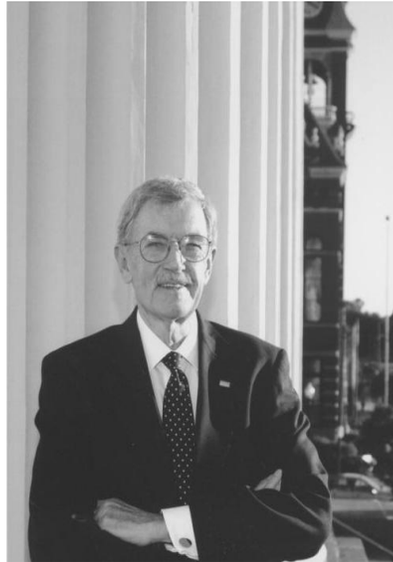


President's Message

The health, safety and welfare of the North Carolina public is a matter of concern for the Board of Architecture. In 1998 North Carolina joined eleven other states in requiring continuing education for the annual renewal of an architectural license. Now more than thirty-two states have this requirement and others have pending legislation. Appropriately North Carolina requires that continuing education activities be directly applicable to issues of health, safety and welfare. This requirement is central to the concept of professional licensure.

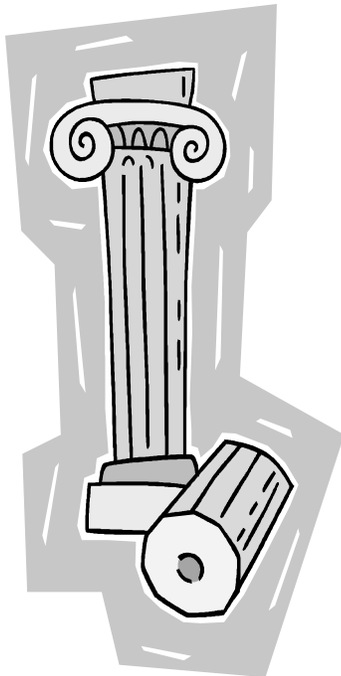
When one thinks of health, safety and welfare as it relates to the practice of architecture certain areas come to mind. Among these are accessibility, means of egress,



Architects design most public buildings and a significant percentage of private buildings. What architects do can significantly effect the health of the natural environment. It is estimated that buildings contribute heavily to energy consumption and carbon emissions. One does not have to embrace either side of the global warming issue to understand that energy efficiency, the use of renewable resources, indoor air quality, effective insulation, reduced water consumption, use of recyclables, day lighting and effective landscaping all have merit as design considerations.

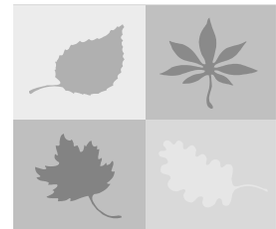
fire protection, foundation and structural design, wind and seismic resistance, conditioned environments and others. As architects we examine these areas in classes, seminars, periodicals, monographs and verifiable self-study to stay current with emerging technologies, codes and requirements. There is a larger aspect of health, safety and welfare that merits our consideration. It is the effect of our buildings and the building process on the natural environment.

By addressing the larger environmental issues early in the design process and leading the owners in the understanding of the concepts the architect can be a positive force in protection of the environment. Every step in environmental protection contributes to the health, safety and welfare of the public whom we are licensed to protect. Let us seek continuing education opportunities that address this expanded view of health, safety and welfare.



We are midway the first decade of the twenty first century and we face new demands of architecture. While world population growth appears to be slowing population shifts and demographic changes are resulting in increased urbanization. In the next few decades the demands for new buildings and rehabilitation of existing buildings will be far greater than we have experienced.

G. Dan Knight
President
NC Board of Architecture



Inside Columns

From the Executive Director
New Board Member
Enforcement Report

Up-Coming Board Meeting

All Board meetings are open to the public. Contact Julie Piatek (juliap@ncbarch.org) for further information.
November 16, 2005 at 9:00 a.m. in Raleigh (Public hearing on Rules changes to be held on this date.)
January 18, 2006 at 9:00 a.m. in Raleigh

from the executive director's desk

Rule Changes...THIS IS IMPOR-TANT!

Notice is hereby given in accordance with G.S. 150B-21.2 that the Board of Architecture intends to adopt the rule cited as 21 NCAC 02 .0220 and amend the rules cited as 21 NCAC 02 .0205-.0206, 0208-.0210, .0213, .0217, .0302-.0303, .0901, .0904, .0906, .0910. The proposed effective date: March 1, 2006. A public hearing will be held on 11/16/05 at 1:00 p.m. at the Board office. Full text of the proposed is found in the NC Register, Volume 20, Issue 09.

The Register is found on line at <http://www.ncoah.com/rules/register/register.shtml>

Attention Sole Proprietors!

Are you a sole proprietor using a fictitious firm name? Did you know that even if you are not incorporated you must still obtain written approval from the Board to use a firm name other than your own name? Have you done this? It has come to the attention of the Board that there are many sole

proprietors who have not obtained approval to practice architecture under a fictitious name. Please be advised that the Board is proposing new language in its rules that will require anyone who wishes to practice architecture using a fictitious name to be incorporated. If you are a sole proprietor using a fictitious name it is recommended that you pay close attention to the proposed rule changes. As soon as the rule is made effective you will be responsible for coming in to compliance with it.

And Finally.....

You are reading the last "paper" version of Columns. The Board has decided to begin publishing the newsletter solely electronically. Columns will be posted on the Board web site for easy access. In order to facilitate a prompt review of the newsletter we will mail a post card to those of you who prefer to receive Board correspondence via U.S. Mail when the newsletter is published. Via the postcard you will be alerted to

check it out on the Board's web site at www.ncbarch.org. This will result in a cost savings for the Board as well as being kinder to the environment. If you do not have easy access to the internet please feel free to call the Board office and we will provide you with a paper copy. As you may already know, the Board gives you the choice of receiving your correspondence via electronic mail or via U.S. Mail. If you would prefer all Board correspondence to be sent to you electronically you may change your preference from U.S. Mail to email in the 'registrants' only section of the Board web site. It is the policy of the Board not to allow its staff members to make correspondence preference changes for you. Therefore, please remember that if your preference is email, and that address changes at some point, you will have to update your records with the Board, just as you would your U.S. Mail address.

*Cathe M. Evans
Executive Director*

ncarb news

NC Architect and Board Member Jeffrey A. Huberman, FAIA, Installed as Regional Director of NCARB

Jeffrey A. Huberman, FAIA, of Charlotte, NC has been installed on the Board of Directors for the National Council of Architecture Registration Boards (NCARB) during the organization's June 2005 Annual Meeting and Conference in Miami Beach, Florida.

As the director for Region 3, the Southern Conference, Huberman represents the following jurisdictions: Alabama, Arkansas, Florida, Georgia, Louisiana, Mississippi, North Carolina, Puerto Rico, South Carolina, Tennessee, Texas and the Virgin Islands. The Southern Conference elected Huberman director in March 2005 during its Spring Meeting in Memphis, TN.



In 1995 Huberman was appointed by then Governor James Hunt to the North Carolina Board of Architecture.

He has served as its secretary, treasure, vice-president and president. Jeff's commitment to the community is well demonstrated not only by his service to the Board of Architecture but by his work with many organizations such as the Children's Theater of Charlotte, Green Hill Center for NC Art, and the Charlotte-Mecklenburg Arts and Science Council.

Huberman, along with fellow ar-

chitect Harvey B. Gantt, FAIA, founded Gantt Huberman Architects in 1971. The award winning firm continues today with a staff of 40.

Huberman has been chosen by various NCARB presidents to serve on a number of Council committees. He had chaired some of NCARB's most integral groups, including the Reciprocity Impediments Task Force, the Committee on Procedures and Documents and the Committee on the Intern Development Program.

In 1994 Huberman was advanced to the AIA College of Fellows, its highest honor bestowed on an AIA member. He also received the 2002 F. Carter Williams Gold Medal, the most distinguished award AIA-NC accords its membership.

are news

An updated version of the computer-based ARE will begin in February 2006, some changes include:

- Site Zoning vignette combines Site Analysis and Site Zoning.
- Site Design vignette combines Site Parking and Site Design.

A **Practice Program**, including the combined vignettes, is available for downloading at www.ncarb.org **ARE Guidelines**, including updated Specifications and References can also be downloaded. Check out www.ncarb.org for more information.

ARE SEMINAR

The College of Architecture at The University of North Carolina-Charlotte is holding its annual sequence of seminars to prepare interns for taking the Architect Registration Exam (ARE). The Col-

lege will first offer a seminar to prepare candidates for the General Structures / Long Spans and the Lateral Forces Divisions of the ARE (Divisions D/E and F). This session will be offered over two weekends in January (**January 14-15 and 21-22, 2006**). It will include more than 32 hours of instruction, Q&A sessions and a mock exam. The seminar begins with very basic concepts and progresses into more complex topics that are included on the ARE. David Thaddeus, AIA, Associate Professor Architectural Structures at The College of Architecture at UNC-Charlotte, will instruct the Structures Seminar.

The registration fee for the Seminar on the Structural Divisions of the ARE is \$275. **Cancellation and Refund Policy:** Fee will be refunded less a \$25 processing

charge if your cancellation is received by 5 PM on Monday, January 9th, 2005, but you may send a substitute at no additional cost if the substitute's name is given to the Office of Continuing Education by 5 PM on Monday, January 9th, 2006. For more information on these ARE preparation seminars, contact David Thaddeus at (704) 687-4021, or electronically at thaddeus@email.uncc.edu. (704) 687-2424 TEL, (704) 687-3158 FAX

ceregistration@email.uncc.edu or to register online, please just go to the following link

<http://www.continuinged.uncc.edu/index.htm>

NCBA provides this for informational purposes only, publication of this information is not an official endorsement of the program.

Board Receives New Member

Governor Michael F. Easley on August 31, 2005 appointed **Cheryl C. Walker AIA, LEED AP** to the North Carolina Board of Architecture. Ms. Walker will serve a five year term.

Cheryl Walker has a broad base of experience in master planning, architecture, and interior design with projects ranging from educational facilities, libraries, community theaters, and municipal buildings to corporate offices. Her experience ranges from new facilities to total rehabilitation of historic structures. As President of AIA Raleigh, she won the Anthemion Award (Capital Area Preservation Society) for "The Briggs Hardware Challenge," a project demonstrating a model process for community planning and preservation.

As a principal of the firm Design Harmony (1992-96), one of the first firms in the country to focus on sustainable design, she re-



searched and incorporated aspects of sustainable design in all the firm's projects. She believes that we have a responsibility to produce buildings that minimize negative impact on the environment. Sustainability is defined as the ability to meet the needs of the present without compromising the ability of future generations to meet their own needs. Several of the firm's projects were featured in national publications, including the Body Shop US Headquarters, which made the 1997 AIA COTE's Earth Day Top Ten List of environmentally responsible buildings. Under an EPA grant, she co-authored the WasteSpec – the first model specifications for construction and waste management – which has become the national standard for construction waste management. She has assisted in the development of the interactive software program "The

Environmental Advisor."

Since joining Gantt Huberman Architects in 2000, she has concentrated on educating and mainstreaming green design into the culture of the firm. She is knowledgeable in the LEED™ (Leadership in Energy and Environmental Design) national benchmarking system for judging the degree of greenness of buildings and is currently leading the firm's sustainable team on such projects as ImaginOn/The Joe and Joan Martin Center, and the Charlotte Mecklenburg Utilities Department new laboratory building – a pilot green project for the City, and the Behavior Health Center for Mecklenburg County. As chair of Charlotte's Committee on the Environment she has led the effort to have high performance building guidelines adopted by municipalities for incorporation in all public buildings. Her research and articles on green architecture have been published nationally. In addition to practice, she continues to lecture on green design.

enforcement report

Following is a report of the cases that were closed during the period April 14, 2005 to October 12, 2005. The Board is not bound by precedence in matters of disciplinary action. It is the prerogative of the Board to be conservative in their review of cases and to enforce the rules and laws with more sanctions and civil penalties as allowed by law. This Enforcement Report also includes listing of delinquent licenses.

Closed Without Prejudice

The Board closed eight cases without prejudice.

Letters of Warning

The following individuals received Letters of Warning for the unauthorized use of the title architect or any form thereof without being duly licensed:

Luis Quevedo
Dan Wright
Jennifer Luce

Letters of Caution

The Board closed two cases with letters of caution.

Referrals

The Board of Architecture referred two professional engineers to the NC Board of Examiners for Engineers and Surveyors for investigation of possible violations.

Cease and Desist Orders

Orders to Cease and Desist the non-licensed practice of architecture were issued to the following individuals:

Garick Kalna – The Kalna Group
Theodore P. Moore – Brocon, Inc.
Tim Greene

CONTINUING EDUCATION DISCIPLINE

Kirk Evan Denyes - Respondent

Robert Allen Gilbert-Respondent

Each Respondent signed a Consent Order stating that he failed to comply with rules and laws governing continuing education in the State of North Carolina, as a result his license to practice architecture in North Carolina was revoked. A copy of the full consent order may be obtained by contacting the Board office.

Michael Robert Howard – Consent Order

Respondent was licensed as architect by the Board for the year 2003-2004. Upon submitting a renewal for the 2004-2005 license year, Respondent indicated that he did not comply with Board Rule 21 NCAC 02.0900 Continuing Education for the calendar year 2003. Respondent's license registration for the year 2004-2005 was renewed conditionally pending compliance with Board rule 21 NCAC 02.0900 by December 31, 2004. Subsequently, Respondent's license was suspended for failure to comply with Board rules and laws by December 31, 2004. In

order to lift said suspension, Respondent was given a 60 day extension to comply with Board rules and laws. Respondent thus had until March 19, 2005 to provide documentation of compliance with the continuing education requirements. Respondent did not claim an exemption from North Carolina's continuing education requirements and has failed to adequately substantiate the verification of compliance with the continuing education requirements for 2003 within the 60 day extension period; and, Respondent was issued a Show Cause letter sent via the United States Postal Service First Class Mail, Certified, Return Receipt on April 4, 2005. Said Show Cause letter required Respondent to provide an explanation for failure to comply with Board rules and laws within five business days of receipt. U.S. Postal Service records indicate that the letter was received on April 9, 2005. As of April 19, 2005 Respondent did not demonstrate compliance with Board rules and laws. Respondent, on May 26, 2005, demonstrated compliance with the Continuing Education rules and laws.

Respondent wishes to resolve this matter by consent and agrees that the Board staff and legal counsel may discuss this Order with the Board ex parte, whether or not the Board accepts this Order as written. BASED upon the foregoing, the Board makes the following Conclusions of Law: Respondent is subject to the provisions of Chapter 83A of the North Carolina General Statutes (NCGS) and Title 21, Chapter 2 of the North Carolina Administrative Code (NCAC), including the Rules of Professional Ethics and Conduct promulgated and adopted therein by the Board. Respondent's conduct as set out above constitutes a violation of NCGS Chapter 83A and 21 NCAC 02.0209 (11), 21 NCAC 02.0903 (a),(b) & (d), 21 NCAC 02.0905 (a), 21 NCAC 02.0909. Based upon the Findings and Conclusions of Law set out above, and in lieu of further disciplinary proceedings the Board and Respondent agree to the following Order: Respondent's license to practice architecture in the State of North Carolina shall be reinstated upon completion and submission of the 2005-2006 license renewal form. Respondent shall pay a Civil Penalty of \$500.00. Respondent shall reimburse the Board for administrative costs. Respondent's license shall be placed on probation for two years, during which time Respondent's failure to timely comply with all applicable architecture laws and rules shall result in suspension of his license in addition to any additional discipline imposed with regard to the latter offense or offenses.

CONSENT ORDERS

Jeff Dungan - Applicant for Licensure by Reciprocity
Respondent is an applicant for licensure by reciprocity and is subject to Chapter 83A of the General Statutes of North Carolina and Title 21, Chapter 2 of the North Carolina Administrative Code. Respondent does not currently hold a license to practice architecture in the State of North Carolina. Respondent submitted an Application for

enforcement report

Registration by Reciprocity on May 5, 2005. Said application was incomplete and returned for further review by the applicant. Specifically, respondent failed to certify by initialing that he read the laws and rules governing the practice of architecture in the state of North Carolina and that he has never been convicted of any felony and had never been the subject of disciplinary action in college or by another state architecture board. Respondent subsequently submitted a completed application certifying that he had not been the subject of disciplinary action by another state licensing Board. The North Carolina Board of Architecture received directly from the National Council of Architecture Registration Boards the Respondents certified record indicating disciplinary action history with the State of Alabama. Upon request by the Executive Director, Alabama provided a copy of the action. Respondent's action in falsifying information on a Board application violates provisions of G.S. 83A and 21 NCAC 02. Respondent wishes to resolve this matter by Consent and agrees that the Board staff and counsel may discuss this Order with the Board ex parte whether or not the Board accepts this Order as written. BASED on the foregoing and in lieu of further proceedings under 21 N.C.A.C. Chapter 2, Section .0600, the Board and respondent agree to the following: Respondent shall successfully complete the National Council of Architecture Registration Boards' Continuing Education Monograph entitled "Professional Conduct." Proof of successful completion of the monograph shall be submitted to the Board within 60 days of the date of this order. Continuing education credit earned for this monograph shall not be credited toward continuing education requirements. Respondent shall pay a civil penalty in the amount of \$250.00 Respondent shall reimburse the Board for administrative costs. Respondent shall be issued a license to practice architecture that will immediately be placed on probation for a period of two years. Respondent shall submit a list of all projects every six months during the probation period. Respondent shall comply with all Board rules and laws governing the practice of architecture in this state.

Case 629 Kevin Kennedy of Cluck Design Collaborative, LLC

Respondent Kevin Kennedy is licensed as an architect by this Board and is subject to Chapter 83A of the General Statutes of North Carolina and Title 21, Chapter 2 of the North Carolina Administrative Code. Respondent has offered architectural services on seven projects in the State of North Carolina through Cluck Design Collaborative, LLC. Cluck Design Collaborative, LLC is not registered with this Board

to offer architectural services in North Carolina. Respondent has provided the Board with a properly completed Board Application for Certification to Secretary of State for a PLLC and a copy of a (NC Secretary of State form) proposed "Amendment of Articles of Organization for Conversion to PLLC". Practicing architecture through a firm not properly registered with this Board is a violation of G.S. 83A-12 and 21 N.C.A.C. 02.0218. Respondent wishes to resolve this matter by Consent and agrees that the Board staff and counsel may discuss this Order with the Board ex parte whether or not the Board accepts this Order as written. BASED on the foregoing and in lieu of further proceedings under 21 N.C.A.C. Chapter 2, Section .0600, the Board and respondent agree to the following: Respondent shall pay a civil penalty in the amount of \$1,750.00 for practicing architecture through a firm not registered to do so in North Carolina. Respondent shall within 60 days of this order complete the firm licensure process.

Case 609 Illya G. Alexieff, ALEXIEFFarchitect Planning & Design, Inc., Respondents

THIS CAUSE, coming before the North Carolina Board at its offices at 127 W. Hargett Street, Suite 304, Raleigh, Wake County, North Carolina, with a quorum present. The Board and Respondent agreed to entry of the following Consent Order. Respondent Illya G. Alexieff (Respondent architect) is licensed as an architect by this Board and is subject to Chapter 83A of the General Statutes of North Carolina and Title 21, Chapter 2 of the North Carolina Administrative Code. Respondent Alexieffarchitect Planning & Design, Inc. (Respondent firm) is registered with this Board and is subject to Chapter 83A of the General Statutes of North Carolina and Title 21, Chapter 2 of the North Carolina Administrative Code. Respondent architect is the sole licensee shareholder, president and director of Respondent firm. Respondent architect's actions described herein are therefore attributable to Respondent firm. On or about September 7, 2003, Respondents contracted to provide architectural services for the Hlavin Residence Addition at 406 East Chatham Street, Apex, NC 27502. As of February 2, 2005 said contract had not been formally terminated. Respondent architect's license to practice architecture expired on July 1, 2004 and was not renewed until January 21, 2005. Respondent architect and Respondent firm nevertheless continued to practice architecture in this state after July 1, 2004 through January 21, 2005. Respondent architect, individually and on behalf of Respondent firm, affixed his seal, signature and the date of November 22, 2004 to drawings for the Hlavin Resident

enforcement report

Addition, labeled BD-1. During his contractual relationship with the clients, Respondent architect was given permission to use the clients' credit card for supplies. After reviewing the charges on the credit card statement, the client determined that Respondent architect had also charged \$1500 to the client's personal credit card for items not connected with the architectural services to the residence. Respondent architect subsequently credited those charges against a portion of the work he billed on the project. Respondent architect, individually and on behalf of Respondent firm, signed, sealed and dated plans on April 23, 2004 and marked the same 'issued for permit'. This set of plans was deficient and incomplete in the following ways:

a. The Plans failed to include proper venting of attic area; b. The Plans failed to include flashing at shelf angles; c. The Plans failed to include a schedule for lintel angles; and d. The door and room finish schedules were incomplete.

Respondents wish to resolve this matter by Consent and agree that the Board staff and counsel may discuss this Order with the Board ex parte whether or not the Board accepts this Order as written.

CONCLUSIONS OF LAW The Board has jurisdiction over this matter and over Respondents and they are therefore subject to Chapter 83A of the General Statutes of North Carolina and Title 21, Chapter 2 of the North Carolina Administrative Code. The conduct described in Paragraphs two, three, four, five, six and seven above constitutes violations of NCGS 83A-8, 83A-11, 83A-15 (1)(a) and (3)(a). The conduct described in Paragraphs two, three, four, five, six and seven above constitutes violations of 21 NCAC 02.0204, 02.0209, 02.0210, 02.0213 and 02.0214. BASED on the foregoing and in lieu of further proceedings under 21 NCAC Chapter 2, Section .0600, the Board and Respondents agree to the following: Respondent architect is reprimanded. Respondent architect shall successfully complete the National Council of Architecture Registration Boards' Continuing Education Monograph entitled "Professional Conduct." Proof of successful completion of the monograph shall be submitted to the Board within 60 days of the date of this order. Continuing education credit earned for this monograph shall not be credited toward the twelve-hour continuing education requirement for the 2005 calendar year. Respondent firm shall pay a civil penalty in the amount of \$250.00

Case 623 Carmelito R. Cataylo for Architectural Designs Unlimited, Inc.

THIS CAUSE, coming before the North Carolina Board at its offices at 127 W. Hargett Street, Suite

304, Raleigh, Wake County, North Carolina, with a quorum present. The Board and Respondent agreed to entry of the following Consent Order. Respondent Cataylo is licensed as an architect by this Board and is subject to Chapter 83A of the General Statutes of North Carolina and Title 21, Chapter 2 of the North Carolina Administrative Code. Respondent offered architectural services through the firm Architectural Designs Unlimited, Inc. Architectural Designs Unlimited, Inc. is not registered with this Board to offer architectural services in North Carolina.

Respondent submits that, through the firm Architectural Designs Unlimited, Inc., he offered architectural services on forty projects in the state of North Carolina. Respondent's action in practicing architecture through a firm not properly registered with this Board is a violation of G.S. 83A-12 and 21 N.C.A.C. 02.0215. Respondent submits that he failed to seal projects identified as "exempt" under N.C.G.S. 83A-13(c). Respondent's failure to seal his work is a violation of 21 N.C.A.C. 02.0206 (a).

Respondent wishes to resolve this matter by Consent and agrees that the Board staff and counsel may discuss this Order with the Board ex parte whether or not the Board accepts this Order as written. BASED on the foregoing and in lieu of further proceedings under 21 N.C.A.C. Chapter 2, Section .0600, the Board and respondent agree to the following: Respondent shall, within sixty (60) days from the date this Order is approved by the Board, complete the process to properly register Architectural Designs Unlimited, Inc.

Respondent shall pay a civil penalty, as specified by the Board, in the amount of \$10,000.00 for practicing architecture through a firm not registered to do so in North Carolina and failing to properly sign and seal his work. Failure to timely remit the civil penalties as required shall result in immediate revocation of license. Respondent shall reimburse the Board for administrative costs.

CONSENT JUDGMENTS

Case 608 Dale Maxwell

Respondent does not now hold, nor has he ever held a certificate of registration issued by the Board. The Board alleged in a complaint that the defendants conduct was a violation of G.S. 83A. In addition, defendants have used the term architect on business cards, stationary and other advertising pieces. Defendant has agreed to the following restraints on his conduct:

Defendant shall not engage in the practice of architecture as defined by law, nor aid and abet the illegal practice thereof, until such time as licensed to do so. Defendants shall destroy or erase any signs, papers, documents, audio or video tapes, electronic

enforcement report/misc.

medium and any and all tangible items which use any for of the term "architecture" and where the use of such phrase could be construed to imply that the defendant is a licensed architect. The Superior Court of Wake County, NC shall retain jurisdiction for and limited to the purposes of enforcing this Consent Judgment, and the defendants shall therefore submit to the jurisdiction of this Court if future issues of compliance with this Consent Judgment arise. Any violation of this Judgment shall be deemed contempt of court and shall be punishable by both civil and criminal contempt powers of this Court upon proper showing. Entered into June 9, 2005, Presiding Judge Donald W. Stephens. A copy of the full Consent Judgment can be obtained from the Board office.

Questions regarding the Enforcement should be directed to Cathe Evans, Executive Director.

North Carolina Board of Architecture License Statistics As of November 8, 2005

Currently licensed architects - 4946

Breakdown:

NC - 2049

Out-of-State - 2897

Emeritus Status - 33

Individuals on this status may use the title Architect Emeritus but may not offer or render architectural services.

ARE Candidates - 289

This number reflects the number of individuals who are qualified to take the ARE for NC. They may not necessarily be currently signed up to take an exam.

Currently licensed firms - 1066

Breakdown:

NC - 534

Out-of-State - 532

Regarding Deceased License Holders

The Board would like to extend its respects to those who have lost loved ones. If you are of aware of a licensee who is deceased please contact Julie Piatek in the Board office at 919-733-9544 or juliap@ncbarch.org. The Board would like to update its records so as not to burden family or firms with inappropriate renewal notices or other communications.

Congratulations to New Licensees by Exam!

The following individuals have successfully completed the Architectural Registration Exam and were licensed between May 12, 2005 and October 17, 2005:

Donald Richard Bogle, Jr.
Robert Skiffington Carlton
George William Carter, Jr.
Shane Michael Cates
Hong Cheol Choe
James Edward Compton, Jr.
Brian Thomas Ellington
Susan Lola Feeney
Frederick Macbeth Givens
Brian Steven Grant
Katharine Kessler Gray
James Burgess Harrison III
Brett F. Hautop
Scott Christopher Horn,
Andrew Arnold Jalbert
Krista Lee Karlson
Alicia Lynn Kirwan
Leanne Nelson Lawrence
Michael Shawn Leatherwood
James Douglas Maynard
Todd Andrew Meckley
Kristen Marie Osterlund
Chadwick Norman Parker
John Paul Plageman
Parker Jackson Platt
Robin Renee Raines
Jayraj Raval
Kenneth Angelo Reid
Jeffrey Rezeli
Douglas Keiser Sherwood
Mark Edward Stalcup
Dean Avery Waldrop
Heath Edward Wickline

*Please join the Board of Architecture in
congratulating these individuals.*





- Charles H. Boney Jr, AIA**
Vice President
- Barbara Field, FAIA**
Secretary
- Nick Garrett, Jr.**
Public Member
Treasurer
- Cheryl C. Walker, AIA**
Member
- G. Dan Knight, AIA**
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21 NCAC 02 .0201 BOARD LISTING OF INDIVIDUAL AND FIRM NAMES

Every individual licensee, partnership, firm or corporation has the continuing responsibility of keeping the Board currently advised of his or its proper and current mailing address and the name or names under which he or it is practicing. Each licensee or firm shall immediately notify the Board in writing of any and all changes of association or address.

Notification of Change of Address For Individual Licensee

Please PRINT All Information Clearly

Please send correspondence to my:
HOME or **FIRM** (Please Circle One Only)

Last Name

First Name Middle Name

NC Individual License Number

Name of Firm

Address for Correspondence:

Street or P.O. Box

City State Zip Code

Daytime Phone Number

Fax Number

E-Mail Address

Signature

Date