1	AN ACT
2	relating to the definition of the practice of architecture and to
3	certificates of merit for design professionals.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 1051.001(7), Occupations Code, is
6	amended to read as follows:
7	(7) "Practice of architecture" means a service or
8	creative work <u>applying</u> [that involves the application of] the art
9	and science of developing design concepts, planning for functional
10	relationships and intended uses, and establishing the form,
11	appearance, aesthetics, and construction details for the
12	construction, enlargement, or alteration of a building or environs
13	intended for human use or occupancy, the proper application of
14	which requires education, training, and experience in those
15	matters. <u>The term includes:</u>
16	(A) establishing and documenting the form,
17	aesthetics, materials, and construction technology for a building,
18	group of buildings, or environs intended to be constructed or
19	<u>altered;</u>
20	(B) preparing, or supervising and controlling
21	the preparation of, the architectural plans and specifications that
22	include all integrated building systems and construction details,
23	unless otherwise permitted under Section 1051.606(a)(4);
24	(C) observing the construction, modification, or

1	alteration of work to evaluate conformance with architectural plans
2	and specifications described in Paragraph (B) for any building,
3	group of buildings, or environs requiring an architect;
4	(D) programming for construction projects,
5	including identification of economic, legal, and natural
6	constraints and determination of the scope and spatial relationship
7	of functional elements;
8	(E) recommending and overseeing appropriate
9	construction project delivery systems;
10	(F) consulting, investigating, and analyzing the
11	design, form, aesthetics, materials, and construction technology
12	used for the construction, enlargement, or alteration of a building
13	or environs and providing expert opinion and testimony as
14	necessary;
15	(G) research to expand the knowledge base of the
16	profession of architecture, including publishing or presenting
17	findings in professional forums; and
18	(H) teaching, administering, and developing
19	pedagogical theory in academic settings offering architectural
20	education.
21	SECTION 2. Chapter 150, Civil Practice and Remedies Code,
22	is amended to read as follows:
23	CHAPTER 150. DESIGN PROFESSIONALS
24	Sec. 150.001. <u>DEFINITIONS</u> [DEFINITION]. In this chapter <u>:</u>
25	(1) "Design[, "design] professional" means a <u>licensed</u>
26	[registered] architect <u>,</u> [or] licensed professional engineer <u>, or</u>
27	any firm in which such licensed professional practices, including

but not limited to a corporation, professional corporation, limited 1 2 liability corporation, partnership, limited liability partnership, sole proprietorship, joint venture, or any other business entity. 3 4 (2) "Practice of architecture" has the meaning assigned by Section 1051.001, Occupations Code. 5 6 Sec. 150.002. CERTIFICATE OF MERIT. (a) In any action or arbitration proceeding for damages arising out of the provision of 7 professional services [alleging professional negligence] by a 8 design professional, the plaintiff shall be required to file with 9 the complaint an affidavit of a third-party <u>licensed</u> [registered] 10 architect or licensed professional engineer competent to testify, 11 holding the same professional license as, and practicing in the 12 same area of practice as the defendant, which affidavit shall set 13 14 forth specifically at least one negligent act, error, or omission 15 claimed to exist and the factual basis for each such claim. The third-party professional engineer or licensed [registered] 16 17 architect shall be licensed in this state and actively engaged in the practice of architecture or engineering. 18

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The contemporaneous filing requirement of Subsection 19 (b) (a) shall not apply to any case in which the period of limitation 20 will expire within 10 days of the date of filing and, because of 21 such time constraints, the plaintiff has alleged that an affidavit 22 of a third-party licensed [registered] architect or professional 23 24 engineer could not be prepared. In such cases, the plaintiff shall 25 have 30 days after the filing of the complaint to supplement the pleadings with the affidavit. The trial court may, on motion, after 26 hearing and for good cause, extend such time as it shall determine 27

1 justice requires.

2 (c) The defendant shall not be required to file an answer to
3 the complaint and affidavit until 30 days after the filing of such
4 affidavit.

5 (d) The plaintiff's failure to file the affidavit in 6 accordance with Subsection (a) or (b) <u>shall</u> [may] result in 7 dismissal [with prejudice] of the complaint against the defendant. 8 This dismissal may be with prejudice.

9 (e) <u>An order granting or denying a motion for dismissal is</u>
 10 <u>immediately appealable as an interlocutory order.</u>

11 (f) This statute shall not be construed to extend any 12 applicable period of limitation or repose.

13 (g) This statute does not apply to any suit or action for the 14 payment of fees arising out of the provision of professional 15 services.

SECTION 3. Section 1051.701(a), Occupations Code, is amended to read as follows:

(a) A person may not engage in the practice of architecture,
 or offer or attempt to engage in the practice of architecture, as
 <u>defined in Section 1051.001(7)(A), (B), or (C)</u> unless the person is
 registered as an architect under this chapter.

SECTION 4. Section 2 of this Act applies only to a cause of action that accrues on or after the effective date of this Act. An action that accrued before the effective date of this Act is governed by the law applicable to the action immediately before the effective date of this Act, and that law is continued in effect for that purpose.

1 SECTION 5. This Act takes effect September 1, 2005.

President of the Senate

Speaker of the House

I certify that H.B. No. 1573 was passed by the House on March 29, 2005, by a non-record vote; and that the House concurred in Senate amendments to H.B. No. 1573 on May 18, 2005, by a non-record vote.

Chief Clerk of the House

I certify that H.B. No. 1573 was passed by the Senate, with amendments, on May 17, 2005, by the following vote: Yeas 31, Nays O.

Secretary of the Senate

APPROVED: _____

Date

Governor