My morning started badly. I took a break and read the newspaper. I read about the uphill battles of people involved in humanitarian efforts to end hunger and malaria or finding a cure for cancer. What was I doing? Designing spaces so that my clients would feel better about themselves? No, that wasn’t all I was doing. I was potentially saving countless lives. And with luck, no one will ever realize it.

The first priority of interior designers must be the protection of the health, safety, and welfare of the public (American Society of Interior Designers, 2006, § 2.3; International Interior Design Association, 2009, ¶ 3). This responsibility is paramount. Proper selection of interior content, the very issue with which interior designers—knowingly or unknowingly—grapple daily and for which many are specifically trained, is a primary determinant of whether accidents become tragedies (National Fire Protection Association, 1997). Uninformed choices can have devastating results. Yet, the value interior designers offer...
for protection of life and property within the built environment is woefully underappreciated and largely unrecognized by the public, code officials, and allied professions—even by some within the field of interior design. Not only is the interior designers’ role often minimized during the design/construction process, but also their participation in the development and implementation of life safety codes is seldom sought.

### SCOPE OF THE PROBLEM

This devaluation of the expertise and contribution of interior designers is surprising because there is overwhelming evidence that the fire and death rates in North America are among the deadliest in the industrialized world\(^5\) (International Association for the Study of Insurance Economics, 2008, pp. 4–6). A specially commissioned task force on fire and the built environment\(^6\) determined that two of the most significant reasons for the high fire mortality rate in the United States fell precisely within the interior designer’s domain—interior content. These reasons were:

1. A failure of standards to control building content presents serious dangers, particularly when incremental occupancy or use changes occur; and

2. Most interior content modifications in existing buildings are governed by superseded codes until significant alterations trigger implementation of current standards (Federal Emergency Management Agency and U.S. Fire Administration, 1987).

Both issues underscore weaknesses in comprehensive life safety code enforcement over a building’s life. Regulation of a building’s interior content often slips through the cracks and, as a result, compromises the public’s safety.

### IMPEDIMENTS TO PRODUCTIVE COLLABORATION

The general public assumes that current legal, regulatory, and oversight systems adequately safeguard its health, safety, and welfare. Similar misconceptions are common among allied professionals (e.g., architects, engineers, interior decorators), often driven by lack of knowledge, perspective, institutionalized beliefs, and protectionist motives.

The interior design practitioners’ ability to collaborate meaningfully is impeded by numerous factors. In particular, interior designers face a number of hurdles founded upon erroneous perceptions from outside and, interestingly, within their own profession.

**Misconception #1:** The practice of interior design does not impact public health, safety, and welfare because interior design services only pertain to aesthetics.

The rhetoric is familiar and all too common. A spokesperson for a coalition against interior design regulation stated, “Not a shred of evidence has ever been presented to support a conclusion that the unregulated practice of interior design places the public in any form of jeopardy whatsoever” (Morrow, 2008, p. 21). And, a national voice for architects railed against licensure of interior designers by stating, “…while bad taste might be offensive, there is no evidence that anyone has been killed by a bad color scheme” (Giattina, 2002, ¶ 8). Such statements are easily refuted. But, if not addressed, the myth becomes the reality. These statements imply interior designers have no impact on public health, safety, and welfare. And yet, according to the National Fire Protection Association (NFPA) (Assembly Occupancies, 2009), interior finishes and
Furnishings in public assembly spaces have more impact on the protection of life and property than any other issue except the actual fire ignition source itself.

Since the early 1940s, the fire investigations division of the NFPA has investigated and analyzed fires of technical or educational significance in the interest of loss prevention. Even a cursory examination of these reports provides compelling evidence that interior content is a significant contributor to loss of life and property. Twenty-seven fires in public and other high-risk occupancies specifically point to one or more aspects of interior finishes, furnishings, and arrangement of furniture as significant contributing factors in the loss of 629 lives (see Figure 7.1). Furthermore, the use of highly combustible interior finishes, content,
and/or overwhelming interior fuel loads, especially in access or exit corridors, exacerbates loss through rapid flame spread and smoke development (NFPA, Fire Investigations, pp. various)."

A more detailed look at fire data for specific occupancy types reveals causal relationships between interior content and fire loss (Ahrens, 2006). Interior content in public and high-risk occupancies is responsible for more than 1,400 fires, 100 civilian injuries, and 16 civilian deaths every month (see Figure 7.2). The percentage of fires in which interior content is a first ignition source is 12% of all fires; the percentage of deaths (32%) and injuries (20%) where interior content is a first ignition source is much greater. To the point, if interior content is a first ignition source, risk of injury and death dramatically increases, particularly in occupancy types that present the greatest challenges in code compliance and enforcement over the useful life of the building.

A more comprehensive measure of loss from substandard interior content is provided by an examination of the extent of damage. The ability to contain fire (to object, room, floor of origin, or beyond) is an indicator of the speed at which fire and smoke spreads. The rates of flame spread and smoke development are determined in large part by the interior fuel load (consisting of wall, ceiling, and floor finishes; window treatments; movable partitions; furniture, decoration, accessories; and other content). Abnormal and improper fuel loads impede the ability of occupants to exit safely and can be devastating in the loss of life and property (Fitzgerald, 1997, pp. 1–26–27). For example, in Figure 7.2 the two occupancy types Rooming/Boarding/Lodging and Hotels/Motels have a significantly high proportion of deaths, 46% and 38%, respectively, that occur in spaces well beyond the fire origin even though the number of fires first ignited by interior content in these occupancies is low, 20% and 24%, respectively.

Simply stated, proper design, selection, installation, and maintenance of interior content are critical to the health, safety, and welfare of the public (Hall & Coté, 1997, pp. 1–12). This is knowledge in which trained interior designers excel, regardless of the color scheme.

Misconception #2: Interior content may pose a hazard to the health, safety, and welfare of the public in high-risk occupancies; however, the risk of harm is mitigated by participation of licensed professionals and code officials within the existing regulatory environment.

The position of the American Institute of Architects (AIA) is symptomatic of this attitude. Its public policy states:

"that it is in the public interest for architects to design all structures primarily intended for human habitation or use. There are considerable differences between architecture and other licensed professions that significantly affect public health, safety, and welfare. The architect’s comprehensive education and training encompass the impact of design and technology on the health and well-being of the public and on the built and natural environments. Each jurisdiction has a responsibility to its citizens to ensure that structures used or occupied by the public are designed by licensed architects. (2007, p. 6)

The built environment is not quite this simple nor the architects’ scope of services and knowledge often this comprehensive.

There is a typical regulatory path for new construction and substantial building renovation: contract documents, signed and sealed by a licensed architect or engineer, are reviewed by code enforcement officials, and projects are visited periodically during construction to check regulatory compliance. However, the public (and many oversight participants) is largely unaware of the magnitude and
### FIRES INVOLVING FIRST IGNITION OF INTERIOR CONTENT (ANNUAL AVERAGE)

<table>
<thead>
<tr>
<th>OCCUPANCY TYPE</th>
<th>TOTAL ANNUAL FIRES (AVG)</th>
<th>FIRES (20%)</th>
<th>CIVILIAN DEATHS (62%)</th>
<th>CIVILIAN INJURIES (44%)</th>
<th>DIRECT PROPERTY DAMAGE (32%)</th>
<th>EXTENT OF DAMAGE LOSS OUTSIDE FLOOR OF ORIGIN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rooming, Boarding, Lodging</td>
<td>1,830</td>
<td>370</td>
<td>8</td>
<td>44</td>
<td>$5.6 mil</td>
<td>46% deaths</td>
</tr>
<tr>
<td>Hotels/ Motels</td>
<td>4,550</td>
<td>1,110</td>
<td>4</td>
<td>61</td>
<td>$18.9 mil</td>
<td>38% deaths</td>
</tr>
<tr>
<td>Dormitories, Fraternities, Sororities, Barracks</td>
<td>2,340</td>
<td>310</td>
<td>3</td>
<td>29</td>
<td>$16.9 mil</td>
<td>33% deaths</td>
</tr>
<tr>
<td>Religious and Funeral Properties</td>
<td>1,760</td>
<td>260</td>
<td>1</td>
<td>5</td>
<td>$25.3 mil</td>
<td>100% deaths</td>
</tr>
<tr>
<td>Public Assembly Occupancies</td>
<td>3,890</td>
<td>490</td>
<td>2</td>
<td>14</td>
<td>$22.9 mil</td>
<td>50% deaths</td>
</tr>
<tr>
<td>Eating and Drinking Establishments</td>
<td>9,910</td>
<td>600</td>
<td>0</td>
<td>4</td>
<td>$14 mil</td>
<td>100% deaths</td>
</tr>
<tr>
<td>Educational Properties</td>
<td>7,070</td>
<td>640</td>
<td>—</td>
<td>15</td>
<td>$10 mil</td>
<td>3% injuries</td>
</tr>
<tr>
<td>Care for Aged Facilities</td>
<td>3,680</td>
<td>560</td>
<td>3</td>
<td>70</td>
<td>$3.4 mil</td>
<td>0% deaths</td>
</tr>
<tr>
<td>Health Care Facilities</td>
<td>3,150</td>
<td>350</td>
<td>0</td>
<td>36</td>
<td>$2 mil</td>
<td>0% deaths</td>
</tr>
<tr>
<td>Store/ Mercantile</td>
<td>17,200</td>
<td>2,000</td>
<td>1</td>
<td>27</td>
<td>$245 mil</td>
<td>67% deaths</td>
</tr>
<tr>
<td>Office Properties</td>
<td>4,900</td>
<td>460</td>
<td>1</td>
<td>3</td>
<td>$13 mil</td>
<td>50% deaths</td>
</tr>
<tr>
<td>Multi-Family Properties</td>
<td>91,300</td>
<td>9,800</td>
<td>160</td>
<td>890</td>
<td>$198 mil</td>
<td>31% deaths</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>151,580</strong></td>
<td><strong>16,950</strong></td>
<td><strong>183</strong></td>
<td><strong>1,198</strong></td>
<td><strong>$575 mil</strong></td>
<td><strong>23% injuries</strong></td>
</tr>
</tbody>
</table>

**FIGURE 7.2.** Causal relationship: interior content and fire loss; annual averages for high-risk occupancies (1999–2002). Fires in which interior content is a first ignition source are a small percentage of total fires, but a high percentage of those that cause damage, injury, and death.
modifications may be driven by changes in ownership, tenancy, occupancy, and capacity or motivated by aesthetics, deterioration, obsolescence, and flexibility (reconfiguration of partitions, furniture, fixtures, and equipment). These unregulated modifications, because of their frequency and incremental nature, far outnumber new construction or significant renovation projects; new office construction completed in U.S. markets during the second quarter of 2008 made up less than 1% of available office square footage (Cushman & Wakefield, 2008, p. 1–2).

Over the life of a building, incremental change to interior content can profoundly affect life safety performance. This incremental modification may be driven by changes in ownership, tenancy, occupancy, and capacity or motivated by aesthetics, deterioration, obsolescence, and flexibility (reconfiguration of partitions, furniture, fixtures, and equipment). These unregulated modifications, because of their frequency and incremental nature, far outnumber new construction or significant renovation projects; new office construction completed in U.S. markets during the second quarter of 2008 made up less than 1% of available office square footage (Cushman & Wakefield, 2008, p. 1–2).
Small, incremental modifications implemented by untrained participants can have severe repercussions. One small drip of the faucet does not cause damage; it’s the cumulative body of water that overflows the sink.

Emblematic of this problem was the 1988 fire at the First Interstate Bank in Los Angeles, California (construction completed in 1973). The fire investigation proved to be “of great technical significance” with respect to interior content (Klem, 1988, p. i). The close, geometric configuration of the workstations, which provided a greater than average fuel load, in concert with the large open space, accelerated the fire (Klem, 1988, p. 29). The fire resulted in one fatality, nearly 40 injuries, and total loss of the use of the 62-story structure for more than six months. The actual monetary loss has been estimated to be in the hundreds of millions of dollars.

One might ask why anyone, trained or not, can specify, reconfigure, or install workstations, regardless of content or layout, in any high-rise building without the oversight of a licensed professional. Successful fire protection is based on a balanced, redundant system that allows for failure of any one of the multiple approaches (Hall & Coté, pp. 1–11–12). In the United States, emphasis is often placed on fire suppression and response rather than on comprehensive preventative measures, perhaps in part because of such gaps in the delivery of interior content. A trend toward lessening more passive fire safety restrictions in buildings with sprinklers may point to a dangerous overreliance on automatic fire suppression systems. The problem inherent in this approach is epitomized by a 2001 recall of 35 million potentially faulty sprinkler heads (Mayer, 2001, p. H–01).

To return to the AIA’s public policy, the members of the AIA are not (nor would one imagine they really want to be) the sole purveyors of life safety protection for interior content. As the life safety cracks in the regulatory framework expand in number and scope, interior designers should embrace, fill, and work to correct these voids. Otherwise, the codes are at best a tool to help find fault after a disaster has already occurred.

**Misconception #3: The interior design field and its collective participants are prepared to share the mantle of public health, safety, and welfare responsibility.**

The first two misconceptions recount distorted impressions of interior design harbored by allied professions. The interior design community rallies in near unanimity to counter these attitudes that facts discredit. But, an objective, introspective reflection of interior design practice proves much harder to solicit complete agreement. Are the collective participants truly ready to “share the mantle of responsibility?” If one gauges the readiness by its pursuit of regulatory accountability, then the practice is indeed equipped and ready to transition to the new archetype: interior designers as recognized, licensed professionals in the design industry.

A tremendous effort over decades has developed a thoroughly documented body of knowledge (Martin & Guerin, 2006), advanced academic curricular standards (see Council for Interior Design Accreditation at www.accredit-id.org), and a comprehensive competency examination (see National Council for Interior Design Qualification at www.ncidq.org). However, within the interior design field is a large group of practitioners who call themselves “interior designers” but who have disparate definitions of the nomenclature than those developed for the professional licensure track. With an absence of regulation, and acting independently, they have few practice norms and no discernable standard of care. More importantly, their commitment to an evolving, regulated profession varies from apathy to downright hostility. These attitudes accentuate the public’s confusion about what is an interior designer, a confusion made worse by the excessive exposure in the
media of interior design as mere entertainment (HGTV among others). Such superficial perceptions return the argument full circle to misconception number one, interior designer as color picker.

One might say there is a widening gulf within the interior design field, pitting those in favor of professional accountability against those in favor of an absence of regulation. It becomes a matter of differentiation of services—those interior designers who prepare for and want to apply their knowledge in these challenging life safety conditions and those who choose other paths of participation in the interiors industry. The issue is not a casual disagreement. As building and life safety requirements become more stringent, all parties must realize that licensure of the profession—or some portion of it—will be necessary to improve protection in public and high-risk occupancies. The issue becomes one of survival in an area of practice: interior content in public and high-risk occupancies, for which interior designers are well qualified.

**SEALING THE CRACKS**

For a long time, many interior designers have sought to convincingly prove that they can play a vital role in protecting public health, safety, and welfare. A segment of the available proof has been provided here. The interior design profession, by its unique position in the delivery of interior content, provides essential knowledge and expertise that can protect property and lives, especially within the unregulated fissures in the implementation and enforcement of fire and life safety codes. And, practitioners who choose to seek licensure supported by their education, training, examination, and experience should participate as equal partners with other professions designing and maintaining health, safety, and welfare within the built environment. But, the interior design profession must effectively communicate this necessity, and it must marshal the fortitude to address difficult questions.

- Is the collective interior design establishment equipped and committed to provide the cohesive leadership and resources necessary to make a forceful argument for licensure? Is it dedicated to the accountability and full participation in the larger design community once licensure is attained?

- Is the establishment willing to acknowledge and accommodate distinct, complementary, professional paths within the field? Should licensure establish qualifications not only for the practice of interior design but also, not unlike the paralegal or the nurse practitioner, for those distinct complementary participants whose work contributes to the broad spectrum of interior design?

- Is the profession prepared to fully contribute as respected participants in a regulated environment? Can those practitioners assume their responsibility to the public and work to seal the cracks?

The answers to these and other questions likely will change the face of the interior design profession. One thing is certain: the future for all interior design professionals will be different than the current status quo. To have a seat at the table and to continue to participate in the design of an ever more complex built environment, the interior design profession must collectively take a more proactive role in its own destiny.
6. One of seven task forces assembled for a 1987 conference conducted by United States Fire Administration (USFA) / Federal Emergency Management Agency (FEMA), which included individuals from business and governmental organizations with an interest in fire protection. The purpose of the workshop was to achieve a consensus on the nature of the U.S. fire problem, review progress since the 1974 America Burning report (published by the 1971 National Commission on Fire Prevention and Control) and to develop recommendations to reduce further the loss of life and property due to fire. A follow-up commission formed in 1999, America at Risk: America Burning Recommissioned, echoed many of the same concerns expressed over the preceding decades (Federal Emergency Management Agency, 2002).

7. The NFPA defines an assembly occupancy as “an occupancy (1) used for a gathering of 50 or more persons for deliberation, worship, entertainment, eating, drinking, amusement, awaiting transportation, or similar uses; or (2) used as a special amusement building, regardless of occupant load. Assembly occupancies might include the following: armories, assembly halls, auditoriums, club rooms, dance halls, drinking establishments and exhibition halls among others” (National Fire Protection Association, 1997, Assembly Occupancies, ¶ 1).

8. NFPA fire investigation documentation includes “details of fire ignition, growth, and development; contributions of building construction, interior finish and furnishings; fire detection and suppression scenarios; performance of structures exposed to the fire; smoke movement and control; human reaction (response) and evacuation; fire fighting and rescue; fire propagation as a function of human reaction time; and the extent of life loss, injury and property damage” (National Fire Protection Association, 2009a, Fire Investigations, ¶ 2).
9. For the purposes of this examination, public and high-risk occupancies are defined as occupancies to which the public has access as passive users—they have had no input in space design decisions—and/or spaces that carry special risk to the occupants during an emergency, and, therefore, are subject to stricter code requirement and enforcement standards. Examples include high-rise buildings because of the complications of rescue in structures where heights exceed that of typical fire department ladder units or the length of time it takes to evacuate non-ambulatory patients in a healthcare setting. Specific occupancies in this compilation include: assembly, residential board and care, business, healthcare, high-rise, hotels/motels/dormitories, lodging/rooming house, mercantile, and multifamily housing including apartments and condominiums.

10. Data review was limited to online NFPA publications of fire investigations in public and high-risk occupancies (National Fire Protection Association, 2009a, Fire Investigations, various). The fire investigation reports for the fires listed above or enumerated in instruction about impact of interior finish in the Life Safety Code Handbook (National Fire Protection Association, 1997, pp. 319–322) clearly identify interior finish materials and/or content as directly contributing to the loss of life or property. Other fire investigations report impact of substandard interior content but do not expressly identify it as a direct contributor to loss. For relevance, only fires since 1973 are listed.

11. Annual averages are national estimates of fires reported to U.S. municipal fire departments during the four-year period of 1999–2002. Data exclude events of September 11, 2001. Fires reported only to federal or state agencies or industrial fire brigades are excluded. Fires are rounded to the nearest ten and direct property damage is rounded to the nearest hundred thousand dollars. Property damage has not been adjusted for inflation (Ahrens, 2006, p. 3).

12. Even allowing for a sharp cutback on new commercial office construction starts because of recent economic conditions, a 51% drop over the previous year period, placing new office construction at approximately 1% of the available office space (Cushman & Wakefield, 2008, pp. 1–2).

13. Figure 3 is intended to be illustrative of relationships only.

14. NFPA’s fire analysis listed one of the major factors contributing to the loss of life and the severity of the First Interstate Bank Building Fire was the “[r]apid initial growth, development, and spread of the fire due to the combustible nature and geometric arrangement of the office furnishings in a large, open floor plan” (Klem, First Interstate Bank Bldg., p. iii).

15. The NFPA fire investigation report states that “the intensity of the fire was so severe at the First Interstate Bank that the incident commander feared that structural collapse of the [62-story] building might occur. It also took 64 companies and 383 firefighters 3½ hours to eventually get ahead of the floor-to-floor fire spread and knock the fire down . . . .” (Klem, 1988, p. 37).

16. In jurisdictions that do not regulate the practice of interior design, anyone may use the title regardless of qualifications. A “[r]uling in the late 1990s by the 11th Federal Circuit [Court] on a lawsuit filed by a Tennessee unlicensed person resulted in the ruling that “Interior Designer” could not be regulated and restricted to only licensed persons since it had been used without restriction and without regulation for a long period of time. At that time, Tennessee’s Board [of Architectural and Engineering] Examiners succeeded in gaining their legislature’s cooperation in changing their title to “Registered Interior Designer,” which could be restricted, regulated, and upheld in court” (NCIDQ, Core Provisions, §. forward). Similar cases continue to be filed in states where interior design regulations use the broad term “interior designer.”
REFERENCES


The following reports and investigations were used for background information:


