pursuant to this section.

(5) Unless directed in writing by a governmental authority to do otherwise, a registered interior designer may choose to submit interior technical submissions, as may be required to obtain a building permit, separately or as part of a larger submission of documents compiled by one or more other registered interior designers or another licensed design professionals in the commonwealth. At no time shall a governmental authority in the commonwealth refuse to accept the interior technical submissions or other related documents provided by a registered interior designer for the purpose of obtaining a building permit except;

(a) if the signature, current date, date of registration expiration, seal, and the registration
number for an individual are absent; or if a governmental authority provides specific evidence,
delivered in writing, to the registered interior designer that one or more portions of an interior
technical submission does not conform to this Act.

(6) At no time shall a person or entity limit a registered interior designer from acting
independent of any other licensed design professional to certify and attest compliance with any
part of the commonwealth's and or local law, ordinance, regulation, and code, especially
building and life safety and accessibility codes, that is applicable due to their practice of interior
design as defined by this Act.

171 (E) Roster of registered interior designers

A roster, showing the name sand the last known business addresses of all registered
interior designers, shall be released by the board in the month of January of each year. Such
roster shall be posted on a publically available website.

175 (F) Enforcement by board; attorney general; duties

The board shall be charged with the enforcement of sections 266A to 266H and section 267, inclusive. If any person refuses to obey any decision of the board, the attorney general shall, upon request of the board, file a petition for the enforcement of such decision in equity in the superior court for Suffolk county or for the county in which the defendant resides or has a place of business. After due hearing, the court shall order the enforcement of such decision or any part thereof, if legally and properly made by the board. 182 (G) Corporations, Partnerships, Limited Liability Companies and Limited Liability183 Partnerships

184	Corporations, partnerships, limited liability companies, limited liability partnerships, and
185	professional corporations offering, or planning to offer, one or more services as listed in
186	subparagraphs (A) through (C) of paragraph (1) of section 266H may –
187	(1) for the purpose of formation or establishment, governance, or management, have –
188	(A) one or more registered and or unregistered interior designers, who are not licensed
189	design professionals, possess the duties, responsibilities, restrictions, liabilities, legal authority,
190	and the powers, and privileges of the following:
191	(i) a director on the board in the case of a corporation, a general partner in the case of a
192	partnership, or a member in the case of a limited liability company or limited liability
193	partnership;
194	(ii) a managing agent;
195	(iii) an owner, including majority owner; or
196	(iv) an officer, which may include an individual serving as more than one officer at the
197	same time and therefore assuming all the duties, responsibilities, liabilities, legal authority,
198	powers, and privileges of each respective officer's position.
199	(H) Prohibitions
200	Unless an interior designer, whether registered or not by the commonwealth, has violated

201 this Act or the laws of the commonwealth or the United States, then no person, business entity,

202 county, local municipality, or the commonwealth, including all boards, agencies, and
203 commissions established by the aforementioned as well as any individuals appointed, employed,
204 or acting on their behalf, shall take action or inaction to unfairly disadvantage or limit an interior
205 designer from:

(a) formulating or establishing a business entity, including a corporation, partnership,
limited liability company, limited liability partnership, professional corporation, or sole
proprietorship;

(b) hiring one or more full or part-time employees qualifying as licensed design
professionals or contracting with individuals qualifying as licensed design professionals to
practice; (i) engineering as defined in section 81D of chapter 112; or (ii) architecture as defined
in section 60A of chapter 112; (iii) other services requiring licensure by the commonwealth for
an individual to practice;

(c) serving in one or more of the positions listed in parts (i) through (iv) of subparagraph
(A) of paragraph (1) of section 266G and possessing all the respective duties, responsibilities,
legal authority, powers and privileges; and

217 (4) owning shares in a business entity.

SECTION 2: Chapter 112 of the General Laws, as most recently appearing in the 2014
 Official Edition, is hereby amended by inserting after section 266H the foThellowing new
 section:

221 Section 267: Title: Application of other laws and regulations

222 (A), Except as provided in sections 266G and 266H of this Act, any other provision of 223 law or regulation in the commonwealth governing the formation or establishment, governance, or 224 management of corporations, partnerships, limited liability companies, limited liability 225 partnerships, sole proprietorships and professional corporations offering, or planning to offer, 226 one or more services as listed in subparagraphs (A) through (C) of paragraph (2) of section 227 266H, shall be applicable to corporations, partnerships, limited liability companies, limited 228 liability partnerships, sole proprietorships and professional corporations formed or established, 229 governed, or managed pursuant to section 266G.

(B) This Act shall take precedence in the event of any conflict with the provisions of any
other law or regulation in the commonwealth requiring participation of one or more licensed
design professionals to formulate or establish, own, including holding shares, govern, manage or
direct one or more corporations, partnerships, limited liability companies, limited liability
partnerships, sole proprietorships and professional corporations offering, or planning to offer,
one or more services as listed in subparagraphs (A) through (C) of paragraph (2) of section
266H.

(C) The board of registration of interior designers is hereby authorized to promulgate
rules for corporations, partnerships, limited liability companies, limited liability partnerships,
sole proprietorships and professional corporations that will be affected by this section and
sections 266G and 266H. In so doing, the board is encouraged to work with other boards
regulating the built environment, namely the board of registration of professional engineers and
the board of registration of architects. Nothing in this chapter shall restrict or limit in any manner
the authority or duty of the board to enforce this section and sections 266G and 266H.

SECTION 3: Section 54A of chapter 143 of the General Laws, as most recently
appearing in the 2014 Official edition, is hereby amended by inserting after the word "in", in
line 7, the following words:-, section 266D, and

SECTION 4: Chapter 13 of the General Laws, as most recently appearing in the 2014
Official edition, is hereby amended by inserting after Section 108 the following new sections:

249 Section 109A: Title: Board of registration of interior designers; membership;

appointment; term

251 There shall be in the department of civil service and registration a board of registration of 252 interior designers, in this and the following three sections called the board, to be appointed by the 253 governor, consisting of five members, citizens of the commonwealth, four of whom shall each 254 have been engaged in the practice of interior design for a period of ten years or more prior to his 255 or her appointment, and shall be registered interior designers. The fifth member shall be a 256 representative of the public, subject to the provisions of section nine B. As the term of office of a 257 member of the board expires, his successor, qualified as aforesaid, shall be appointed by the 258 governor to serve for five years. Each member shall continue to serve until the appointment of 259 his or her successor. The governor may also fill any vacancy in the board for the unexpired 260 portion of the term.

261 Section 109B: Board of registration of interior designers; meetings; officers; quorum

The board shall hold at least two regular meetings each year, and may hold special meetings as required. Time, place and notice of all meetings shall be as required by rules or bylaws determined by the board. At the first regular meeting each year, the board shall organize and choose from its own members, a chairman, a vice chairman and a secretary. A quorum shallconsist of three members.

267 Section 109C: Board of registration of interior designers; rules and by- laws; seal;
268 powers; annual report

269 The board may make such rules or by-laws, not inconsistent with law, as it may deem 270 necessary in the performance of its duties. The board shall have a seal, and its members may 271 administer oaths in the performance of its duties. The board shall have power to summon 272 witnesses and to take testimony and require proofs concerning all matters within its jurisdiction. 273 The board shall annually render to the governor a report of its proceedings, which shall include 274 an itemized statement of all receipts and expenses of the board for the year. 275 Section 109D: Board of registration of interior designers; compensation and 276 reimbursement of expenses 277 The members of the board shall serve without compensation but shall be reimbursed for 278 actual and necessary expenses reasonably incurred in the performances of their duties as

279 members or on behalf of the board.