As Reported by the House State Government Committee

124th General Assembly Regular Session 2001-2002

Sub. H. B. No. 161

REPRESENTATIVES Flowers, DeWine, Ford, Damschroder, Goodman, Fessler, Schaffer, Schmidt, Carey, Seitz, Raga, Coates, Widowfield, Wolpert, Clancy, Carmichael, Trakas, Patton, Oakar, Latell, Peterson, Buehrer, Young

A BILL

То	amend sections 3743.01, 3743.02, 3743.03, 3743.04,	1
	3743.05, 3743.06, 3743.07, 3743.08, 3743.15,	2
	3743.16, 3743.17, 3743.18, 3743.19, 3743.20,	3
	3743.21, 3743.40, 3743.44, 3743.45, 3743.50,	4
	3743.51, 3743.52, 3743.53, 3743.54, 3743.58,	5
	3743.59, 3743.60, 3743.61, 3743.64, 3743.65,	6
	3743.66, 3743.68, 3743.80, and 3743.99 and to enact	7
	sections 3743.25, 3743.56, and 3743.70 of the	8
	Revised Code to reenact the amendments and the	9
	enactments made to the Fireworks Law by Am. Sub.	10
	H.B. 215 of the 122nd General Assembly to protect	11
	the sections against a challenge that their	12
	amendment or enactment violated the one-subject	13
	rule; to further amend sections 3743.01, 3743.50,	14
	3743.52, 3743.53, 3743.54, 3743.64, and 3743.99, to	15
	amend sections 3743.56 and 3743.57, and to enact	16
	sections 3743.541 and 3743.75 of the Revised Code,	17
	and to repeal Section 165 of Am. Sub. H.B. 215 of	18
	the 122nd General Assembly, as amended by Sub. H.B.	19
	204 of the 123rd General Assembly, to make other	20
	changes in the Fireworks Law pertaining to	21
	fireworks incidents and their investigation, to the	22
	fees charged for fireworks exhibitor licenses, to	23

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the authority of fireworks exhibitor assistants to	24
work for any fireworks exhibitor, to the maximum	25
balance allowed in the Fire Marshal's Training and	26
Education Fund, and to the extension until December	27
15, 2005, of the general moratorium on the issuance	28
of new licenses to manufacturers and wholesalers of	29
fireworks and on approvals of the transfer of their	30
licenses to other locations; and to declare an	31
emergency.	32
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That sections 3743.01, 3743.02, 3743.03, 3743.04,	33
3743.05, 3743.06, 3743.07, 3743.08, 3743.15, 3743.16, 3743.17,	34
3743.18, 3743.19, 3743.20, 3743.21, 3743.40, 3743.44, 3743.45,	35
3743.50, 3743.51, 3743.52, 3743.53, 3743.54, 3743.58, 3743.59,	36
3743.60, 3743.61, 3743.64, 3743.65, 3743.66, 3743.68, 3743.80, and	37
3743.99 be amended and sections 3743.25, 3743.56, and 3743.70 of	38
the Revised Code be enacted to read as follows:	39
Sec. 3743.01. As used in this chapter:	40
(A) "Beer" and "intoxicating liquor" have the same meanings	41
as in section 4301.01 of the Revised Code.	42
(B) "Booby trap" means a small tube that has a string	43
protruding from both ends, that has a friction-sensitive	44
composition, and that is ignited by pulling the ends of the	45
string.	46
(C) "Cigarette load" means a small wooden peg that is coated	47
with a small quantity of explosive composition and that is ignited	48
in a cigarette.	49
(D) "Class C fireworks" means fireworks classified as Class C	50

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fireworks by the fire marshal in rules adopted pursuant to	51
division (A) of section 3743.05 of the Revised Code (1) "1.3G	52
fireworks" means display fireworks consistent with regulations of	53
the United States department of transportation as expressed using	54
the designation "division 1.3" in Title 49, Code of Federal	55
Regulations.	56
(2) "1.4G fireworks" means consumer fireworks consistent with	57
regulations of the United States department of transportation as	58
expressed using the designation "division 1.4" in Title 49, Code	59
of Federal Regulations.	60
(E) "Controlled substance" has the same meaning as in section	61
3719.01 of the Revised Code.	62
(F) "Fireworks" means any composition or device prepared for	63
the purpose of producing a visible or an audible effect by	64
combustion, deflagration, or detonation, except ordinary matches	65
and except as provided in section 3743.80 of the Revised Code.	66
(G) "Fireworks plant" means all buildings and other	67
structures in which the manufacturing of fireworks, or the storage	68
or sale of manufactured fireworks by a manufacturer, takes place.	69
(H) "Highway" means any public street, road, alley, way,	70
lane, or other public thoroughfare.	71
(I) "Licensed exhibitor of fireworks" or "licensed exhibitor"	72
means a person licensed pursuant to sections 3743.50 to 3743.55 of	73
the Revised Code.	74
(J) "Licensed manufacturer of fireworks" or "licensed	75
manufacturer" means a person licensed pursuant to sections 3743.02	76
to 3743.08 of the Revised Code.	77
(K) "Licensed wholesaler of fireworks" or "licensed	78
wholesaler" means a person licensed pursuant to sections 3743.15	79
to 3743.21 of the Revised Code.	80

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(L) "List of licensed exhibitors" means the list required by	81
division (C) of section 3743.51 of the Revised Code.	82
(M) "List of licensed manufacturers" means the list required	83
by division (C) of section 3743.03 of the Revised Code.	84
(N) "List of licensed wholesalers" means the list required by	85
division (C) of section 3743.16 of the Revised Code.	86
(O) "Manufacturing of fireworks" means the making of	87
fireworks from raw materials, none of which in and of themselves	88
constitute a fireworks, or the processing of fireworks.	89
(P) "Navigable waters" means any body of water susceptible of	90
being used in its ordinary condition as a highway of commerce over	91
which trade and travel is or may be conducted in the customary	92
modes, but does not include a body of water that is not capable of	93
navigation by barges, tugboats, and other large vessels.	94
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(Q) "Novelties and trick noisemakers" include the following	96
items:	97
(1) Devices that produce a small report intended to surprise	98
the user, including, but not limited to, booby traps, cigarette	99
loads, party poppers, and snappers;	100
(2) Snakes or glow worms;	101
(3) Smoke devices;	102
(4) Trick matches.	103
(R) "Party popper" means a small plastic or paper item that	104
contains not more than sixteen milligrams of friction-sensitive	105
explosive composition, that is ignited by pulling a string	106
protruding from the item, and from which paper streamers are	107
expelled when the item is ignited.	108
(S) "Processing of fireworks" means the making of fireworks	109

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from materials all or part of which in and of themselves	110
constitute a fireworks, but does not include the mere packaging or	111
repackaging of fireworks.	112
(T) "Railroad" means any railway or railroad that carries	113
freight or passengers for hire, but does not include auxiliary	114
tracks, spurs, and sidings installed and primarily used in serving	115
a mine, quarry, or plant.	116
(U) "Retail sale" or "sell at retail" means a sale of	117
fireworks to a purchaser who intends to use the fireworks, and not	118
resell them.	119
(V) "Smoke device" means a tube or sphere that contains	120
pyrotechnic composition that, upon ignition, produces white or	121
colored smoke as the primary effect.	122
(W) "Snake or glow worm" means a device that consists of a	123
pressed pellet of pyrotechnic composition that produces a large,	124
snake-like ash upon burning, which ash expands in length as the	125
pellet burns.	126
(X) "Snapper" means a small, paper-wrapped item that contains	127
a minute quantity of explosive composition coated on small bits of	128
sand, and that, when dropped, implodes.	129
(Y) "Trick match" means a kitchen or book match that is	130
coated with a small quantity of explosive composition and that,	131
upon ignition, produces a small report or a shower of sparks.	132
(Z) "Wire sparkler" means a sparkler consisting of a wire or	133
stick coated with a nonexplosive pyrotechnic mixture that produces	134
a shower of sparks upon ignition and that contains no more than	135
one hundred grams of this mixture.	136
(AA) "Wholesale sale" or "sell at wholesale" means a sale of	137
fireworks to a purchaser who intends to resell the fireworks that	138
he purchases so purchased.	139

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(BB) "Licensed premises" means the real estate upon which a	140
licensed manufacturer or wholesaler of fireworks conducts	141
business.	142
(CC) "Licensed building" means a building on the licensed	143
premises of a licensed manufacturer or wholesaler of fireworks	144
that is approved for occupancy by the building official having	145
jurisdiction.	146
Sec. 3743.02. (A) Any person who wishes to manufacture	147
fireworks in this state shall submit to the fire marshal an	148
application for licensure as a manufacturer of fireworks before	149
the first day of December <u>October</u> of each year. The application	150
shall be submitted prior to the operation of a fireworks plant,	151
shall be on a form prescribed by the fire marshal, shall contain	152
all information required by this section or requested by the fire	153
marshal, and shall be accompanied by the license fee,	154
fingerprints, and bond, letter of credit, certificate of deposit,	155
or proof of insurance coverage described in division (B) of this	156
section.	157
The fire marshal shall prescribe a form for applications for	158
licensure as a manufacturer of fireworks and make a copy of the	159
form available, upon request, to persons who seek that licensure.	160
(B) An applicant for licensure as a manufacturer of fireworks	161
shall submit with the application both all of the following:	162
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(1) A license fee of one two thousand five seven hundred	164
fifty dollars, which the fire marshal shall use to pay for	165
fireworks safety education, training programs, and inspections;	166
(2) An indemnity bond, with surety satisfactory to the fire	167
marshal, or a letter of credit or certificate of deposit, in such	168
amounts as may be determined by the fire marshal not in excess of	169

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fifty thousand dollars nor less than twenty thousand dollars,	170
conditioned for the payment of all final judgments that may be	171
rendered against the manufacturer on account of an explosion at	172
the fireworks plant, or proof of insurance coverage of at least	173
five hundred thousand dollars for liability arising from an	174
explosion at the fireworks plant Proof of comprehensive general	175
liability insurance coverage, specifically including fire and	176
smoke casualty on premises and products, in an amount not less	177
than one million dollars for each occurrence for bodily injury	178
liability and wrongful death liability at the fireworks plant. All	179
applicants shall submit evidence of comprehensive general	180
liability insurance coverage verified by the insurer and certified	181
as to its provision of the minimum coverage required under this	182
division.	183
(3) One complete set of the applicant's fingerprints and a	184
complete set of fingerprints of any individual holding, owning, or	185
controlling a five per cent or greater beneficial or equity	186
interest in the applicant for the license.	187
(C) A separate application for licensure as a manufacturer of	188
fireworks shall be submitted for each fireworks plant that a	189
person wishes to operate in this state.	190
(D) If an applicant intends to include the processing of	191
fireworks as any part of its proposed manufacturing of fireworks,	192
a statement indicating that intent shall be included in its	193
application for licensure.	194
Sec. 3743.03. (A) If a person submits an application for	195
licensure as a manufacturer of fireworks, together with the	196
license fee, fingerprints, and bond, letter of credit, certificate	197
of deposit, or proof of the insurance coverage, as required by	198
section 3743.02 of the Revised Code, the fire marshal shall review	199
the application and accompanying matter, request the criminal	200

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records check described in division (E) of this section, inspect the premises of the fireworks plant described in the application, and determine whether the applicant will be issued the license. In determining whether to issue the license, the fire marshal shall consider the results of the criminal records check and the inspection, and the information set forth in the application, and shall decide whether the applicant and the fireworks plant described in the application conform to sections 3743.02 to 3743.08 of the Revised Code and the rules adopted by the fire marshal pursuant to section 3743.05 of the Revised Code, and are in full compliance with Chapters 3781. and 3791. of the Revised Code, and any applicable building or zoning regulations.

- (B) The Subject to section 3743.70 of the Revised Code, the fire marshal shall issue a license pursuant to in accordance with Chapter 119. of the Revised Code to an applicant for licensure as a manufacturer of fireworks only if the applicant and the fireworks plant described in the application conform to sections 3743.02 to 3743.08 of the Revised Code and the rules adopted by the fire marshal pursuant to section 3743.05 of the Revised Code, only if the fireworks plant described in the application complies with the Ohio building code adopted under Chapter 3781. of the Revised Code, if that fireworks plant was constructed after May 30, 1986, and only if the fire marshal is satisfied that the application and accompanying matter are complete and in conformity with section 3743.02 of the Revised Code. The requirements of this chapter and of the rules adopted under this chapter as applicable to the structure of a building do not apply to a building in a fireworks plant if the building was inspected and approved by the department of industrial relations or by any building department certified pursuant to division (E) of section 3781.10 of the Revised Code prior to May 30, 1986.
 - (C) Each license issued pursuant to this section shall

date the applicant submits an initial application, the

superintendent also shall request that the federal bureau of

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296 require a licensed manufacturer also to submit documentation, 297 including, but not limited to, plans covering the proposed 298 construction, location, relocation, structural change or 299 renovation, or change in manufacturing of fireworks, if he the 300 fire marshal determines the documentation is necessary for 301 evaluation purposes in light of the proposed construction, 302 location, relocation, structural change or renovation, or change 303 in manufacturing of fireworks.

Upon receipt of the notification and additional documentation required by the fire marshal, the fire marshal shall inspect the premises of the fireworks plant to determine if the proposed construction, location, relocation, structural change or renovation, or change in manufacturing of fireworks conforms to sections 3743.02 to 3743.08 of the Revised Code and the rules adopted by the fire marshal pursuant to section 3743.05 of the Revised Code. The fire marshal shall issue a written authorization to the manufacturer for the construction, location, relocation, structural change or renovation, or change in manufacturing of fireworks if he the fire marshal determines, upon the inspection and a review of submitted documentation, that the construction, location, relocation, structural change or renovation, or change in manufacturing of fireworks conforms to those sections and rules. Upon authorizing a change in manufacturing of fireworks to include the processing of fireworks, the fire marshal shall make notations on the manufacturer's license and in the list of licensed manufacturers in accordance with section 3743.03 of the Revised Code.

On or before June 1, 1998, a licensed manufacturer shall install, in every licensed building in which fireworks are manufactured, stored, or displayed and to which the public has access, interlinked fire detection, smoke exhaust, and smoke evacuation systems that are approved by the superintendent of the

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division of industrial compliance, and shall comply with floor	328
plans showing occupancy load limits and internal circulation and	329
egress patterns that are approved by the fire marshal and	330
superintendent, and that are submitted under seal as required by	331
section 3791.04 of the Revised Code. Notwithstanding section	332
3743.59 of the Revised Code, the construction and safety	333
requirements established in this division are not subject to any	334
variance, waiver, or exclusion.	335

- (C) The license of a manufacturer of fireworks authorizes the manufacturer to engage only in the following activities:
- (1) The manufacturing of fireworks on the premises of the fireworks plant as described in the application for licensure or in the notification submitted under division (B) of this section, except that a licensed manufacturer shall not engage in the processing of fireworks unless authorized to do so by its license.
- (2) To possess for sale at wholesale and sell at wholesale the fireworks manufactured by the manufacturer, to persons who are licensed wholesalers of fireworks, to out-of-state residents in accordance with section 3743.44 of the Revised Code, to residents of this state in accordance with section 3743.45 of the Revised Code, or to persons located in another state provided the fireworks are shipped directly out of this state to them by the manufacturer. A person who is licensed as a manufacturer of fireworks on the effective date of this amendment may June 14, 1988, also may possess for sale and sell pursuant to division (C)(2) of this section fireworks other than those he the person manufactures. The possession for sale shall be on the premises of the fireworks plant described in the application for licensure or in the notification submitted under division (B) of this section, and the sale shall be from those premises the inside of a licensed building and from no other structure or device outside a licensed building. At no time shall a licensed manufacturer sell any class

of fireworks outside a licensed building.

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(3) Possess for sale at retail and sell at retail the fireworks manufactured by the manufacturer, other than Class C 1.4G fireworks as designated by the fire marshal in rules adopted pursuant to division (A) of section 3743.05 of the Revised Code, to licensed exhibitors in accordance with sections 3743.50 to 3743.55 of the Revised Code, and possess for sale at retail and sell at retail the fireworks manufactured by the manufacturer, including such Class C 1.4G fireworks, to out-of-state residents in accordance with section 3743.44 of the Revised Code, to residents of this state in accordance with section 3743.45 of the Revised Code, or to persons located in another state provided the fireworks are shipped directly out of this state to them by the manufacturer. A person who is licensed as a manufacturer of fireworks on the effective date of this amendment June 14, 1988, may also possess for sale and sell pursuant to division (C)(3) of this section fireworks other than those he the person manufactures. The possession for sale shall be on the premises of the fireworks plant described in the application for licensure or in the notification submitted under division (B) of this section, and the sale shall be from those premises the inside of a licensed building and from no other structure or device outside a licensed building. At no time shall a licensed manufacturer sell any class of fireworks outside a licensed building.

A licensed manufacturer of fireworks shall sell under division (C) of this section only fireworks that meet the standards set by the consumer product safety commission or by the American fireworks standard laboratories or that have received an EX number from the United States department of transportation.

(D) The license of a manufacturer of fireworks shall be protected under glass and posted in a conspicuous place on the premises of the fireworks plant. Except as otherwise provided in

not less than fifteen days' prior written notice to the fire

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of fireworks. The classes of fireworks established by the fire	455
marshal shall be substantially equivalent to those defined by the	456
United States department of transportation by regulation, except	457
that, if the fire marshal determines that a type of fireworks	458
designated as common fireworks by the United States department of	459
transportation meets the criteria of any class of fireworks, other	460
than $\frac{\text{Class C}}{\text{1.4G}}$ fireworks, as adopted by the fire marshal	461
pursuant to this section, the fire marshal may include the type of	462
fireworks in the other class instead of $\frac{\text{Class C}}{\text{Class C}}$.	463
(B) Appropriate standards for the manufacturing of types of	464
fireworks that are consistent with standards adopted by the United	465
States department of transportation and the consumer product	466
<pre>safety commission, including, but not limited to, the following:</pre>	467
(1) Permissible amounts of pyrotechnic or explosive	468
composition;	469
(2) Interior and exterior dimensions;	470
(3) Structural specifications.	471
(C) Cleanliness and orderliness in, the heating, lighting,	472
and use of stoves and flame-producing items in, smoking in, the	473
prevention of fire and explosion in, the availability of fire	474
extinguishers or other fire-fighting equipment and their use in,	475
and emergency procedures relative to the buildings and other	476
structures located on the premises of a fireworks plant.	477
(D) Appropriate uniforms to be worn by employees of	478
manufacturers in the course of the manufacturing, handling, and	479
storing of fireworks, and the use of protective clothing and	480
equipment by the employees.	481
(E) The manner in which fireworks are to be packed, packaged,	482
and stored.	483
Sec. 3743.06. In addition to conforming to the rules of the	484

of any intoxicating liquor, beer, or controlled substance.

- (F) A manufacturer shall conform to all building, safety, and zoning statutes, ordinances, rules, or other enactments that apply to the premises of its fireworks plant.
- (G) No building used in the manufacture, storage, or sale of fireworks shall be situated nearer than one thousand feet to any structure that is not located on the property of and that does not belong to the licensed fireworks manufacturer, or nearer than three hundred feet to any highway or railroad, or nearer than one hundred feet to any building used for the storage of explosives or fireworks, or nearer than fifty feet to any factory building. This division does not apply to factory buildings in fireworks plants that were erected on or before May 30, 1986, and that were legally being used for fireworks activities under authority of a valid license issued by the fire marshal as of December 1, 1990, pursuant to sections 3743.03 and 3743.04 of the Revised Code.
- (H) Each fireworks plant shall have at least one class 1 magazine that is approved by the bureau of alcohol, tobacco, and firearms of the United States department of the treasury and that is otherwise in conformity with federal law. This division does not apply to fireworks plants existing on or before August 3, 1931.
- (I) Awnings, tents, and canopies shall not be used as facilities for the sale or storage of fireworks. This division does not prohibit the use of an awning or canopy attached to a public access showroom for storing nonflammable shopping convenience items such as shopping carts or baskets or providing a shaded area for patrons waiting to enter the public sales area.
- (J) Fireworks may be stored in trailers if the trailers are properly enclosed, secured, and grounded and are separated from any structure to which the public is admitted by a distance that will, in the fire marshal's judgment, allow fire-fighting equipment to have full access to the structures on the licensed

officer is authorized by law, and be one of the following:

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require.	

- (2) In the case of a retail sale, the name and address of the purchaser; the destination to which the fireworks will be transported; if applicable, the number of the purchaser's exhibitor's license and the number and political subdivision designation of the purchaser's permit for a fireworks exhibition; the date of purchase; when the fireworks are shipped directly out of this state by a manufacturer to a purchaser, the manner in which the fireworks were shipped to the purchaser; and such other information as the fire marshal may require.
- (C) The seller shall require each purchaser described in division (B) of this section to complete a purchaser's form, which shall be furnished prescribed by the fire marshal and furnished by the seller. On this form the purchaser shall include the information described in division (B) of this section and the purchaser's signature. Each purchaser's form shall contain a statement printed in bold letters indicating that knowingly making a false statement on the form is falsification under section 2921.13 of the Revised Code and is a misdemeanor of the first degree. Each seller shall keep each purchaser's form for a period of three years after the date of the purchase, and such forms shall be open to inspection by the fire marshal or the fire marshal's designated authority.
- (D) A licensed manufacturer of fireworks shall keep its 633 wholesale sale and retail sale records in separate books. These 634 records and the inventory records shall be open to inspection by 635 the fire marshal or the fire marshal's designated authority. 636
- sec. 3743.08. (A) The fire marshal may inspect the premises 637
 of a fireworks plant, and the inventory, wholesale sale, and 638
 retail sale records, of a licensed manufacturer of fireworks 639
 during the manufacturer's period of licensure to determine whether 640

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the manufacturer is in compliance with sections 3743.02 to 3743.08	641
Chapter 3743. of the Revised Code and the rules adopted by the	642
fire marshal pursuant to section 3743.05 of the Revised Code.	643
(B) If the fire marshal determines during an inspection	644
conducted pursuant to division (A) of this section that a	645
manufacturer is not in compliance with sections 3743.02 to 3743.08	646
<u>Chapter 3743.</u> of the Revised Code or the rules adopted by the fire	647
marshal pursuant to section 3743.05 of the Revised Code, $\frac{1}{100}$	648
fire marshal may take one or more of the following actions,	649
whichever he the fire marshal considers appropriate under the	650
circumstances:	651
(1) Order, in writing, the manufacturer to eliminate,	652
correct, or otherwise remedy the nonconformities within a	653
specified period of time;	654
(2) Order, in writing, the manufacturer to immediately cease	655
its operations, if a fire or explosion hazard exists that	656
reasonably can be regarded as posing an imminent danger of death	657
or serious physical harm to persons. The order shall be effective	658
until the nonconformities are eliminated, corrected, or otherwise	659
remedied or for a period of seventy-two hours from the time of	660
issuance, whichever first occurs. During the seventy-two hour	661
period, the fire marshal may obtain from the court of common pleas	662
of Franklin county or of the county in which the fireworks plant	663
is located an injunction restraining the manufacturer from	664
continuing its operations after the seventy-two hour period	665
expires until the nonconformities are eliminated, corrected, or	666
otherwise remedied.	667
(3) Revoke or deny renewal of the license of the manufacturer	668
pursuant to in accordance with Chapter 119. of the Revised Code;	669
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(4) Take action as authorized by section 3743.68 of the	671
Revised Code.	672

(C) This section does not affect the authority conferred by

Chapters 3781. and 3791. of the Revised Code to conduct

inspections to determine conformity with those chapters or the

rules adopted pursuant to them.

(D) If the license of a manufacturer of fireworks is revoked

or renewal is denied pursuant to division (B)(3) of this section

or section 3743.70 of the Revised Code, the manufacturer shall

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The fire marshal shall remove from the list of licensed manufacturers the name of a manufacturer whose license has been revoked, and shall notify the law enforcement authorities for the political subdivision in which the manufacturer's fireworks plant is located, of the revocation or denial of renewal.

cease its operations immediately. The manufacturer may not reapply

for licensure as a manufacturer of fireworks until two years

expire from the date of revocation.

Sec. 3743.15. (A) Except as provided in division (C) of this section, any person who wishes to be a wholesaler of fireworks in this state shall submit to the fire marshal an application for licensure as a wholesaler of fireworks before the first day of December October of each year. The application shall be submitted prior to commencement of business operations, shall be on a form prescribed by the fire marshal, shall contain all information requested by the fire marshal, and shall be accompanied by the license fee, fingerprints, and bond, letter of credit, certificate of deposit, or proof of insurance coverage described in division (B) of this section.

The fire marshal shall prescribe a form for applications for licensure as a wholesaler of fireworks and make a copy of the form available, upon request, to persons who seek that licensure.

(B) An applicant for licensure as a wholesaler of fireworks 702 shall submit with the application both all of the following: 703

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- (1) A license fee of one two thousand five seven hundred fifty dollars, which the fire marshal shall use to pay for fireworks safety education, training programs, and inspections;
- (2) An indemnity bond, with surety satisfactory to the fire marshal, or a letter of credit or certificate of deposit, in such amounts as may be determined by the fire marshal not in excess of fifty thousand dollars nor less than twenty thousand dollars, conditioned for the payment of all final judgments that may be rendered against the wholesaler on account of an explosion at its business location, or proof of insurance coverage of at least five hundred thousand dollars for liability arising from an explosion at its business location Proof of comprehensive general liability insurance coverage, specifically including fire and smoke casualty on premises, in an amount not less than one million dollars for each occurrence for bodily injury liability and wrongful death liability at its business location. Proof of such insurance coverage shall be submitted together with proof of coverage for products liability on all inventory located at the business location. All applicants shall submit evidence of comprehensive general liability insurance coverage verified by the insurer and certified as to its provision of the minimum coverage required under this division.
- (3) One complete set of the applicant's fingerprints and a complete set of fingerprints of any individual holding, owning, or controlling a five per cent or greater beneficial or equity interest in the applicant for the license.
- (C) A licensed manufacturer of fireworks is not required to apply for and obtain a wholesaler of fireworks license in order to engage in the wholesale sale of fireworks as authorized by division (C)(2) of section 3743.04 of the Revised Code. A business which is not a licensed manufacturer of fireworks may engage in the wholesale and retail sale of fireworks in the same manner as a

licensed manufacturer of fireworks is authorized to do under this chapter without the necessity of applying for and obtaining a license pursuant to this section, but only if the business sells the fireworks on the premises of a fireworks plant covered by a license issued under section 3743.03 of the Revised Code and the holder of that license owns at least a majority interest in that business. However, if a licensed manufacturer of fireworks wishes to engage in the wholesale sale of fireworks in this state at a location other than the premises of the fireworks plant described in its application for licensure as a manufacturer or in a notification submitted under division (B) of section 3743.04 of the Revised Code, the manufacturer shall first apply for and obtain a wholesaler of fireworks license before engaging in wholesale sales of fireworks at the other location.

(D) A separate application for licensure as a wholesaler of fireworks shall be submitted for each location at which a person wishes to engage in wholesale sales of fireworks.

Sec. 3743.16. (A) If a person submits an application for licensure as a wholesaler of fireworks, together with the license fee, fingerprints, and bond, letter of credit, certificate of deposit, or proof of the insurance coverage, as required by section 3743.15 of the Revised Code, the fire marshal shall review the application and accompanying matter, request the criminal records check described in division (D) of this section, inspect the premises on which the fireworks would be sold, and determine whether the applicant will be issued the license. In determining whether to issue the license, the fire marshal shall consider the results of the criminal records check and the inspection, and the information set forth in the application, and shall decide whether the applicant and the premises on which the fireworks will be sold conform to sections 3743.15 to 3743.21 of the Revised Code and the rules adopted by the fire marshal pursuant to section 3743.18 of

fire marshal shall forward to the superintendent of the bureau of

criminal identification and investigation a request that the

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section 3743.45 of the Revised Code, or to persons located in

another state provided the fireworks are shipped directly out of

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this state to them by the wholesaler. The possession for sale
shall be at the location described in the application for
licensure or in the notification submitted under division (B) of
this section, and the sale shall be from that location the inside
of a licensed building and from no structure or device outside a
licensed building. At no time shall a licensed wholesaler sell any
class of fireworks outside a licensed building.

(2) Possess for sale at retail and sell at retail fireworks, other than Class C 1.4G fireworks as designated by the fire marshal in rules adopted pursuant to division (A) of section 3743.05 of the Revised Code, to licensed exhibitors in accordance with sections 3743.50 to 3743.55 of the Revised Code, and possess for sale at retail and sell at retail fireworks, including such Class C 1.4G fireworks, to out-of-state residents in accordance with section 3743.44 of the Revised Code, to residents of this state in accordance with section 3743.45 of the Revised Code, or to persons located in another state provided the fireworks are shipped directly out of this state to them by the wholesaler. The possession for sale shall be at the location described in the application for licensure or in the notification submitted under division (B) of this section, and the sale shall be from that location the inside of the licensed building and from no other structure or device outside this licensed building. At no time shall a licensed wholesaler sell any class of fireworks outside a licensed building.

A licensed wholesaler of fireworks shall sell under division

(C) of this section only fireworks that meet the standards set by

the consumer product safety commission or by the American

fireworks standard laboratories or that have received an EX number

from the United States department of transportation.

(D)(1) The license of a wholesaler of fireworks shall be protected under glass and posted in a conspicuous place at the

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location described in the application for licensure or in the	896
notification submitted under division (B) of this section. Except	897
as otherwise provided in this division, the license is not	898
transferable or assignable. A license may be transferred to	899
another person for the same location for which the license was	900
issued if the assets of the wholesaler are transferred to that	901
person by inheritance or by a sale approved by the fire marshal.	902
The license is subject to revocation in accordance with section	903
3743.21 of the Revised Code.	904
(2) Upon application by a licensed wholesaler of fireworks, a	905
wholesaler license may be transferred from one geographic location	906
to another within the same municipal corporation or within the	907
unincorporated area of the same township, but only if all of the	908
following apply:	909
(a) The identity of the holder of the license remains the	910
same in the new location.	911
(b) The former location is closed prior to the opening of the	912
new location and no fireworks business of any kind is conducted at	913
the former location after the transfer of the license.	914
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(c) The new location has received a local certificate of	916
zoning compliance and a local certificate of occupancy, and	917
otherwise is in compliance with all local building regulations.	918
(d) The transfer of the license is requested by the licensee	919
because the existing facility poses an immediate hazard to the	920
public.	921
(e) Any building at the new location is situated no closer	922
than one thousand feet to any property line or structure that does	923
not belong to the licensee requesting the transfer, no closer than	924
three hundred feet to any highway or railroad, no closer than one	925
hundred feet to any building used for the storage of explosives or	926

after attending the program, shall conduct in-service training for

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other employees of the licensed wholesaler regarding the	958
information obtained in the program. A licensed wholesaler shall	959
provide the fire marshal with notice of the date, time, and place	960
of all in-service training not less than thirty days prior to an	961
in-service training event.	962
(G) A licensed wholesaler shall maintain comprehensive	963
general liability insurance coverage in the amount and type	964
specified under division (B)(2) of section 3743.15 of the Revised	965
Code at all times. Each policy of insurance required under this	966
division shall contain a provision requiring the insurer to give	967
not less than fifteen days' prior written notice to the fire	968
marshal before termination, lapse, or cancellation of the policy,	969
or any change in the policy that reduces the coverage below the	970
minimum required under this division. Prior to canceling or	971
reducing the amount of coverage of any comprehensive general	972
liability insurance coverage required under this division, a	973
licensed wholesaler shall secure supplemental insurance in an	974
amount and type that satisfies the requirements of this division	975
so that no lapse in coverage occurs at any time. A licensed	976
wholesaler who secures supplemental insurance shall file evidence	977
of the supplemental insurance with the fire marshal prior to	978
canceling or reducing the amount of coverage of any comprehensive	979
general liability insurance coverage required under this division.	980
Sec. 3743.18. The fire marshal shall adopt rules pursuant to	981
Chapter 119. of the Revised Code governing the storage of	982
fireworks by and the business operations of licensed wholesalers	983
of fireworks. These rules shall be designed to promote the safety	984
and security of employees of wholesalers, members of the public,	985
and the premises upon which fireworks are sold.	986
The rules shall be consistent with sections 3743.15 to	987
3743.21 of the Revised Code, shall be limited substantially	988
equivalent to the most recent versions of chapters 1123, 1124, and	989

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1126 of the most recent national fire protection association	990
standards, and shall apply to, but not be limited to, the	991
following subject matters:	992
(A) Cleanliness and orderliness in, the heating, lighting,	993
and use of stoves and flame-producing items in, smoking in, the	994
prevention of fire and explosion in, the availability of fire	995
extinguishers or other fire-fighting equipment and their use in,	996
and emergency procedures relative to the buildings and other	997
structures on a wholesaler's premises.	998
(B) Appropriate uniforms to be worn by employees of	999
wholesalers in the course of handling and storing of fireworks,	1000
and the use of protective clothing and equipment by the employees.	1001
(C) The manner in which fireworks are to be stored.	1002
Sec. 3743.19. In addition to conforming to the rules of the	1003
fire marshal adopted pursuant to section 3743.18 of the Revised	1004
Code, licensed wholesalers of fireworks shall conduct their	1005
business operations in accordance with the following:	1006
(A) A wholesaler shall conduct its business operations from	1007
the location described in its application for licensure or in a	1008
notification submitted under division (B) of section 3743.17 of	1009
the Revised Code.	1010
(B) Signs indicating that smoking is generally forbidden and	1011
trespassing is prohibited on the premises of a wholesaler shall be	1012
posted on the premises as determined by the fire marshal.	1013
(C) Reasonable precautions shall be taken to protect the	1014
premises of a wholesaler from trespass, loss, theft, or	1015
destruction.	1016
(D) Smoking or the carrying of lighted pipes, cigarettes, or	1017
cigars, matches, lighters, other flame-producing items, or open	1018
flame on, or the carrying of a concealed source of ignition into,	1019

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the premises of a wholesaler is prohibited, except that a	1020
wholesaler may permit smoking in specified lunchrooms or restrooms	1021
in buildings or other structures in which no <u>sales</u> , handling, or	1022
storage of fireworks takes place. "NO SMOKING" signs shall be	1023
posted on the premises as required by the fire marshal.	1024
(E) Fire and explosion prevention and other reasonable safety	1025
measures and precautions shall be implemented by a wholesaler.	1026
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(F) Persons shall not be permitted to have in their	1028
possession or under their control, while they are on the premises	1029
of a wholesaler, any intoxicating liquor, beer, or controlled	1030
substance, and they shall not be permitted to enter or remain on	1031
the premises if they are found to be under the influence of any	1032
intoxicating liquor, beer, or controlled substance.	1033
(G) A wholesaler shall conform to all building, safety, and	1034
zoning statutes, ordinances, rules, or other enactments that apply	1035
to its premises.	1036
(H) No building used in the storage or sale of fireworks	1037
shall be situated nearer than one thousand feet to any structure	1038
that is not located on the property of and that does not belong to	1039
the licensed fireworks wholesaler, nearer than three hundred feet	1040
to any highway or railroad, or nearer than one hundred feet to any	1041
building used for the storage of explosives or fireworks. This	1042
division does not apply to buildings that were erected on or	1043
before May 30, 1986, and that were legally being used for	1044
fireworks activities under authority of a valid license issued by	1045
the fire marshal as of December 1, 1990, pursuant to sections	1046
3743.16 and 3743.17 of the Revised Code.	1047
(I) Each building used in the storage or sale of fireworks	1048
shall be kept open to the public for at least four hours each day	1049
between the hours of eight a.m. and five p.m., five days of each	1050
week, every week of the year. Upon application from a licensed	1051

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or fire prevention officer regarding the nature of the maintenance	1084
or repair and the time when it will be performed.	1085
(M) If any fireworks item is removed from its original	1086
package or is manufactured with any fuse other than a fuse	1087
approved by the consumer product safety commission, then the item	1088
shall be covered completely by repackaging or bagging or it shall	1089
otherwise be covered so as to prevent ignition prior to sale.	1090
(N) A safety officer shall be present during regular business	1091
hours at a building open to the public during the period	1092
commencing fourteen days before, and ending two days after, each	1093
fourth day of July. The officer shall be highly visible, enforce	1094
this chapter and any applicable building codes to the extent the	1095
officer is authorized by law, and be one of the following:	1096
(1) A deputy sheriff;	1097
(2) A law enforcement officer of a municipal corporation,	1098
township, or township or joint township police district;	1099
(3) A private uniformed security guard registered under	1100
section 4749.06 of the Revised Code.	1101
(O) All doors of all buildings on the licensed premises shall	1102
swing outward.	1103
(P) All wholesale and commercial sales of fireworks shall be	1104
packaged, shipped, placarded, and transported in accordance with	1105
United States department of transportation regulations applicable	1106
to the transportation, and the offering for transportation, of	1107
hazardous materials. For purposes of this division, "wholesale and	1108
commercial sales" includes all sales for resale and any nonretail	1109
sale made in furtherance of a commercial enterprise. For purposes	1110
of enforcement of these regulations under section 4905.83 of the	1111
Revised Code, any sales transaction exceeding one thousand pounds	1112
shall be rebuttably presumed to be a wholesale or commercial sale.	1113
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Sec. 3743.20. (A) Licensed wholesalers of fireworks shall 1115 keep complete records of all fireworks in their inventory. 1116 (B) Licensed wholesalers of fireworks shall keep the 1117 following records with respect to fireworks sold at wholesale or 1118 retail for a period of three years after the date of their sale: 1119 (1) In the case of a wholesale sale, the name and address of 1120 the purchaser; the destination to which the fireworks will be 1121 transported; if applicable, the number of the purchaser's 1122 wholesale license; the date of the purchase; when the fireworks 1123 are to be shipped directly out of this state by a wholesaler to a 1124 purchaser, the manner in which the fireworks were shipped to the 1125 purchaser; and such other information as the fire marshal may 1126 require; 1127 (2) In the case of a retail sale, the name and address of the 1128 purchaser; the destination to which the fireworks will be 1129 transported; if applicable, the number of the purchaser's 1130 exhibitor's license and the number and political subdivision 1131 designation of the purchaser's permit for a fireworks exhibition; 1132 the date of purchase; when the fireworks are shipped directly out 1133 of this state by a wholesaler to a purchaser, the manner in which 1134 the fireworks were shipped to the purchaser; and such other 1135 information as the fire marshal may require. 1136 (C) The seller shall require each purchaser described in 1137 division (B) of this section to complete a purchaser's form, which 1138 shall be furnished prescribed by the fire marshal and furnished by 1139 the seller. On this form the purchaser shall include the 1140 information described in division (B) of this section and the 1141 purchaser's signature. Each purchaser's form shall contain a 1142 statement printed in bold letters indicating that knowingly making 1143

a false statement on the form is falsification under section

2921.13 of the Revised Code and is a misdemeanor of the first

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degree. Each seller shall keep each purchaser's form for a period	1146
of three years after the date of the purchase, and such forms	1147
shall be open to inspection by the fire marshal or the fire	1148
marshal's designated authority.	1149
(D) A licensed wholesaler of fireworks shall keep its	1150
wholesale sale and retail sale records in separate books. These	1151
records and the inventory records shall be open to inspection by	1152
the fire marshal or the fire marshal's designated authority.	1153
Sec. 3743.21. (A) The fire marshal may inspect the premises,	1154
and the inventory, wholesale sale, and retail sale records, of a	1155
licensed wholesaler of fireworks during the wholesaler's period of	1156
licensure to determine whether the wholesaler is in compliance	1157
with sections 3743.15 to 3743.21 Chapter 3743. of the Revised Code	1158
and the rules adopted by the fire marshal pursuant to section	1159
3743.18 of the Revised Code.	1160
(B) If the fire marshal determines during an inspection	1161
conducted pursuant to division (A) of this section that a	1162
wholesaler is not in compliance with sections 3743.15 to 3743.21	1163
<u>Chapter 3743.</u> of the Revised Code or the rules adopted by the fire	1164
marshal pursuant to section 3743.18 of the Revised Code, $\frac{1}{100}$	1165
fire marshal may take one or more of the following actions,	1166
whichever he the fire marshal considers appropriate under the	1167
circumstances:	1168
(1) Order, in writing, the wholesaler to eliminate, correct,	1169
or otherwise remedy the nonconformities within a specified period	1170
of time;	1171
(2) Order, in writing, the wholesaler to immediately cease	1172
its operations, if a fire or explosion hazard exists that	1173
reasonably can be regarded as posing an imminent danger of death	1174
or serious physical harm to persons. The order shall be effective	1175
until the nonconformities are eliminated, corrected, or otherwise	1176

exhibitor shall bring fireworks showroom structures, to which the	1207
public may have any access and in which employees are required to	1208
work, on all licensed premises, into compliance with the following	1209
<pre>safety requirements:</pre>	1210
(1) A fireworks showroom that is constructed or upon which	1211
expansion is undertaken on and after the effective date of this	1212
section, shall be equipped with interlinked fire detection, fire	1213
suppression, smoke exhaust, and smoke evacuation systems that are	1214
approved by the superintendent of the division of industrial	1215
compliance in the department of commerce.	1216
(2) A fireworks showroom that first begins to operate on or	1217
after the effective date of this section and to which the public	1218
has access for retail purposes shall not exceed five thousand	1219
square feet in floor area.	1220
(3) A fireworks showroom structure that exists on the	1221
effective date of this section but that, on or after the effective	1222
date of this section, is altered or added to in a manner requiring	1223
the submission of plans, drawings, specifications, or data	1224
pursuant to section 3791.04 of the Revised Code, shall comply with	1225
a graphic floor plan layout that is approved by the fire marshal	1226
and superintendent of the division of industrial compliance	1227
showing width of aisles, parallel arrangement of aisles to exits,	1228
number of exits per wall, maximum occupancy load, evacuation plan	1229
for occupants, height of storage or display of merchandise, and	1230
other information as may be required by the fire marshal and	1231
superintendent.	1232
(4)(a) Except as provided in division (A)(4)(b) of this	1233
section, a fireworks showroom structure that exists on the	1234
effective date of this section shall be retrofitted on or before	1235
June 1, 1998, with interlinked fire detection, smoke exhaust, and	1236
smoke evacuation systems that are approved by the superintendent	1237

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of the division of industrial compliance.	1238
(b) If meeting the retrofitting requirements set forth in	1239
division (A)(4)(a) of this section would constitute an extreme	1240
financial hardship that would force a licensee to terminate	1241
business operations, the licensee shall conduct sales only on the	1242
basis of de-fused representative samples in closed and covered	1243
displays within the fireworks showroom.	1244
(5) A fireworks showroom structure that exists on the	1245
effective date of this section shall be in compliance on or before	1246
June 1, 1998, with floor plans showing occupancy load limits and	1247
internal circulation and egress patterns that are approved by the	1248
fire marshal and superintendent of industrial compliance, and that	1249
are submitted under seal as required by section 3791.04 of the	1250
Revised Code.	1251
(B) The safety requirements established in division (A) of	1252
this section are not subject to any variance, waiver, or exclusion	1253
pursuant to this chapter or any applicable building code.	1254
Sec. 3743.40. (A) Any person who resides in another state and	1255
who intends to ship fireworks into this state shall submit to the	1256
fire marshal an application for a shipping permit. As used in this	1257
section, "fireworks" includes only class B 1.3G and class C 1.4G	1258
fireworks. The application shall be submitted prior to shipping	1259
fireworks into this state, shall be on a form prescribed by the	1260
fire marshal, shall contain the information required by division	1261
(B) of this section and all information requested by the fire	1262
marshal, and shall be accompanied by the fee and the documentation	1263
described in division (C) of this section.	1264
The fire marshal shall prescribe a form for applications for	1265
shipping permits and make a copy of the form available, upon	1266
request, to persons who seek such a permit.	1267
(B) In an application for a shipping permit, the applicant	1268

shall specify the types of fireworks to be shipped into this

state. 1269

(C) An application for a shipping permit shall be accompanied 1271 by a fee of one two thousand five seven hundred fifty dollars. 1272

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An application for a shipping permit shall be accompanied by 1274 a certified copy of the applicant's license or permit issued in 1275 his the applicant's state of residence and authorizing him the 1276 applicant to engage in the manufacture, wholesale sale, or 1277 transportation of fireworks in that state, if that state issues 1278 such a license or permit, and by a statement by the applicant that 1279 he the applicant understands and will abide by rules adopted by 1280 the fire marshal pursuant to section 3743.58 of the Revised Code 1281 for transporting fireworks. 1282

(D) Except as otherwise provided in this division, and 1283 subject to section 3743.70 of the Revised Code, the fire marshal 1284 shall issue a shipping permit to an applicant only if the fire 1285 marshal determines that the applicant is a resident of another 1286 state and is the holder of a license or permit issued by that 1287 state authorizing it to engage in the manufacture, wholesale sale, 1288 or transportation of fireworks in that state, and the fire marshal 1289 is satisfied that the application and documentation are complete 1290 and in conformity with this section and that the applicant will 1291 transport fireworks into this state in accordance with rules 1292 adopted by the fire marshal pursuant to section 3743.58 of the 1293 Revised Code. The fire marshal shall issue a shipping permit to an 1294 applicant if the applicant meets all of the requirements of this 1295 section for the issuance of a shipping permit except that the 1296 applicant does not hold a license or permit issued by the state of 1297 residence authorizing the applicant to engage in the manufacture, 1298 wholesale sale, or transportation of fireworks in that state 1299 because that state does not issue such a license or permit. 1300

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(E) Each permit issued pursuant to this section shall contain	1301
a distinct number assigned to the particular permit holder, and	1302
contain the information described in division (B) of this section.	1303
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The fire marshal shall maintain a list of all persons issued	1305
shipping permits. In this list next to each person's name, the	1306
fire marshal shall insert the date upon which the permit was	1307
issued and the information described in division (B) of this	1308
section.	1309
(F) A shipping permit is valid for one year from the date of	1310
issuance by the fire marshal and only if the permit holder ships	1311
the fireworks directly into this state to the holder of a license	1312
issued under section 3743.03 or 3743.16 of the Revised Code. The	1313
permit authorizes the permit holder to ship fireworks directly to	1314
the holder of a license issued under section 3743.03 or 3743.16 of	1315
the Revised Code, and to possess the fireworks in this state while	1316
the permit holder is in the course of shipping them directly into	1317
this state.	1318
The holder of a shipping permit shall have the permit in his	1319
the holder's possession in this state at all times while in the	1320
course of shipping the fireworks directly into this state. A	1321
shipping permit is not transferable or assignable.	1322
Sec. 3743.44. (A) Any person who resides in another state and	1323
who intends to obtain possession in this state of fireworks	1324
purchased in this state shall obtain possession of the fireworks	1325
only from a licensed manufacturer or licensed wholesaler and only	1326
possess the fireworks in this state while in the course of	1327

directly transporting them out of this state. No licensed

manufacturer or licensed wholesaler shall sell Class B 1.3G

fireworks to a person who resides in another state unless that

person has been issued a license or permit in the state of the

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person's residence that authorizes the person to engage in the 1332 manufacture, wholesale sale, or retail sale of Class B 1.3G 1333 fireworks or that authorizes the person to conduct Class B 1.3G 1334 fireworks exhibitions in that state and that person presents a 1335 certified copy of the license. No licensed manufacturer or 1336 licensed wholesaler shall sell fireworks to a person who resides 1337 in another state unless that person has been issued a license or 1338 permit in the state of the person's residence that authorizes the 1339 person to engage in the manufacture, wholesale sale, or retail 1340 sale of fireworks in that state or that authorizes the person to 1341 conduct fireworks exhibitions in that state and that person 1342 presents a certified copy of the license, or, if that person does 1343 not possess a license or permit of that nature, only if the person 1344 presents a current valid motor vehicle operator's license issued 1345 to the person in the person's state of residence, or, if that 1346 person does not possess a motor vehicle operator's license issued 1347 in that state, an identification card issued to the person by a 1348 governmental agency in the person's state of residence indicating 1349 that the person is a resident of that state. If a person who is 1350 required to present a motor vehicle operator's license or other 1351 identification card intends to transport the fireworks purchased 1352 directly out of this state by a motor vehicle and the person will 1353 not also be the operator of that motor vehicle while so 1354 transporting the fireworks, the operator of the motor vehicle also 1355 shall present the operator's motor vehicle operator's license. 1356

(B) A licensed manufacturer or licensed wholesaler selling 1357 fireworks under this section shall require the purchaser to 1358 complete a purchaser's form. The state fire marshal shall 1359 prescribe the form, and the licensed manufacturer or licensed 1360 wholesaler shall furnish the form. On this form the purchaser 1361 shall include the purchaser's name and address; the date of the 1362 purchase; the destination to which the fireworks will be 1363 transported; the number of the purchaser's license or permit 1364

(C) Each license issued pursuant to this section shall

contain a distinct number assigned to the particular exhibitor.

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exhibitor's name, and shall notify fire chiefs, fire prevention

	_						_			1490
officers,	and	police	chiefs	in	this	state	ΟÍ	the	revocation.	

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(C) Each licensed exhibitor of fireworks or a designee of the 1491 exhibitor, whose identity is provided to the fire marshal by the 1492 exhibitor, shall attend a continuing education program consisting 1493 of not less than six hours of instruction once every three years. 1494 The fire marshal shall develop the program and the fire marshal or 1495 a person or public agency approved by the fire marshal shall 1496 conduct it. A licensed exhibitor or the exhibitor's designee who 1497 attends a program as required under this division, within one year 1498 after attending the program, and on an annual basis during the 1499 following two years, shall conduct in-service training for other 1500 employees of the licensee regarding the information obtained in 1501 the program. A licensed exhibitor shall provide the fire marshal 1502 with certified proof of full compliance with all applicable annual 1503 training requirements of the United States department of 1504 transportation and of the occupational safety and health 1505 administration. A licensed exhibitor shall provide the fire 1506 marshal with notice of the date, time, and place of all in-service 1507 training not less than thirty days prior to an in-service training 1508 event. An individual exhibitor who has no employees shall not 1509 fulfill continuing education requirements through a designee. 1510

Sec. 3743.53. (A) The fire marshal shall adopt rules pursuant 1511 to in accordance with Chapter 119. of the Revised Code that 1512 establish qualifications that all applicants for licensure as an 1513 exhibitor of fireworks shall satisfy. These rules shall be 1514 designed to provide a reasonable degree of assurance that 1515 individuals conducting public fireworks exhibitions in this state 1516 are proficient in handling and discharging fireworks, are capable 1517 of handling the responsibilities associated with exhibitions as 1518 prescribed by rule of the fire marshal pursuant to division (B) of 1519 this section or as prescribed by sections 3743.50 to 3743.55 of 1520 the Revised Code, and will conduct fireworks exhibitions in a 1521

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manner that emphasizes the safety and security of the public. The	152
rules shall be consistent with sections 3743.50 to 3743.55 of the	152
Revised Code and may include, in addition to other requirements	152
prescribed by the fire marshal, a requirement that the applicant	152
for licensure successfully complete a written examination or	152
otherwise successfully demonstrate its proficiency in the handling	152
and discharging of fireworks in a safe manner and its ability to	152
handle the responsibilities associated with exhibitions.	152

(B) The fire marshal shall adopt rules pursuant to in 1530 accordance with Chapter 119. of the Revised Code that govern the 1531 nature and conduct of public fireworks exhibitions by licensed 1532 exhibitors of fireworks. These rules shall be designed to promote 1533 the safety and security of persons viewing a fireworks exhibition, 1534 to promote the safety of persons who, although not viewing an 1535 exhibition, could be affected by fireworks used at it, and to 1536 promote the safety and security of exhibitors and their 1537 assistants. 1538

The rules shall be consistent with sections 3743.50 to 1539
3743.55 of the Revised Code, be limited substantially equivalent 1540
to the most recent versions of chapters 1123, 1124, and 1126 of 1541
the most recent national fire protection association standards, 1542
and apply to, but not be limited to, the following subject 1543
matters: 1544

- (1) The construction of shells used in a fireworks 1545 exhibition; 1546
- (2) The storage and supervision of fireworks pending their
 use in, and during the course of, a fireworks exhibition, and
 1548
 inspections by exhibitors of fireworks to be used in an exhibition
 prior to their use. These rules shall regulate, among other
 1550
 relevant matters, the storage of fireworks in manners that will
 1551
 effectively eliminate or reduce the likelihood of the fireworks
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 becoming wet or being exposed to flame, and appropriate distances
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between storage sites and the sites at which fireworks will be	1554
discharged.	1555
(3) The installation and nature of mortars used in a	1556
fireworks exhibition, and inspections by exhibitors of mortars	1557
prior to their use;	1558
(4) Minimum distances between storage sites, discharge sites,	1559
spectator viewing sites, parking areas, and potential landing	1560
areas of fireworks, and minimum distances between discharge sites,	1561
potential landing areas, and residential or other types of	1562
buildings or structures;	1563
(5) The nature of discharge sites and potential landing	1564
sites;	1565
(6) Fire protection, the use and location of monitors for	1566
crowd control, the use of fences and rope barriers for crowd	1567
control, illumination, smoking and the use of open flame, and	1568
posting of warning signs concerning smoking or the use of open	1569
flame in connection with fireworks exhibitions. These rules may	1570
provide some authority to local officials in determining adequate	1571
fire protection, and numbers and locations of monitors.	1572
(7) Procedures to be followed in the discharging of	1573
fireworks;	1574
(8) Weather and crowd-related conditions under which	1575
fireworks may and may not be discharged, including circumstances	1576
under which exhibitions should be postponed;	1577
(9) Inspections of premises following a fireworks exhibition	1578
for purposes of locating and disposing of defective or unexploded	1579
fireworks. Inspections shall be required immediately following an	1580
exhibition, and, if an exhibition is conducted at night, also at	1581
sunrise the following morning.	1582
(C) All mortars used in a fireworks exhibition that are	1583

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greater than or equal to eight inches in diameter shall be	1584
equipped with electronic ignition equipment in accordance with	1585
chapter 1123 of the most recent edition of the national fire	1586
protection association standards.	1587
(D) Only persons who are employees of licensed exhibitors of	1588
fireworks and who are registered with the fire marshal under	1589
section 3743.56 of the Revised Code shall be permitted within the	1590
discharge perimeter of an exhibition.	1591
Sec. 3743.54. (A) A licensed exhibitor of fireworks may	1592
acquire fireworks for use at a public fireworks exhibition only	1593
from a licensed manufacturer of fireworks or licensed wholesaler	1594
of fireworks, and only in accordance with the procedures specified	1595
in this section and section 3743.55 of the Revised Code. A	1596
licensed exhibitor shall not acquire, for any purpose, Class C	1597
1.4G fireworks as designated by the fire marshal in rules adopted	1598
pursuant to division (A) of section 3743.05 of the Revised Code.	1599
(B)(1) A licensed exhibitor of fireworks who wishes to	1600
conduct a public fireworks exhibition shall apply for approval to	1601
conduct the exhibition to whichever of the following persons is	1602
appropriate under the circumstances:	1603
(a) Unless division (B)(1)(c) or (d) of this section applies,	1604
if the exhibition will take place in a municipal corporation, the	1605
approval shall be obtained from the fire chief and the police	1606
chief of the particular municipal corporation;	1607
(b) Unless division (B)(1)(c) or (d) of this section applies,	1608
if the exhibition will take place in an unincorporated area, the	1609
approval shall be obtained from the fire chief of the particular	1610
township or township fire district and the police chief of the	1611
particular township or township police district;	1612
(c) If fire protection services for the premises on which the	1613
exhibition will take place are provided in accordance with a	1614

- 1615 contract between political subdivisions, the approval shall be 1616 obtained from the fire chief of the political subdivision 1617 providing the fire protection services and the police chief of the 1618 political subdivision in which the premises on which the 1619 exhibition will take place are located. If police services for the 1620 premises on which the exhibition will take place are provided in 1621 accordance with a contract between political subdivisions, the 1622 approval shall be obtained from the police chief of the political 1623 subdivision providing the police services and the fire chief of 1624 the political subdivision in which the premises on which the 1625 exhibition will take place are located. If both fire and police 1626 protection services for the premises on which the exhibition will 1627 take place are provided in accordance with a contract between 1628 political subdivisions, the approval shall be obtained from the 1629 fire chief and police chief of the political subdivisions 1630 providing the police and fire protection services;
- (d) If there is no municipal corporation, township, or 1631 township fire district fire department, no municipal corporation, 1632 township, or township police district police department, and no 1633 contract for police or fire protection services between political 1634 subdivisions covering the premises on which the exhibition will 1635 take place, the approval shall be obtained from the fire 1636 prevention officer and law enforcement officer having jurisdiction 1637 over the premises. 1638
- (2) The approval required by division (B)(1) of this section 1639 shall be evidenced by the fire chief or fire prevention officer 1640 and the police chief signing a permit for the exhibition. The fire 1641 marshal shall prescribe the form of exhibition permits and 1642 distribute copies of the form to fire chiefs, fire prevention 1643 officers, and police chiefs in this state. Any exhibitor of 1644 fireworks who wishes to conduct a public fireworks exhibition may 1645 obtain a copy of the form from the fire marshal or, if it is 1646

that may be rendered against the exhibitor on account of injury,

death, or loss to persons or property emanating from the fireworks

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exhibition, or proof of insurance coverage of at least one hundred 1679 thousand million dollars for liability arising from injury, death, 1680 or loss to persons or property emanating from the fireworks 1681 exhibition. The legislative authority of a political subdivision 1682 in which a public fireworks exhibition will take place may require 1683 the exhibitor to provide an indemnity bond or proof of insurance 1684 coverage in amounts greater than those required by this division. 1685 Fire chiefs or fire prevention officers and police chiefs shall 1686 not issue a permit until the exhibitor provides the bond or proof 1687 of the insurance coverage required by this division or by the 1688 political subdivision in which the fireworks exhibition will take 1689 place. 1690

- (E)(1) Each permit for a fireworks exhibition issued by a 1691 fire chief or fire prevention officer and the police chief shall 1692 contain a distinct number, together with a designation of 1693 designate the municipal corporation, township, or township fire or 1694 police district of the fire chief or fire prevention officer and 1695 the police chief, and identify the certified fire safety 1696 inspector, fire chief, or fire prevention officer who will be 1697 present before, during, and after the exhibition, where 1698 appropriate. A copy of each permit issued shall be forwarded by 1699 the fire chief or fire prevention officer and the police chief 1700 issuing it to the fire marshal, who shall keep a record of the 1701 permits he receives received. A permit is not transferable or 1702 assignable. 1703
- (2) Each fire chief, fire prevention officer, and police chief shall keep a record of issued permits for fireworks exhibitions. In this list, the fire chief, fire prevention officer, or police chief shall list the name of the exhibitor, his the exhibitor's license number, the premises on which the exhibition will be conducted, the date and time of the exhibition, and the number and political subdivision designation of the permit

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issued to the exhibitor for the exhibition.	1711
(F) The governing authority having jurisdiction in the	1712
location where an exhibition is to take place shall require that a	1713
certified fire safety inspector, fire chief, or fire prevention	1714
officer be present before, during, and after the exhibition, and	1715
shall require the certified fire safety inspector, fire chief, or	1716
fire prevention officer to inspect the premises where the	1717
exhibition is to take place and determine whether the exhibition	1718
is in compliance with this chapter.	1719
Sec. 3743.56. Each fireworks exhibitor licensed under section	1720
3743.51 of the Revised Code shall register with the fire marshal	1721
all employees who assist the licensed exhibitor in conducting	1722
fireworks exhibitions. The fire marshal shall maintain a record of	1723
each licensed exhibitor and registered employee and make it	1724
available, upon request, to any law enforcement agency. The fire	1725
marshal shall adopt rules that establish appropriate fees for the	1726
registration of employees of a licensed exhibitor. A licensed	1727
exhibitor shall file an application to register a new employee not	1728
later than seven days after the date on which the employee is	1729
hired.	1730
Sec. 3743.58. The fire marshal shall adopt rules governing	1731
the transportation of fireworks on the highways of this state.	1732
These rules shall be substantially equivalent to regulations of	1733
the United States department of transportation governing the	1734
transportation of fireworks, and to the fireworks transportation	1735
provisions of the most recent versions of chapters 1123, 1124, and	1736
1126 of the most recent national fire protection association	1737
standards. Fireworks shall be transported on the highways of this	1738
state only in accordance with such rules. Such rules shall not	1739
require that shipments of fireworks required by this Chapter to be	1740
made directly out of state be made solely by common carriers	1741

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licensed by the federal government. No requirements of this	1742
Chapter that fireworks be shipped or transported directly out of	1743
this state require that these shipments be made personally by the	1744
seller or solely by common carriers licensed by the federal	1745
government.	1746
Sec. 3743.59. (A) Upon application by an affected party, the	1747
state fire marshal may grant variances from the requirements of	1748
this chapter or from the requirements of rules adopted pursuant to	1749
this chapter if he the fire marshal determines that a literal	1750
enforcement of the requirement will result in unnecessary hardship	1751
and that the variance will not be contrary to the public health,	1752
safety, or welfare. A variance shall not be granted to a person	1753
who is initially licensed as a manufacturer or wholesaler of	1754
fireworks after the effective date of this amendment June 14,	1755
1988.	1756
(B) The fire marshal may authorize a variance from the	1757
prohibitions in this chapter against the possession and use of	1758
pyrotechnic compounds to a person who submits proof that the	1759
person is certified and in good standing with the Ohio state board	1760
of education, provided that the pyrotechnic compounds are used for	1761
educational purposes only, or are used only at an authorized	1762
educational function approved by the governing board that	1763
exercises authority over the educational function.	1764
(C) The fire marshal may authorize a variance from the	1765
prohibitions in this chapter against the possession and use of	1766
pyrotechnic compounds to a person who possesses and uses the	1767
pyrotechnic compounds for personal and noncommercial purposes as a	1768
hobby. The fire marshal may rescind a variance authorized under	1769
this division at any time, exclusively at the fire marshal's	1770
discretion.	1771

Sec. 3743.60. (A) No person shall manufacture fireworks in

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been denied renewal, or been revoked, unless a new license has	1835
been obtained.	1836
(C) No licensed wholesaler of fireworks, during the effective	1837
period of its licensure, shall perform any construction, or make	1838
any structural change or renovation, on the premises on which the	1839
fireworks are sold without first obtaining a written authorization	1840
from the fire marshal pursuant to division (B) of section 3743.17	1841
of the Revised Code.	1842
(D) No licensed wholesaler of fireworks shall possess	1843
fireworks for sale at wholesale or retail, or sell fireworks at	1844
wholesale or retail, in a manner not authorized by division (C) of	1845
section 3743.17 of the Revised Code.	1846
(E) No licensed wholesaler of fireworks shall knowingly fail	1847
to comply with the rules adopted by the fire marshal pursuant to	1848
section 3743.18 or the requirements of section 3743.19 of the	1849
Revised Code.	1850
(F) No licensed wholesaler of fireworks shall fail to	1851
maintain complete inventory, wholesale sale, and retail records as	1852
required by section 3743.20 of the Revised Code, or to permit	1853
inspection of these records or the premises of the wholesaler	1854
pursuant to section 3743.21 of the Revised Code.	1855
(G) No licensed wholesaler of fireworks shall fail to comply	1856
with an order of the fire marshal issued pursuant to division	1857
(B)(1) of section 3743.21 of the Revised Code, within the	1858
specified period of time.	1859
(H) No licensed wholesaler of fireworks shall fail to comply	1860
with an order of the fire marshal issued pursuant to division	1861
(B)(2) of section 3743.21 of the Revised Code until the	1862
nonconformities are eliminated, corrected, or otherwise remedied	1863
or the seventy-two hour period specified in that division has	1864
expired, whichever first occurs.	1865

As Reported by the House State Government Committee (I) No person shall smoke or shall carry a lighted pipe, 1866 cigarette, or cigar, or a match, lighter, other flame-producing 1867 item, or open flame on, or shall carry a concealed source of 1868 ignition into, the premises of a wholesaler of fireworks, except 1869 as smoking is authorized in specified lunchrooms or restrooms by a 1870 wholesaler pursuant to division (D) of section 3743.19 of the 1871 Revised Code. 1872 (J) No person shall have in his possession or under his 1873 control of, or be under the influence of, any intoxicating liquor, 1874 beer, or controlled substance, while he is on the premises of a 1875 wholesaler of fireworks. 1876 Sec. 3743.64. (A) No person shall conduct a fireworks 1877 exhibition in this state or act as an exhibitor of fireworks in 1878 this state unless it the person is a licensed exhibitor of 1879 fireworks. 1880 (B) No person shall conduct a fireworks exhibition in this 1881 state or act as an exhibitor of fireworks in this state after its 1882 the person's license as an exhibitor of fireworks has expired, 1883 been denied renewal, or been revoked, unless a new license has 1884 been obtained. 1885 (C) No licensed exhibitor of fireworks shall fail to comply 1886 with the rules adopted by the fire marshal pursuant to division 1887 (B) of section 3743.53 of the Revised Code or to comply with 1888 divisions (C) and (D) of that section. 1889 (D) No licensed exhibitor of fireworks shall conduct a 1890 fireworks exhibition unless a permit has been secured for the 1891 exhibition pursuant to section 3743.54 of the Revised Code or if a 1892 permit so secured is revoked by a fire chief or fire prevention 1893 officer and police chief pursuant to that section. 1894

(E) No licensed exhibitor of fireworks shall acquire

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potassium chlorate and sulphur.	1927
(D) No person shall sell fireworks of any kind to a person	1928
under eighteen years of age.	1929
(E) No person shall advertise Class C <u>1.4G</u> fireworks for	1930
sale. A sign located on a seller's premises identifying the seller	1931
as a seller of fireworks is not the advertising of fireworks for	1932
sale.	1933
(F) No person, other than a licensed manufacturer, licensed	1934
wholesaler, licensed exhibitor, or shipping permit holder, shall	1935
possess class B 1.3G fireworks in this state.	1936
(G) Except as otherwise provided in division (K) of section	1937
3743.06 and division (L) of section 3743.19 of the Revised Code,	1938
no person shall knowingly disable a fire suppression system as	1939
defined in section 3781.108 of the Revised Code on the premises of	1940
a fireworks plant of a licensed manufacturer of fireworks or on	1941
the premises of the business operations of a licensed wholesaler	1942
of fireworks.	1943
Sec. 3743.66. (A) No person shall transport fireworks in this	1944
state except in accordance with rules adopted by the fire marshal	1945
pursuant to section 3743.58 of the Revised Code.	1946
(B) As used in this division, "fireworks" includes only Class	1947
$rac{ t B}{ t 1.3G}$ and $rac{ t Class}{ t C}$ $rac{ t 1.4G}{ t L}$ fireworks. No person shall ship fireworks	1948
into this state by mail, parcel post, or common carrier unless the	1949
person possesses a valid shipping permit issued under section	1950
3743.40 of the Revised Code, and the fireworks are shipped	1951
directly to the holder of a license issued under section 3743.03,	1952
3743.16, or 3743.51 of the Revised Code.	1953
No person shall ship fireworks within this state by mail,	1954
parcel post, or common carrier unless the fireworks are shipped	1955
directly to the holder of a license issued under section 3743.03,	1956

3743.16, or 3743.51 of the Revised Code.

Sec. 3743.68. (A) The fire marshal, an assistant fire 1958 marshal, or a certified fire safety inspector may arrest, or may 1959 cause the arrest of, any person who whom the fire marshal, 1960 1961 assistant fire marshal, or certified fire safety inspector finds in the act of violating, or who the fire marshal, assistant fire 1962 marshal, or certified fire safety inspector has reasonable cause 1963 to believe has violated, sections 3743.60 to 3743.66 of the 1964 Revised Code. Any arrest shall be made in accordance with 1965 statutory and constitutional provisions governing arrests by law 1966 enforcement officers. 1967

(B) If the fire marshal, an assistant fire marshal, or 1968 certified fire safety inspector has probable cause to believe that 1969 fireworks are being manufactured, sold, possessed, transported, or 1970 used in violation of this chapter, the fire marshal, assistant 1971 fire marshal, or certified fire safety inspector may seize the 1972 fireworks. Any seizure of fireworks shall be made in accordance 1973 with statutory and constitutional provisions governing searches 1974 and seizures by law enforcement officers. The fire marshal's or 1975 certified fire safety inspector's office shall impound at the site 1976 or safely keep seized fireworks pending the time they are no 1977 longer needed as evidence. A sample of the seized fireworks is 1978 sufficient for evidentiary purposes. The remainder of the seized 1979 fireworks may be disposed of pursuant to an order from a court of 1980 competent jurisdiction after notice and a hearing. 1981

Fireworks manufactured, sold, possessed, transported, or used
in violation of this chapter shall be forfeited by the violator.

The fire marshal's or certified fire safety inspector's office

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shall dispose of seized fireworks pursuant to the procedures

1985
specified in section 2933.41 of the Revised Code for the disposal

of forfeited property by law enforcement agencies, and the fire

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per cent or greater beneficial or equity interest in the holder of	2020
the license or permit, is convicted of or pleads guilty to a	2021
felony under the laws of this state, another state, or the United	2022
States.	2023
Sec. 3743.80. This chapter does not prohibit or apply to the	2024
following:	2025
(A) The manufacture, sale, possession, transportation,	2026
storage, or use in emergency situations, of pyrotechnic signaling	2027
devices and distress signals for marine, aviation, or highway use;	2028
(B) The manufacture, sale, possession, transportation,	2029
storage, or use of fusees, torpedos torpedoes, or other signals	2030
necessary for the safe operation of railroads;	2031
(C) The manufacture, sale, possession, transportation,	2032
storage, or use of blank cartridges in connection with theaters or	2033
shows, or in connection with athletics as signals or for	2034
ceremonial purposes;	2035
(D) The manufacture for, the transportation, storage,	2036
possession, or use by, or sale to the armed forces of the United	2037
States and the militia of this state of pyrotechnic devices;	2038
(E) The manufacture, sale, possession, transportation,	2039
storage, or use of toy pistols, toy canes, toy guns, or other	2040
devices in which paper or plastic caps containing twenty-five	2041
hundredths grains or less of explosive material are used, provided	2042
that they are constructed so that a hand cannot come into contact	2043
with a cap when it is in place for explosion, or apply to the	2044
manufacture, sale, possession, transportation, storage, or use of	2045
those caps;	2046
(F) The manufacture, sale, possession, transportation,	2047
storage, or use of novelties and trick noisemakers, auto burglar	2048
alarms, or model rockets and model rocket motors designed, sold,	2049

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and used for the purpose of propelling recoverable aero models;	2050
(G) The manufacture, sale, possession, transportation,	2051
storage, or use of <u>wire</u> sparklers on a wire stick, as this term is	2052
defined in the regulations of the United States department of	2053
transportation.	2054
(H) The conduct of radio-controlled special effect	2055
exhibitions that use an explosive black powder charge of not more	2056
than one-quarter pound per charge, and that are not connected in	2057
any manner to propellant charges, provided that the exhibition	2058
complies with all of following:	2059
(1) No explosive aerial display is conducted in the	2060
<pre>exhibition;</pre>	2061
(2) The exhibition is separated from spectators by not less	2062
than two hundred feet;	2063
(3) The person conducting the exhibition complies with	2064
regulations of the bureau of alcohol, tobacco, and firearms of the	2065
United States department of the treasury and the United States	2066
department of transportation with respect to the storage and	2067
transport of the explosive black powder used in the exhibition.	2068
Sec. 3743.99. (A) Whoever violates division (A) or (B) of	2069
section 3743.60 of the Revised Code is guilty of a felony of the	2070
third degree.	2071
(B) Whoever violates division (C) or (D) of section 3743.60,	2072
division (A), (B), (C), or (D) of section 3743.61, or division (A) $\left(\frac{1}{2} \right)$	2073
or (B) of section 3743.64 of the Revised Code is guilty of a	2074
felony of the fourth degree.	2075
(C) Whoever violates division (E), (F), (G), (H), (I), or (J)	2076
of section 3743.60, division (E), (F), (G), (H), (I), or (J) of	2077
section 3743.61, section 3743.63, division (C), (D), (E), $\frac{\text{or}}{\text{or}}$ (F),	2078
or (G) of section 3743.64, division (A), (B), (C), (D), or (F) of	2079

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section 3743.65, or section 3743.66 of the Revised Code is guilty	2080
of a misdemeanor of the first degree. If the offender previously	2081
has been convicted of or pleaded guilty to a violation of division	2082
(I) of section 3743.60 or 3743.61 of the Revised Code, a violation	2083
of either of these divisions is a felony of the fifth degree.	2084
	2085
(D) Whoever violates division (G) of section 3743.65 of the	2086
Revised Code is guilty of a felony of the fifth degree.	2087
Section 2. That existing sections 3743.01, 3743.02, 3743.03,	2088
3743.04, 3743.05, 3743.06, 3743.07, 3743.08, 3743.15, 3743.16,	2089
3743.17, 3743.18, 3743.19, 3743.20, 3743.21, 3743.40, 3743.44,	2090
3743.45, 3743.50, 3743.51, 3743.52, 3743.53, 3743.54, 3743.58,	2091
3743.59, 3743.60, 3743.61, 3743.64, 3743.65, 3743.66, 3743.68,	2092
3743.80, and 3743.99 of the Revised Code are hereby repealed.	2093
7	0004
Section 3. That sections 3743.01, 3743.50, 3743.52, 3743.53,	2094
3743.54, 3743.64, and 3743.99 be further amended, that sections	2095
3743.56 and 3743.57 be amended, and that sections 3743.541 and	2096
3743.75 of the Revised Code be enacted to read as follows:	2097
Sec. 3743.01. As used in this chapter:	2098
(A) "Beer" and "intoxicating liquor" have the same meanings	2099
as in section 4301.01 of the Revised Code.	2100
(B) "Booby trap" means a small tube that has a string	2101
protruding from both ends, that has a friction-sensitive	2102
composition, and that is ignited by pulling the ends of the	2103
string.	2104
(C) "Cigarette load" means a small wooden peg that is coated	2105
with a small quantity of explosive composition and that is ignited	2106
in a cigarette.	2107
(D)(1) "1.3G fireworks" means display fireworks consistent	2108
(D)(I) I.30 IIICWOIRS MCAMB GISPIAY IIICWOIRS COMSISCEM	2100

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with regulations of the United States department of transportation	2109
as expressed using the designation "division 1.3" in Title 49,	2110
Code of Federal Regulations.	2111
(2) "1.4G fireworks" means consumer fireworks consistent with	2112
regulations of the United States department of transportation as	2113
expressed using the designation "division 1.4" in Title 49, Code	2114
of Federal Regulations.	2115
(E) "Controlled substance" has the same meaning as in section	2116
3719.01 of the Revised Code.	2117
(F) "Fireworks" means any composition or device prepared for	2118
the purpose of producing a visible or an audible effect by	2119
combustion, deflagration, or detonation, except ordinary matches	2120
and except as provided in section 3743.80 of the Revised Code.	2121
(G) "Fireworks plant" means all buildings and other	2122
structures in which the manufacturing of fireworks, or the storage	2123
or sale of manufactured fireworks by a manufacturer, takes place.	2124
(H) "Highway" means any public street, road, alley, way,	2125
lane, or other public thoroughfare.	2126
(I) "Licensed exhibitor of fireworks" or "licensed exhibitor"	2127
means a person licensed pursuant to sections 3743.50 to 3743.55 of	2128
the Revised Code.	2129
(J) "Licensed manufacturer of fireworks" or "licensed	2130
manufacturer" means a person licensed pursuant to sections 3743.02	2131
to 3743.08 of the Revised Code.	2132
(K) "Licensed wholesaler of fireworks" or "licensed	2133
wholesaler" means a person licensed pursuant to sections 3743.15	2134
to 3743.21 of the Revised Code.	2135
(L) "List of licensed exhibitors" means the list required by	2136
division (C) of section 3743.51 of the Revised Code.	2137
(M) "List of licensed manufacturers" means the list required	2138

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by division (C) of section 3743.03 of the Revised Code.	2139
(N) "List of licensed wholesalers" means the list required by	2140
division (C) of section 3743.16 of the Revised Code.	2141
(0) "Manufacturing of fireworks" means the making of	2142
fireworks from raw materials, none of which in and of themselves	2143
constitute a fireworks, or the processing of fireworks.	2144
(P) "Navigable waters" means any body of water susceptible of	2145
being used in its ordinary condition as a highway of commerce over	2146
which trade and travel is or may be conducted in the customary	2147
modes, but does not include a body of water that is not capable of	2148
navigation by barges, tugboats, and other large vessels.	2149
	2150
(Q) "Novelties and trick noisemakers" include the following	2151
items:	2152
(1) Devices that produce a small report intended to surprise	2153
the user, including, but not limited to, booby traps, cigarette	2154
loads, party poppers, and snappers;	2155
(2) Snakes or glow worms;	2156
(3) Smoke devices;	2157
(4) Trick matches.	2158
(R) "Party popper" means a small plastic or paper item that	2159
contains not more than sixteen milligrams of friction-sensitive	2160
explosive composition, that is ignited by pulling a string	2161
protruding from the item, and from which paper streamers are	2162
expelled when the item is ignited.	2163
(S) "Processing of fireworks" means the making of fireworks	2164
from materials all or part of which in and of themselves	2165
constitute a fireworks, but does not include the mere packaging or	2166
repackaging of fireworks.	2167

licensed manufacturer or wholesaler of fireworks conducts

business.

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of fireworks until two years expire from the date of revocation.

The fire marshal shall remove from the list of licensed exhibitors 2259
the exhibitor's name, and shall notify fire chiefs, fire 2260
prevention officers, and police chiefs or other similar chief law 2261
enforcement officers of municipal corporations, townships, or 2262
township police districts in this state of the revocation. 2263

(C) Each licensed exhibitor of fireworks or a designee of the 2264 exhibitor, whose identity is provided to the fire marshal by the 2265 exhibitor, shall attend a continuing education program consisting 2266 of not less than six hours of instruction once every three years. 2267 The fire marshal shall develop the program, and the fire marshal 2268 or a person or public agency approved by the fire marshal shall 2269 conduct it. A licensed exhibitor or the exhibitor's designee who 2270 attends a program as required under this division, within one year 2271 after attending the program, and on an annual basis during the 2272 following two years, shall conduct in-service training for other 2273 employees of the licensee regarding the information obtained in 2274 the program. A licensed exhibitor shall provide the fire marshal 2275 with certified proof of full compliance with all applicable annual 2276 training requirements of the United States department of 2.2.77 transportation and of the occupational safety and health 2278 administration. A licensed exhibitor shall provide the fire 2279 marshal with notice of the date, time, and place of all in-service 2280 training not less than thirty days prior to an in-service training 2281 event. An individual exhibitor who has no employees shall not 2282 fulfill continuing education requirements through a designee. 2283

Sec. 3743.53. (A) The fire marshal shall adopt rules in 2285 accordance with Chapter 119. of the Revised Code that establish 2286 qualifications that all applicants for licensure as an exhibitor 2287 of fireworks shall satisfy. These rules shall be designed to 2288 provide a reasonable degree of assurance that individuals 2289

Sub. H. B. No. 161 Page 75 As Reported by the House State Government Committee conducting public fireworks exhibitions in this state are 2290 proficient in handling and discharging fireworks, are capable of 2291 handling the responsibilities associated with exhibitions as 2292 prescribed by rule of the fire marshal pursuant to divisions (B) 2293 and (E) of this section or as prescribed by sections 3743.50 to 2294 3743.55 of the Revised Code, and will conduct fireworks 2295 exhibitions in a manner that emphasizes the safety and security of 2296 the public. The rules shall be consistent with sections 3743.50 to 2297 3743.55 of the Revised Code and may include, in addition to other 2298 requirements prescribed by the fire marshal, a requirement that 2299 the applicant for licensure successfully complete a written 2300 examination or otherwise successfully demonstrate its proficiency 2301 in the handling and discharging of fireworks in a safe manner and 2302 its ability to handle the responsibilities associated with 2303 exhibitions. 2304 (B) The fire marshal shall adopt rules in accordance with 2305 Chapter 119. of the Revised Code that govern the nature and 2306 conduct of public fireworks exhibitions by licensed exhibitors of 2307 fireworks. These rules shall be designed to promote the safety and 2308 security of persons viewing a fireworks exhibition, to promote the 2309 safety of persons who, although not viewing an exhibition, could 2310 be affected by fireworks used at it, and to promote the safety and 2311 security of exhibitors and their assistants. 2312 The rules shall be consistent with sections 3743.50 to 2313 3743.55 of the Revised Code; except as otherwise provided in this 2314 section, shall be substantially equivalent to the most recent 2315 versions of chapters 1123, 1124, and 1126 of the most recent 2316 national fire protection association standards; and shall apply 2317 to, but not be limited to, the following subject matters: 2318 (1) The construction of shells used in a fireworks 2319

exhibition; 2320

(2) Except as the storage <u>and securing</u> of fireworks is 2321

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addressed by the rules adopted under division (E) of this section,	2322
the storage, securing, and supervision of fireworks pending their	2323
use in, and during the course of, a fireworks exhibition, and	2324
inspections by exhibitors of fireworks to be used in an exhibition	2325
prior to their use. These rules shall regulate, among other	2326
relevant matters, the storage of fireworks in manners that will	2327
effectively eliminate or reduce the likelihood of the fireworks	2328
becoming wet or being exposed to flame, and appropriate distances	2329
between storage sites and the sites at which fireworks will be	2330
discharged.	2331
(3) The installation and nature of mortars used in a	2332
fireworks exhibition, and inspections by exhibitors of mortars	2333
prior to their use;	2334
(4) Minimum distances between storage sites, discharge sites,	2335
spectator viewing sites, parking areas, and potential landing	2336
areas of fireworks, and minimum distances between discharge sites,	2337
potential landing areas, and residential or other types of	2338
buildings or structures;	2339
(5) The nature of discharge sites and potential landing	2340
sites;	2341
(6) Fire protection, the use and location of monitors for	2342
crowd control, the use of fences and rope barriers for crowd	2343
control, illumination, smoking and the use of open flame, and	2344
posting of warning signs concerning smoking or the use of open	2345
flame in connection with fireworks exhibitions. These rules may	2346
provide some authority to local officials in determining adequate	2347
fire protection, and numbers and locations of monitors.	2348
(7) Procedures to be followed in the discharging of	2349
fireworks;	2350
(8) Weather and crowd-related conditions under which	2351
fireworks may and may not be discharged, including circumstances	2352

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(2) Each licensed exhibitor of fireworks shall comply with	2384
the rules that the fire marshal adopts under division (E)(1)(a) of	2385
this section.	2386
(3) Prior to the fire marshal's adoption of the rules	2387
referred to in divisions $(E)(1)(a)$ and (b) of this section, the	2388
director of commerce shall appoint a committee consisting of the	2389
fire marshal, three representatives of the fireworks industry, and	2390
three representatives of the fire service industry to assist the	2391
fire marshal in adopting those rules. The fire marshal shall adopt	2392
initial rules under those divisions by not later than May 1, 2001.	2393
	2394
(F) A fire chief or fire prevention officer, in consultation	2395
with a police chief or other similar chief law enforcement officer	2396
of a municipal corporation, township, or township police district	2397
or with a designee of such a police chief or other similar chief	2398
<u>law enforcement officer</u> , shall conduct the inspection referred to	2399
in division $(E)(1)(b)$ of this section, complete the checklist	2400
referred to in division $(E)(1)(b)$ of this section while conducting	2401
the inspection, and provide a copy of the completed checklist to	2402
the fire marshal.	2403
(G) A designee, if any, designated by a police chief or other	2404
similar chief law enforcement officer under this section or	2405
section 3743.54 of the Revised Code shall be a law enforcement	2406
officer serving in the same law enforcement agency as the police	2407
chief or other similar chief law enforcement officer.	2408
Sec. 3743.54. (A) A licensed exhibitor of fireworks may	2409
acquire fireworks for use at a public fireworks exhibition only	2410
from a licensed manufacturer of fireworks or licensed wholesaler	2411
of fireworks, and only in accordance with the procedures specified	2412
in this section and section 3743.55 of the Revised Code. A	2413

licensed exhibitor shall not acquire, for any purpose, 1.4G

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or similar chief law enforcement officer, of the political 2447 subdivision providing the police services and from the fire chief 2448 of the political subdivision in which the premises on which the 2449 exhibition will take place are located. If both fire and police 2450 protection services for the premises on which the exhibition will 2451 take place are provided in accordance with a contract between 2452 political subdivisions, the approval shall be obtained from the 2453 fire chief, and from the police chief or other similar chief law 2454 enforcement officer, or the designee of the police chief or 2455 similar chief law enforcement officer, of the political 2456 subdivisions providing the police and fire protection services. 2457

- 2458 (d) If there is no municipal corporation, township, or township fire district fire department, no municipal corporation, 2459 township, or township police district police department, and no 2460 contract for police or fire protection services between political 2461 2462 subdivisions covering the premises on which the exhibition will take place, the approval shall be obtained from the fire 2463 prevention officer, and from the police chief or other similar 2464 <u>chief</u> law enforcement officer, or the <u>designee</u> of the police chief 2465 or other similar chief law enforcement officer, having 2466 jurisdiction over the premises. 2467
- (2) The approval required by division (B)(1) of this section shall be evidenced by the fire chief or fire prevention officer and by the police chief or other similar chief law enforcement officer, or the designee of the police chief or other similar chief law enforcement officer, signing a permit for the exhibition. The fire marshal shall prescribe the form of exhibition permits and distribute copies of the form to fire chiefs, to fire prevention officers, and to police chiefs or other similar chief law enforcement officers of municipal corporations, townships, or township police districts, or their designees, in this state. Any exhibitor of fireworks who wishes to conduct a

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public fireworks exhibition may obtain a copy of the form from the
fire marshal or, if it is available, from a fire chief, a fire

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prevention officer, or a police chief or other similar chief law
enforcement officer of a municipal corporation, township, or

township police district, or a designee of such a police chief or
other similar chief law enforcement officer.

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(C) Before a permit is signed and issued to a licensed exhibitor of fireworks, the fire chief or fire prevention officer, in consultation with the police chief or other similar chief law enforcement officer or with the designee of the police chief or other similar chief law enforcement officer, shall inspect the premises on which the exhibition will take place and shall determine that, in fact, the applicant for the permit is a licensed exhibitor of fireworks. Each applicant shall show the applicant's license as an exhibitor of fireworks to the fire chief or fire prevention officer.

The fire chief or fire prevention officer, and the police chief or other similar chief law enforcement officer, or the designee of the police chief or other similar chief law enforcement officer, shall give approval to conduct a public fireworks exhibition only if satisfied, based on the inspection, that the premises on which the exhibition will be conducted allow the exhibitor to comply with the rules adopted by the fire marshal pursuant to divisions (B) and (E) of section 3743.53 of the Revised Code and that the applicant is, in fact, a licensed exhibitor of fireworks. The fire chief or fire prevention officer, in consultation with the police chief or other similar chief law enforcement officer or with the designee of the police chief or other similar chief law enforcement officer, may inspect the premises immediately prior to the exhibition to determine if the exhibitor has complied with the rules, and may revoke a permit for noncompliance with the rules.

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(D) If the legislative authorities of their political subdivisions have prescribed a fee for the issuance of a permit for a public fireworks exhibition, fire chiefs or fire prevention officers, and police chiefs, other similar chief law enforcement officers, or their designee, shall not issue a permit until the exhibitor pays the requisite fee.

Each exhibitor shall provide an indemnity bond in the amount 2517 of at least one million dollars, with surety satisfactory to the 2518 fire chief or fire prevention officer and to the police chief or 2519 other similar chief law enforcement officer, or the designee of 2520 the police chief or other similar chief law enforcement officer, 2521 conditioned for the payment of all final judgments that may be 2522 rendered against the exhibitor on account of injury, death, or 2523 loss to persons or property emanating from the fireworks 2524 exhibition, or proof of insurance coverage of at least one million 2525 dollars for liability arising from injury, death, or loss to 2526 persons or property emanating from the fireworks exhibition. The 2527 legislative authority of a political subdivision in which a public 2528 fireworks exhibition will take place may require the exhibitor to 2529 provide an indemnity bond or proof of insurance coverage in 2530 amounts greater than those required by this division. Fire chiefs 2531 or fire prevention officers, and police chiefs, other similar 2532 chief law enforcement officers, or their designee, shall not issue 2533 a permit until the exhibitor provides the bond or proof of the 2534 insurance coverage required by this division or by the political 2535 subdivision in which the fireworks exhibition will take place. 2536

(E)(1) Each permit for a fireworks exhibition issued by a fire chief or fire prevention officer, and by the police chief or other similar chief law enforcement officer, or the designee of the police chief or other similar chief law enforcement officer, shall contain a distinct number, designate the municipal corporation, township, or township fire or police district of the

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fire chief or, fire prevention officer and the, police chief or 2543 other similar chief law enforcement officer, or designee of the police chief or other similar chief law enforcement officer, and 2545 identify the certified fire safety inspector, fire chief, or fire 2546 prevention officer who will be present before, during, and after 2547 the exhibition, where appropriate. A copy of each permit issued 2548 shall be forwarded by the fire chief or fire prevention officer, 2549 and by the police chief or other similar chief law enforcement 2550 officer, or the designee of the police chief or other similar 2551 chief law enforcement officer, issuing it to the fire marshal, who 2552 shall keep a record of the permits received. A permit is not transferable or assignable. 2554

- (2) Each fire chief, fire prevention officer, and police 2555 chief or other similar chief law enforcement officer, and designee 2556 of a police chief or other similar chief law enforcement officer 2557 shall keep a record of issued permits for fireworks exhibitions. 2558 In this list, the fire chief, fire prevention officer, or police 2559 chief or other similar chief law enforcement officer, and designee 2560 of a police chief or other similar chief law enforcement officer 2561 shall list the name of the exhibitor, the exhibitor's license 2562 number, the premises on which the exhibition will be conducted, 2563 the date and time of the exhibition, and the number and political 2564 subdivision designation of the permit issued to the exhibitor for 2565 the exhibition. 2566
- (F) The governing authority having jurisdiction in the location where an exhibition is to take place shall require that a certified fire safety inspector, fire chief, or fire prevention officer be present before, during, and after the exhibition, and shall require the certified fire safety inspector, fire chief, or fire prevention officer to inspect the premises where the exhibition is to take place and determine whether the exhibition is in compliance with this chapter.

<u>site.</u>

Sec. 3743.541. (A) The appropriate certified fire safety	2575
inspector, fire chief, or fire prevention officer or appropriate	2576
state or local law enforcement authority with jurisdiction over a	2577
fireworks incident site shall immediately notify the state fire	2578
marshal, the state fire marshal's designee, or a member of the	2579
state fire marshal's staff regarding the occurrence of the	2580
fireworks incident and the location of the fireworks incident	2581
site.	2582
(B) At any time after a fireworks incident occurs, unless the	2583
fire marshal otherwise delegates the fire marshal's authority to	2584
the appropriate state or local law enforcement authority with	2585
jurisdiction over the fireworks incident site, the fire marshal,	2586
the fire marshal's designee, or a member of the fire marshal's	2587
staff shall supervise and coordinate the investigation of the	2588
fireworks incident and supervise any dismantling, repositioning,	2589
or other disturbance of fireworks, associated equipment or other	2590
materials, or other items within the fireworks incident site or of	2591
any evidence related to the fireworks incident.	2592
(C) A state or local law enforcement officer, certified fire	2593
safety inspector, fire chief, or fire prevention officer, or any	2594
person authorized and supervised by a state or local law	2595
enforcement officer, certified fire safety inspector, fire chief,	2596
or fire prevention officer, prior to the arrival of the fire	2597
marshal, the fire marshal's designee, or a member of the fire	2598
marshal's staff at a fireworks incident site, may dismantle,	2599
reposition, or move any fireworks, any associated equipment or	2600
other materials, or any other items found within the site or any	2601
evidence related to the fireworks incident only as necessary to	2602
prevent an imminent fire, imminent explosion, or similar threat of	2603
additional injury or death to any member of the public at the	2604

Sec. 3743.56. Each fireworks exhibitor licensed under section	2606
3743.51 of the Revised Code shall register <u>annually</u> with the fire	2607
marshal all employees who assist the licensed exhibitor in	2608
conducting fireworks exhibitions. Once registered, such an	2609
employee may be employed by any other licensed fireworks	2610
exhibitor, without the need for that other licensed exhibitor to	2611
register the employee with the fire marshal. The fire marshal	2612
shall maintain a record of each licensed exhibitor exhibitors and	2613
registered employees employees and make it available, upon request,	2614
to any law enforcement agency. The	2615
The fire marshal shall adopt rules under Chapter 119. of the	2616
Revised Code that establish appropriate fees for the registration	2617
of employees of a licensed exhibitor <u>exhibitors and otherwise</u>	2618
implement this section. A	2619
In addition to the annual registration of employees required	2620
by this section, a licensed exhibitor shall file an application to	2621
register a new employee, unless the new employee is already	2622
registered under this section, not later than seven days after the	2623
date on which the employee is hired.	2624
Sec. 3743.57. (A) All fees collected by the fire marshal for	2625
licenses or permits issued pursuant to this chapter shall be	2626
deposited into the state fire marshal's fund, and interest earned	2627
on the amounts in the fund shall be credited by the treasurer of	2628
state to the fund.	2629
(B) There is hereby established in the state treasury the	2630
fire marshal's fireworks training and education fund. The fire	2631
marshal shall deposit all assessments paid under this division	2632
into the state treasury to the credit of the fire marshal's	2633
fireworks training and education fund. Each fireworks manufacturer	2634
and fireworks wholesaler licensed under this chapter shall pay	2635

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assessments to the fire marshal for deposit into the fund as 2636 required by this division. 2637

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The fire marshal shall impose an initial assessment upon each 2638 licensed fireworks manufacturer and wholesaler in order to 2639 establish a fund balance of ten fifteen thousand dollars. The fund 2640 balance shall at no time exceed ten fifteen thousand dollars, and 2641 the fire marshal shall impose no further assessments unless the 2642 fund balance is reduced to five thousand dollars or less. If the 2643 fund balance is reduced to five thousand dollars or less, the fire 2644 marshal shall impose an additional assessment upon each licensed 2645 fireworks manufacturer and wholesaler in order to increase the 2646 fund balance to ten fifteen thousand dollars. The fire marshal 2647 shall determine the amount of the initial assessment on each 2648 manufacturer or wholesaler and each additional assessment by 2649 dividing the total amount needed to be paid into the fund by the 2650 total number of fireworks manufacturers and wholesalers licensed 2651 under this chapter. If a licensed fireworks manufacturer or 2652 wholesaler fails to pay an assessment required by this division 2653 within thirty days after receiving notice of the assessment, the 2654 fire marshal, in accordance with Chapter 119. of the Revised Code, 2655 may refuse to issue, or may revoke, the appropriate license. 2656

2657 The fire marshal shall in his the fire marshal's discretion use amounts in the fire marshal's fireworks training and education 2658 fund for fireworks training and education purposes, including, but 2659 not limited to, the creation of educational and training programs, 2660 attendance by the fire marshal and his the fire marshal's 2661 employees at conferences and seminars and, the payment of travel 2662 and meal expenses associated with such attendance, and 2663 participation by the fire marshal and his the fire marshal's 2664 employees in committee meetings and other meetings related to 2665 pyrotechnic codes, and the payment of travel and meal expenses 2666 associated with such participation. The use of the fund shall 2667

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comply with rules of the department of commerce, policies and	2668
procedures established by the director of budget and management,	2669
and all other applicable laws.	2670
Sec. 3743.64. (A) No person shall conduct a fireworks	2671
exhibition in this state or act as an exhibitor of fireworks in	2672
this state unless the person is a licensed exhibitor of fireworks.	2673
(B) No person shall conduct a fireworks exhibition in this	2674
state or act as an exhibitor of fireworks in this state after the	2675
person's license as an exhibitor of fireworks has expired, been	2676
denied renewal, or been revoked, unless a new license has been	2677
obtained.	2678
(C) No licensed exhibitor of fireworks shall fail to comply	2679
with the applicable requirements of the rules adopted by the fire	2680
marshal pursuant to divisions (B) and (E) of section 3743.53 of	2681
the Revised Code or to comply with divisions (C) and (D) of that	2682
section.	2683
(D) No licensed exhibitor of fireworks shall conduct a	2684
fireworks exhibition unless a permit has been secured for the	2685
exhibition pursuant to section 3743.54 of the Revised Code or if a	2686
permit so secured is revoked by a fire chief or fire prevention	2687
officer, in consultation with a police chief or other similar	2688
chief law enforcement officer of a municipal corporation,	2689
township, or township police district or with a designee of such a	2690
police chief or other similar chief law enforcement officer,	2691
pursuant to that section.	2692
(E) No licensed exhibitor of fireworks shall acquire	2693
fireworks for use at a fireworks exhibition other than in	2694
accordance with sections 3743.54 and 3743.55 of the Revised Code.	2695
(F) No licensed exhibitor of fireworks or other person	2696
associated with the conduct of a fireworks exhibition shall have	2697
possession or control of, or be under the influence of, any	2698

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license for that fireworks plant immediately prior to the	2760
effective date of this section;	2761
(2) Issue a license as a wholesaler of fireworks under	2762
sections 3743.15 and 3743.16 of the Revised Code to a person for a	2763
particular location unless that person possessed such a license	2764
for that location immediately prior to the effective date of this	2765
section;	2766
(3) Except as provided in division (B) of this section,	2767
approve the transfer of a license as a manufacturer or wholesaler	2768
of fireworks issued under this chapter to any location other than	2769
a location for which a license was issued under this chapter	2770
immediately prior to the effective date of this section.	2771
(B) Division (A)(3) of this section does not apply to a	2772
transfer that the state fire marshal approves under division	2773
(D)(2) of section 3743.17 of the Revised Code. Section 3743.59 of	2774
the Revised Code does not apply to this section.	2775
(C) The department of commerce and the division of state fire	2776
marshal shall devise, by December 15, 2005, a proposal to provide	2777
for the issuance of manufacturer and wholesaler of fireworks	2778
licenses that is based upon demographics and designed to ensure	2779
the safety of the public and send a copy of the proposal to the	2780
president of the senate and speaker of the house of	2781
representatives.	2782
Sec. 3743.99. (A) Whoever violates division (A) or (B) of	2783
section 3743.60 or division (H) of section 3743.64 of the Revised	2784
Code is guilty of a felony of the third degree.	2785
(B) Whoever violates division (C) or (D) of section 3743.60,	2786
division (A), (B), (C), or (D) of section 3743.61, or division (A)	2787
or (B) of section 3743.64 of the Revised Code is guilty of a	2788
felony of the fourth degree.	2789

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- (C) Whoever violates division (E), (F), (G), (H), (I), or (J) of section 3743.60, division (E), (F), (G), (H), (I), or (J) of section 3743.61, section 3743.63, division (D), (E), (F), or (G), or (I) of section 3743.64, division (A), (B), (C), (D), or (F) of section 3743.65, or section 3743.66 of the Revised Code is guilty of a misdemeanor of the first degree. If the offender previously has been convicted of or pleaded guilty to a violation of division (I) of section 3743.60 or 3743.61 of the Revised Code, a violation of either of these divisions is a felony of the fifth degree.
- (D) Whoever violates division (C) of section 3743.64 of the Revised Code is guilty of a misdemeanor of the first degree. In addition to any other penalties that may be imposed on a licensed exhibitor of fireworks under this division and unless the third sentence of this division applies, the person's license as an exhibitor of fireworks or as an assistant exhibitor of fireworks shall be suspended, and the person is ineligible to apply for either type of license, for a period of five years. If the violation of division (C) of section 3743.64 of the Revised Code results in a serious accident, as defined in division (H) of that section physical harm to persons or serious physical harm to property, the person's license as an exhibitor of fireworks or as an assistant exhibitor of fireworks shall be revoked, and that person shall not again be eligible is ineligible to apply for a <u>license</u> as or to be licensed as an exhibitor of fireworks or as an assistant exhibitor of fireworks in this state.
- (E) Whoever violates division (G) of section 3743.65 of the 2816
 Revised Code is guilty of a felony of the fifth degree. 2817
- Section 4. That existing sections 3743.01, 3743.50, 3743.52,28183743.53, 3743.54, 3743.56, 3743.57, 3743.64, and 3743.99 of the2819Revised Code are hereby repealed.2820

Section 5. That Section 165 of Am. Sub. H.B. 215 of the 122nd	2821
General Assembly, as amended by Sub. H.B. 204 of the 123rd General	2822
Assembly, is hereby repealed.	2823

- Section 6. (A) The intent of the General Assembly in amending 2824 sections 3743.01, 3743.02, 3743.03, 3743.04, 3743.05, 3743.06, 2825 3743.07, 3743.08, 3743.15, 3743.16, 3743.17, 3743.18, 3743.19, 2826 3743.20, 3743.21, 3743.40, 3743.44, 3743.45, 3743.50, 3743.51, 2827 3743.52, 3743.53, 3743.54, 3743.58, 3743.59, 3743.60, 3743.61, 2828 3743.64, 3743.65, 3743.66, 3743.68, 3743.80, and 3743.99 and in 2829 enacting sections 3743.25, 3743.56, and 3743.70 of the Revised 2830 Code in Section 1 of this act is to reenact the amendments to, or 2831 the enactment of, those sections by Am. Sub. H.B. 215 of the 122nd 2832 General Assembly to protect those sections against a challenge 2833 that their amendment or enactment was invalid because it violated 2834 the prohibition contained in Section 15 of Article II of the 2835 Constitution of Ohio against a bill containing more than one 2836 subject. For purposes of this act, all references in those 2837 sections to "the effective date of this section" or to "the 2838 effective date of this amendment" shall be construed to mean the 2839 effective date of a section or of an amendment to a section by Am. 2840 Sub. H.B. 215 of the 122nd General Assembly. 2841
- (B) The intent of the General Assembly in further amending 2842 sections 3743.01, 3743.50, 3743.52, 3743.53, 3743.54, 3743.64, and 2843 3743.99, in amending sections 3743.56 and 3743.57, and in enacting 2844 sections 3743.541 and 3743.75 of the Revised Code in Section 3 of 2845 this act is to:
- (1) Recognize the versions of sections 3743.01, 3743.50, 2847 3743.52, 3743.53, 3743.54, 3743.64, and 3743.99 of the Revised 2848 Code that result from Am. Sub. H.B. 215 of the 122nd General 2849 Assembly and Sub. H.B. 405 of the 123rd General Assembly; and 2850

(2) Further amend sections 3743.01, 3743.50, 3743.52,	2851
3743.53, 3743.54, 3743.64, and 3743.99, amend sections 3743.56 and	2852
3743.57, and enact sections 3743.541 and 3743.75 of the Revised	2853
Code to make changes pertaining to fireworks incidents and their	2854
investigation, to the fees charged for fireworks exhibitor	2855
licenses, to the authority of fireworks exhibitor assistants to	2856
work for any fireworks exhibitor, to the maximum balance allowed	2857
in the Fire Marshal's Training and Education Fund, and to the	2858
extension until December 15, 2005, of the general moratorium on	2859
the issuance of new licenses to manufacturers and wholesalers of	2860
fireworks and on approvals of the transfer of their licenses to	2861
other locations.	2862

Section 7. This act is hereby declared to be an emergency 2863 measure necessary for the immediate preservation of the public 2864 peace, health, and safety. The reason for this necessity is that 2865 the provisions of this act relating to the investigation of 2866 fireworks incidents and securing of fireworks incident sites must 2867 be in effect very soon so that they may be enforced during the 2868 2001 summer fireworks exhibition season. Therefore, this act shall 2869 go into immediate effect. 2870