## As Passed by the House

124th General Assembly Regular Session 2001-2002

Am. Sub. H. B. No. 428

REPRESENTATIVES Widowfield, Faber, Otterman, Manning, Damschroder, Coates, Schmidt, Fessler, Flowers, Hagan, Carano, Cirelli, Perry, Sferra, Barrett, Schneider, Roman, DeBose

### A BILL

То	amend sections 121.084, 3713.01, 3713.04, 3713.10,	1
	3713.99, 4104.01, 4104.02, 4104.04, 4104.06 to	2
	4104.10, 4104.101, 4104.14, 4104.15, 4104.17,	3
	4104.18, 4104.21, 4104.99, 4105.01, 4105.10,	4
	4105.16, and 4105.17, to enact new sections	5
	3713.02, 3713.03, 3713.05, 3713.06, 3713.07,	б
	3713.08, and 3713.09 and sections 4104.05 and	7
	4104.19, and to repeal sections 3713.02, 3713.03,	8
	3713.05, 3713.051, 3713.06, 3713.07, 3713.08,	9
	3713.09, 3713.11, 4739.01, 4739.02, 4739.03,	10
	4739.04, 4739.05, 4739.06, 4739.07, 4739.08,	11
	4739.09, 4739.10, 4739.11, 4739.12, 4739.13,	12
	4739.14, 4739.15, 4739.16, and 4739.99 of the	13
	Revised Code to modify the laws administered and	14
	enforced by the Division of Industrial Compliance	15
	governing elevators, boilers, bedding, and stuffed	16
	toys.	17

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 121.084, 3713.01, 3713.04, 3713.10,183713.99, 4104.01, 4104.02, 4104.04, 4104.06, 4104.07, 4104.08,19

4104.09, 4104.10, 4104.101, 4104.14, 4104.15, 4104.17, 4104.18,204104.21, 4104.99, 4105.01, 4105.10, 4105.16, and 4105.17 be21amended and new sections 3713.02, 3713.03, 3713.05, 3713.06,223713.07, 3713.08, and 3713.09 and sections 4104.05 and 4104.19 of23the Revised Code be enacted to read as follows:24

Sec. 121.084. (A) All moneys collected under sections 25 1333.96, <del>3713.02, 3713.06, 3713.07, 3713.09,</del> 3783.05, 3791.07, 26 4104.07, 4104.18, 4104.42, 4104.44, 4104.45, 4105.17, 4105.20, 27 4169.03, 4171.04, <del>4739.14,</del> and 5104.051 of the Revised Code, and 28 any other moneys collected by the division of industrial 29 compliance shall be paid into the state treasury to the credit of 30 the industrial compliance operating fund, which is hereby created. 31 The department of commerce shall use the moneys in the fund for 32 paying the operating expenses of the division and the 33 administrative assessment described in division (B) of this 34 section. 35

(B) The director of commerce, with the approval of the 36 director of budget and management, shall prescribe procedures for 37 assessing the industrial compliance operating fund a proportionate 38 share of the administrative costs of the department of commerce. 39 The assessment shall be made in accordance with those procedures 40 and be paid from the industrial compliance operating fund to the 41 division of administration fund created in section 121.08 of the 42 Revised Code. 43

 Sec. 3713.01. As used in sections 3713.01 to 3713.11,
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 inclusive, 3713.10 of the Revised Code:
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(A) "Person" <u>has the same meaning as used in division (C) of</u>
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<u>section 1.59 of the Revised Code and also</u> means <u>an individual</u>,
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group of individuals, partnership, corporation <u>any limited</u>
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<u>company</u>, limited liability partnership, joint stock company, or
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other association.

(B) "Bedding" means any upholstered furniture filled with material, any mattress, upholstered spring, comforter, bolster, pad, cushion, pillow, mattress protector, quilt, and any other upholstered article, to be used for sleeping, resting, or reclining purposes, and any glider, hammock, or other substantially similar article which that is wholly or partly upholstered.

(C) "Material" means any article, substance, or portions 58 thereof used in the manufacture, repair, or renovation of bedding 59 60 or stuffed toys.

(D) "New material" means any material which has not been used 61 in the manufacture of another article, or used for any other 62 purpose, and includes by-products of machines at mills using only 63 new raw material. 64

(E) "Secondhand material" means any material which is not <del>"new."</del>

67 (F) "Shredded clippings" means any material which has been spun into yarn, knit or woven in fabric and subsequently cut up, 68 torn up, broken up, ground up or otherwise defabricated and shall 69 be so designated on a bedding or upholstered furniture label only 70 as "shredded clippings." 71

(G) "Secondhand articles of bedding" means any article, or 72 material, or portion thereof of bedding which has been put to bodily prior use by, on, or about any person or animal and is sold or offered for sale "as is has been made in any manner 75 whatsoever." 76

(H)(D) "Remade, repaired, or renovated articles of bedding 77 not for sale" means any article of bedding that is remade, 78 repaired, or renovated for and is returned to the owner for his 79 the owner's own use. 80

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(I)(E) "Sale," "sell," or "sold" shall, in the corresponding 81
tense, mean sell, offer to sell, or deliver or consign in sale, or 82
possess with intent to sell, or deliver in sale. 83

(J)(F) "Upholstered furniture" means any article of furniture 84
wholly or partly stuffed or filled with material and which that is 85
used or intended for use for sitting, resting, or reclining 86
purposes. 87

(K)(G) "Stuffed toy" means any article intended for use by children, as a plaything, which or for an educational or recreational purpose that is wholly or partially stuffed with material.

(L) "Plaything" means any manufactured item for the educational or recreational use of children, or the equivalent thereof.

(H) "Tag" or "label" means any material prescribed by the95superintendent of industrial compliance to be attached to an96article that contains information required under this chapter.97

Sec. 3713.02. (A) Except as provided in section 3713.05 of98the Revised Code, no person shall import, manufacture, renovate,99wholesale, or reupholster stuffed toys or articles of bedding in100this state without first registering to do so with the101superintendent of industrial compliance in accordance with section1023713.05 of the Revised Code.103

(B) No person shall manufacture, offer for sale, sell,104deliver, or possess for the purpose of manufacturing, selling, or105delivering, an article of bedding or a stuffed toy that is not106labeled in accordance with section 3713.08 of the Revised Code.107

(C) No person shall manufacture, offer for sale, sell,108deliver, or possess for the purpose of manufacturing, selling, or109delivering, an article of bedding or a stuffed toy that is falsely110

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labeled.	111
(D) No person shall sell or offer for sale any secondhand	112
article of bedding or any secondhand stuffed toy that has not been	113
sanitized in accordance with section 3713.08 of the Revised Code.	114
(E) The possession of any article of bedding or stuffed toy	115
in the course of business by a person required to obtain	116
registration under this chapter, or by that person's agent or	117
servant shall be prima-facie evidence of the person's intent to	118
sell the article of bedding or stuffed toy.	119
Sec. 3713.03. The superintendent of industrial compliance in	120
the department of commerce shall administer and enforce this	121
chapter.	122
Sec. 3713.04. The director of commerce (A) In accordance with	123
Chapter 119. of the Revised Code, the superintendent of industrial	124
<u>Chapter 119. of the Revised Code, the superintendent of industrial</u> <u>compliance</u> shall:	124 125
compliance shall:	125
<u>compliance</u> shall: $\frac{(A)(1)}{(A)}$ Adopt rules pertaining to the definition, name, and	125 126
<pre>compliance shall:</pre>	125 126 127
<pre>compliance shall: (A)(1) Adopt rules pertaining to the definition, name, and description of materials necessary to carry out this chapter; (B) Make recommendations to the director of administrative</pre>	125 126 127 128
<pre>compliance shall: (A)(1) Adopt rules pertaining to the definition, name, and description of materials necessary to carry out this chapter; (B) Make recommendations to the director of administrative services relative to the qualifications and duties of the</pre>	125 126 127 128 129
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<pre>compliance shall:</pre>	125 126 127 128 129 130 131 132 133 134 135

(2) Establishing standards, on a reciprocal basis, for the	139
acceptance of labels and laboratory analyses from other states	140
where the labeling requirements and laboratory analysis standards	141
are substantially equal to the requirements of this state,	142
provided the other state extends similar reciprocity to labels and	143
laboratory analysis conducted under this chapter;	144
(3) Any other rules necessary to administer and carry out	145
this chapter.	146
(C) The superintendent may do any of the following:	147
(1) Issue administrative orders, conduct hearings, and take	148
all actions necessary under the authority of Chapter 119. of the	149
Revised Code for the administration of this chapter. The authority	150
granted under this division shall include the authority to	151
suspend, revoke, or deny registration under this chapter.	152
(2) Establish and maintain facilities within the department	153
of commerce to make tests and analysis of materials used in the	154
manufacture of bedding and stuffed toys. The superintendent also	155
may designate established laboratories in various sections of the	156
state that are qualified to make these tests. If the	157
superintendent exercises this authority, the superintendent shall	158
adopt rules to determine the fees and charges to be paid for	159
making the tests or analyses authorized under this section.	160
(3) Exercise such other powers and duties as are necessary to	161
carry out the purpose and intent of this chapter.	162

If there is practical difficulty or undue hardship in163carrying out this chapter or any rule adopted by the director, the164director may make a variation of such rule if the spirit of such165rule is being observed.166

The director may subsequently approve, amend, modify, or167rescind the rule governing the condition requiring the variation.168

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Sec. 3713.05. (A) Applications to register to import,	169
manufacture, renovate, wholesale, make, or reupholster stuffed	170
toys or bedding in this state shall be made in writing on forms	171
provided by the superintendent of industrial compliance. The	172
application shall be accompanied by a registration fee of fifty	173
dollars per person unless the applicant engages only in	174
renovation, in which case the registration fee shall be	175
thirty-five dollars.	176
(B) Upon receipt of the application and the appropriate fee,	177
the superintendent shall register the applicant and assign a	178
registration number to the registrant.	179
(C) Notwithstanding section 3713.02 of the Revised Code and	180
division (A) of this section, the following are exempt from	181
registration:	182
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(1) An organization described in section 501(c)(3) of the	183
"Internal Revenue Code of 1986," and exempt from income tax under	184
section 501(a) of that code and that is operated exclusively to	185
provide recreation or social services;	186
(2) A person who is not regularly engaged in the business of	187
manufacturing, making, wholesaling, or importing stuffed toys but	188
who manufactures or makes stuffed toys as a leisure pursuit and	189
who sells one hundred or fewer stuffed toys within one calendar	190
year;	191
(3) A person who is not regularly engaged in the business of	192
manufacturing, making, wholesaling, or importing quilts,	193
comforters, pillows, or cushions, but who manufactures or makes	194
these items as a leisure pursuit and who sells five or fewer	195
<u>quilts, ten or fewer comforters, or twenty or fewer pillows or</u>	196
<u>cushions within one calendar year.</u>	197
(D) Notwithstanding division (C)(2) or (3) of this section, a	198

person exempt under that division must attach a label to each	199
stuffed toy that contains all of the following information:	200
(1) The person's name and address;	201
(2) A statement that the person is not registered by the	202
<u>state of Ohio;</u>	203
(3) A statement that the contents of the product have not	204
been inspected.	205
Sec. 3713.06. (A) Any person required to register under	206
division (A) of section 3713.02 of the Revised Code who imports	207
bedding or stuffed toys into this state for retail sale or use in	208
this state and any person required to register under division $(A)$	209
of gogtion 2712 02 of the Powigod Code who manufactures hedding or	210

of section 3713.02 of the Revised Code who manufactures bedding or 210 stuffed toys in this state for retail sale or use in this state 211 shall submit a report to the superintendent of industrial 212 compliance, in a form and manner prescribed by the superintendent. 213 The form shall be submitted once every six months and shall show 214 the total number of items of bedding or stuffed toys imported into 215 this state or manufactured in this state. Each report shall be 216 accompanied by a fee of four cents for each item of bedding or 217 stuffed toy imported into this state or manufactured in this 218 219 <u>state.</u>

(B) Every importer, manufacturer, or wholesaler of stuffed220toys or articles of bedding, and every mobile home and221recreational vehicle dealer, conversion van dealer, secondhand222dealer, and auction house shall retain records, designated by the223superintendent in rule, for the time period established in rule.224

(C) Every importer, manufacturer, or wholesaler of stuffed225toys or articles of bedding, and every mobile home and226recreational vehicle dealer, conversion van dealer, secondhand227dealer, and auction house shall make sufficient investigation of228

its records to ensure that the information reported to the	
superintendent under division (A) of this section is accurate.	230
Sec. 3713.07. (A) Registration obtained under this chapter	231
expires annually on the last day of the month in the month that	232
the registration was obtained. The superintendent of industrial	233
compliance shall renew the registration in accordance with Chapter	234
4745. of the Revised Code.	235
(B) Failure on the part of any registrant to renew	236
registration prior to its expiration, when notified as required in	237
this section, shall not deprive the person of the right to renewal	238
within the ninety days that follow expiration, but the fee to be	239
paid for renewal after its expiration shall be one hundred dollars	240
plus the standard registration fee for the registrant.	241
(C) If a registrant fails to renew registration within ninety	242
days of the date that it expired, the former registrant shall	243
comply with the registration requirements under section 3713.05 of	244
the Revised Code to obtain valid registration.	245
Sec. 3713.08. (A) All persons required to register under	246
division (A) of section 3713.02 of the Revised Code manufacturing,	247
making, or wholesaling bedding or stuffed toys, or both, that are	248
sold or offered for sale shall have the material content of their	249
products tested and analyzed at an established laboratory	250
designated by the superintendent of industrial compliance before	251
the bedding or stuffed toys are sold or offered for sale.	252
(B) Every stuffed toy or item of bedding sold or offered for	253
sale shall have a label affixed to it that reports the contents of	254
the stuffed toy or bedding material in conformity with	255
requirements established by the superintendent, a registration	256

its records to ensure that the information reported to the

requirements established by the superintendent, a registration256number, and any other identifying information as required by the257superintendent.258

(C) The seller of any secondhand articles of bedding or	259
stuffed toys shall sanitize all items in accordance with rules	260
established by the superintendent prior to the sale of or the	261
offering for sale of any secondhand articles.	262
(D) This section does not apply to any of the following:	263
(1) Persons who meet the qualifications of division (C)(2) or	264
(3) of section 3713.05 of the Revised Code;	265
(2) The sale of furniture more than fifty years old;	266
(3) The sale of furniture from the home of the owner directly	267
to the purchaser.	268
Sec. 3713.09. (A) The superintendent of industrial compliance	269
may appoint inspectors and periodically inspect and investigate	270
any establishment where bedding or stuffed toys are manufactured,	271
made, remade, renovated, repaired, sanitized, sold, or offered for	272
sale, or where previously used material is processed for use in	273
the manufacture of bedding or stuffed toys.	274
(1) Each inspector shall make a written report to the	275
superintendent of each examination and inspection complete with	276
the inspector's findings and recommendations. Inspectors may place	277
"off sale" any article of bedding or stuffed toy offered for sale,	278
or found in the possession of any person with the intent to sell,	279
in violation of section 3713.02 of the Revised Code. Inspectors	280
shall perform other duties related to inspection and examination	281
as prescribed by the superintendent.	282
(2) When articles are placed "off sale" under division (A)(1)	283
of this section, they shall be tagged, and the tag shall not be	284
removed except by an authorized representative of the division of	285
industrial compliance after the violator demonstrates to the	286
satisfaction of the superintendent proof of compliance with the	287
requirements of section 3713.08 of the Revised Code.	288

(B)(1) When an inspector has cause to believe that any 289 bedding or stuffed toy is not tagged or labeled in accordance with 290 section 3713.08 of the Revised Code, the inspector may open any 291 seam of the bedding or stuffed toy in question to examine the 292 material used or contained within it and take a reasonable amount 293 of the material for testing and analysis and, if necessary, 294 examine any and all purchase records in order to determine the 295 contents or the kind of material used in the bedding or stuffed 296 toy in guestion. An inspector may seize and hold evidence of any 297 article of bedding, stuffed toy, or material manufactured, made, 298 possessed, renovated, remade, or repaired, sold, or offered for 299 sale contrary to this chapter. 300 (2) Immediately after seizing articles believed to be in 301 violation of this chapter, the inspector immediately shall report 302 the seizure to the superintendent. The superintendent shall hold a 303 hearing in accordance with Chapter 119. of the Revised Code or 304 make a ruling in the matter. If the superintendent finds that the 305 article of bedding, stuffed toy, or material is not in violation 306

of this chapter, the superintendent shall order the item or items307returned to the owner. If the superintendent finds a violation of308this chapter, the superintendent may do either of the following:309

(a) Return the articles to the owner for proper treatment,310tagging or labeling, or other action as ordered by the311superintendent, subject to the requirement that the articles be312reinspected at cost to the owner, prior to being sold or offered313for sale;314

(b) Report the violation to the appropriate prosecuting315attorney or city law director.316

(C) The superintendent, at reasonable times and upon317reasonable notice, may examine or cause to be examined the records318of any importer, manufacturer, or wholesaler of stuffed toys or319articles of bedding, mobile home and recreational vehicle dealer,320

conversion van dealer, secondhand dealer, or auction house to321determine compliance with this chapter. The superintendent may322enter into contracts, pursuant to procedures prescribed by the323superintendent, with persons to examine these records to determine324compliance with this chapter. These persons may collect and remit325to the superintendent any amounts due under this chapter.326

(D) Records audited pursuant to division (C) of this section327are confidential and shall not be disclosed except as required by328section 149.43 of the Revised Code, or as the superintendent finds329necessary for the proper administration of this chapter.330

(E) In the case of any investigation or examination, or both, 331 that requires investigation or examination outside of this state 332 of any importer, manufacturer, or wholesaler of stuffed toys or 333 articles of bedding, or of any mobile home or recreational vehicle 334 dealer, conversion van dealer, secondhand dealer, or auction 335 house, the superintendent may require the investigated or examined 336 person to pay the actual expense of the investigation or 337 examination. The superintendent shall provide an itemized 338 statement of actual expenses to the investigated or examined 339 person. 340

(F) Whenever the superintendent has reason to believe, from341the superintendent's own information, upon complaint, or342otherwise, that any person has engaged in, is engaging in, or is343about to engage in any practice prohibited by this chapter, or344when the superintendent has reason to believe that it is necessary345for public health and safety, the superintendent may do any of the346following:347

(1) Investigate violations of this chapter, and for that348purpose, may subpoena witnesses in connection with the349investigation. The superintendent may make application to the350appropriate court of common pleas for an order enjoining the351violation of this chapter, and upon a showing by the352

superintendent that any registrant or person acting in a manner	353
that requires registration has violated or is about to violate	354
this chapter, an injunction, restraining order, or other order as	355
may be appropriate shall be granted by the court.	356
(2) Compel by subpoena the attendance of witnesses to testify	357
in relation to any matter over which the superintendent has	358
jurisdiction and that is the subject of inquiry and investigation	359
by the superintendent, and require the production of any book,	360
paper, or document pertaining to the matter. In case any person	361
fails to file any statement or report, obey any subpoena, give	362
testimony, or produce any books, records, or papers as required by	363
a subpoena, the court of common pleas of any county in the state,	364
upon application made to it by the superintendent, shall compel	365
obedience by attachment proceedings for contempt.	366
(3) Suspend or revoke the registration of any importer,	367
manufacturer, or wholesaler of stuffed toys or articles of	368

bedding, mobile home or recreational vehicle dealer, conversion369van dealer, secondhand dealer, or auction house;370

(4) Submit evidence of the violation or violations to any371city prosecutor, city director of law, or prosecuting attorney372with authority to prosecute. If the city prosecutor, city director373of law, or prosecuting attorney with authority to prosecute fails374to prosecute, the superintendent shall submit the evidence to the375attorney general who may proceed with the prosecution.376

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Sec. 3713.10. Sections 3713.01 to 3713.11, inclusive, of the378Revised Code All money collected under this chapter shall be379governed by and be in accordance with sections 119.01 to 119.13,380inclusive, deposited into the state treasury to the credit of the381industrial compliance operating fund created under section 121.084382of the Revised Code.383

Sec. 3713.99. (A) Whoever violates <u>division (A), (B), or (D)</u>	384
of section <del>3713.09</del> <u>3713.02</u> of the Revised Code <del>shall be fined not</del>	385
less than twenty-five nor more than five hundred dollars or	386
imprisoned not more than six months, or both is guilty of a	387
misdemeanor of the fourth degree.	388
(B) Whoever violates division (C) of section 3713.02 of the	389
Revised Code is guilty of a misdemeanor of the third degree.	390
Sec. 4104.01. As used in sections 4104.01 to 4104.20 and	391
section 4104.99 of the Revised Code:	392
(A) "Board of building standards" or "board" means the board	393
established by section 3781.07 of the Revised Code.	394
(B) "Superintendent" means the <del>office of</del> superintendent of	395
the division of industrial compliance created by section 121.04 of	396
the Revised Code.	397
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(C) "Boiler" means a closed vessel in which water is heated,	398
steam is generated, steam is superheated, or any combination	399
thereof, under pressure or vacuum for use externally to itself by	400
the direct application of heat from the combustion of fuels, or	401
from electricity or nuclear energy. "Boiler" includes fired units	402
for heating or vaporizing liquids other than water where these	403
units are separate from processing systems and are complete within	404
themselves.	405
(D) "Power boiler" means a boiler in which steam or other	406
vapor (to be used externally to itself) is generated at a pressure	407
of more than fifteen psig.	408
(E) "High pressure, high temperature water boiler" means a	409
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water heating boiler operating at pressures exceeding one hundred 410
sixty psig or temperatures exceeding two hundred fifty degrees 411
Fahrenheit. 412

(F) "Low pressure boiler" means a steam boiler operating at
pressures not exceeding fifteen psig, or a hot water heating
boiler operating at pressures not exceeding one hundred sixty psig
or temperatures not exceeding two hundred fifty degrees
Fahrenheit.

(G) "Unfired pressure vessel" means a vessel in which
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container for the containment of pressure, either internal or
external. This pressure is may be obtained from an external source
or by the application of heat from an a direct or indirect source
or any combination thereof.

(H) "Process boiler" means a boiler to which all of the following apply:

(1) The steam in the boiler is either generated or
superheated, or both, under pressure or vacuum for use external to
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itself.
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(2) The source of heat for the boiler is in part or in wholefrom a process other than the boiler itself.429

(3) The boiler is part of a continuous processing unit, such
as used in chemical manufacture or petroleum refining, other than
a steam-generated process unit.
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(I) "Stationary steam engine" means an engine or turbine in433which the mechanical force arising from the elasticity and434expansion action of steam or from its property of rapid435condensation or from a combination of the two is made available as436a motive power.437

Sec. 4104.02. The board of building standards shall: 438

(A) Formulate rules for the construction, installation,
inspection, repair, conservation of energy, and operation of
boilers and the construction, inspection, and repair of unfired
pressure vessels and for ascertaining the safe working pressures
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to be carried on such boilers and unfired pressure vessels and the qualification of inspectors of boilers and unfired pressure vessels; 443

(B) Prescribe tests, if it is considered necessary, to
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ascertain the qualities of materials used in the construction of
boilers and unfired pressure vessels;
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(C) Adopt rules regulating the construction and sizes of
safety valves for boilers and unfired pressure vessels of
different sizes and pressures, for the construction, use, and
location of fusible plugs, appliances for indicating the pressure
of steam and level of water in the boiler or unfired pressure
vessels, and such other appliances as the board considers
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necessary to safety in operating boilers;

# (D) Make a standard form of certificate of operation for boilers;

(E) Establish reasonable fees for the performance of reviews, 458 surveys, or audits of manufacturer's facilities by the division of 459 industrial compliance for certification by the American society of 460 mechanical engineers and the national board of boiler and pressure 461 vessel inspectors. 462

(E) The definitions and rules adopted by the board for the 463 construction, installation, inspection, repair, conservation of 464 energy, and operation of boilers and the construction, inspection, 465 and repair of unfired pressure vessels and for ascertaining the 466 467 safe working pressures to be used on such boilers and unfired pressure vessels shall be based upon and follow generally accepted 468 engineering standards, formulae, and practices established and 469 pertaining to boilers and unfired pressure vessel construction, 470 operation, and safety, and the board may, for this purpose, adopt 471 existing published standards as well as amendments thereto 472 subsequently published by the same authority. 473

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When a person desires to manufacture a special type of boiler 474 or unfired pressure vessel, the design of which is not covered by 475 the rules of the board, he the person shall submit drawings and 476 specifications of such boiler or unfired pressure vessel to the 477 board for investigation, after which the board may permit its 478 installation. 479

The provisions of sections 119.03 and 119.11 of the Revised 480 Code in particular, and the applicable provisions of Chapter 119. 481 of the Revised Code in general, shall govern the proceedings of 482 the board of building standards in adopting, amending, or 483 rescinding rules pursuant to this section.

**Sec. 4104.04.** (A) Sections 4104.01 to 4104.207 and section 485 4104.99 of the Revised Code do not apply to the following boilers 486 and unfired pressure vessels: 487

488 (1) Boilers and, unfired pressure vessels, and stationary steam engines under federal control or subject to inspection under 489 federal laws; 490

(2) Air tanks located on vehicles operating under the rules 491 of other state authorities and used for carrying passengers, or 492 freight; 493

(3) Air tanks installed on the right of way of railroads and 494 used directly in the operation of trains; 495

(4) Unfired pressure vessels which are under the regulation 496 and control of the state fire marshal under Chapter 3737. of the 497 Revised Code. 498

(B) The following boilers and unfired pressure vessels are 499 exempt from the requirements of sections 4104.10, 4104.101, 500 4104.11, 4104.12, and 4104.13 of the Revised Code, but shall be 501 equipped with such appliances, to insure safety of operation, as 502 are prescribed by the board: 503

(1) Portable boilers or unfired pressure vessels when located 504on farms and used solely for agricultural purposes; 505

(2) Steam or vapor boilers carrying a pressure of not more
than fifteen psig, which are located in private residences or in
apartment houses of less than six family units;
508

(3) Hot water boilers operated at pressures not exceeding one
hundred sixty psig, or temperatures not exceeding two hundred
fifty degrees Fahrenheit fahrenheit, which are located in private
residences or in apartment houses of less than six family units;
512

(4) Unfired pressure vessels containing only water under
pressure for domestic supply purposes, including those containing
air, the compression of which serves only as a cushion or airlift
pumping system, when located in private residences or in apartment
houses of less than six family units;

(5) Portable boilers used in pumping, heating, steaming, anddrilling, in the open field, for water, gas, and oil;519

(6) Portable boilers used in the construction of and repairto public roads, railroads, and bridges;521

(7) Historical steam boilers of riveted construction, 522preserved, restored, or maintained for hobby or demonstration use. 523

Sec. 4104.05. (A) No person shall operate a low pressure524boiler at more than thirty horsepower, unless one of the following525applies to that person:526

(1) The person is licensed as a steam engineer, high pressure527boiler operator, or low pressure boiler operator in accordance528with section 4104.19 of the Revised Code.529

(2) The person is working under the direct supervision of a530steam engineer, high pressure boiler operator, or low pressure531boiler operator.532

(B) No person shall operate a power boiler at more than	533
thirty horsepower unless one of the following applies to that	534
person:	535
(1) The person is licensed as a steam engineer or high	536
pressure boiler operator in accordance with section 4104.19 of the	537
Revised Code.	538
(2) The person is working under the direct supervision of a	539
<u>steam engineer or high pressure boiler operator.</u>	540
<u>(C) No person shall operate a stationary steam engine at more</u>	541
than thirty horsepower unless one of the following applies to that	542
person:	543
(1) The person is licensed as a steam engineer in accordance	544
with section 4104.19 of the Revised Code.	545
(2) The person is working under the direct supervision of a	546
steam engineer.	547
(D) For purposes of this section, a horsepower means twelve	548
square feet of boiler heating surface.	549

Sec. 4104.06. (A) The inspection of boilers and their 550 appurtenances and unfired pressure vessels shall be made by the 551 inspectors mentioned in sections 4104.07 to 4104.20 of the Revised 552 Code, under the supervision of the. The superintendent of the 553 division of industrial compliance, and he shall administer and 554 enforce such sections and rules adopted by the board of building 555 standards pursuant to section 4104.02 of the Revised Code. 556

(B) The superintendent shall adopt, amend, and repeal rules557exclusively for the issuance, renewal, suspension, and revocation558of certificates of competency and certificates of operation, for559conducting hearings in accordance with Chapter 119. of the Revised560Code related to these actions, and for the inspection of boilers561and their appurtenances, and unfired pressure vessels.562

(C) Notwithstanding division (B) of this section, the	563
superintendent shall not adopt rules relating to construction,	564
maintenance, or repair of boilers and their appurtenances, or	565
repair of unfired pressure vessels.	566

(D) The superintendent and each general inspector may enter567any premises and any building or room at all reasonable hours to568perform an examination or inspection.569

Sec. 4104.07. (A) An application for examination as an 570 inspector of boilers and unfired pressure vessels shall be in 571 writing, accompanied by a fee of fifty dollars, upon a blank to be 572 furnished by the superintendent of the division of industrial 573 compliance. Any moneys collected under this section shall be paid 574 into the state treasury to the credit of the industrial compliance 575 operating fund created in section 121.084 of the Revised Code. 576

(B) The superintendent shall determine if an applicant meets 577 all the requirements for examination in accordance with rules 578 adopted by the board of building standards under section 4104.02 579 of the Revised Code. An application shall be rejected which 580 contains any willful falsification, or untruthful statements. 581

(C) An applicant shall be examined by the superintendent, by 582 a written examination, prescribed by the board, dealing with the 583 construction, installation, operation, maintenance, and repair of 584 boilers and unfired pressure vessels and their appurtenances, and 585 the applicant shall be accepted or rejected on the merits of his 586 <u>the applicant's</u> application and examination. 587

A rejected applicant is entitled, after the expiration of588ninety days and upon payment of an examination fee of fifty589dollars, to another examination.590

(D) Upon a favorable report by the superintendent of the 591 result of an examination, the superintendent shall immediately 592

issue to the successful applicant a certificate of competency to 593 that effect. 594

Sec. 4104.08. (A) The director of commerce may appoint from 595 the holders of certificates of competency provided for in section 596 4104.07 of the Revised Code, general inspectors of boilers and unfired pressure vessels. 598

(B) Any company authorized to insure boilers and unfired 599 pressure vessels against explosion in this state may designate 600 from holders of certificates of competency issued by the 601 superintendent of the division of industrial compliance, or 602 holders of certificates of competency or commissions issued by 603 other states or nations whose examinations for certificates or 604 commissions have been approved by the board of building standards, 605 persons to inspect and stamp boilers and unfired pressure vessels 606 covered by the company's policies, and the superintendent shall 607 issue to such persons commissions authorizing them to act as 608 609 special inspectors. Special inspectors shall be compensated by the company designating them. The board 610

(C) The director of commerce shall establish an annual fee to 611 be charged by the superintendent for each certificate of 612 competency or commission the superintendent issues. 613

614 Any state or municipal corporation may designate from holders of certificates of competency, issued by the superintendent, 615 persons to inspect and stamp boilers and unfired pressure vessels 616 during construction under such rules as may be adopted by the 617 board, provided the boiler or unfired pressure vessel conforms in 618 619 every detail with the rules.

(D) The superintendent shall issue to each of such appointees 620 general or special inspector a commission to the effect that the 621 holder thereof is authorized to inspect boilers and unfired 622 pressure vessels for the in this state. 623

(E) No person shall be authorized to act for the state,624either as a general inspector or a special inspector, who is625directly or indirectly interested in the manufacture or sale of626boilers or unfired pressure vessels.627

sec. 4104.09. The certificate of competency issued under 628 section 4104.07 of the Revised Code or the commission provided for 629 in section 4104.08 of the Revised Code may be revoked by the 630 superintendent of the division of industrial compliance for the 631 incompetence or untrustworthiness of the holder thereof, or for 632 willful falsification of any matter or statement contained in his 633 the holder's application or in a report of any inspection. A 634 person whose commission is revoked may appeal in accordance with 635 section 119.12 Chapter 119 of the Revised Code. If a certificate 636 or commission is lost or destroyed, a new certificate or 637 commission shall be issued in its place without another 638 examination. 639

All certificates of competency or commissions issued prior to640October 15, 1965, are valid unless revoked.641

Sec. 4104.10. All unfired pressure vessels, except unfired 642 pressure vessels exempt under section 4104.04 of the Revised Code, 643 shall be thoroughly inspected during fabrication and upon 644 completion by either a general or special inspector, and shall not 645 be operated until a copy of the manufacturers' data report, 646 properly executed and signed by the inspector is filed in the 647 office of the superintendent of the division of industrial 648 compliance. All unfired pressure vessels shall conform in every 649 detail with applicable rules adopted by the board of building 650 standards pursuant to section 4104.02 of the Revised Code. 651

Sec. 4104.101. (A) Every contractor No person shall be652registered with the division of industrial compliance before653

654 installing install or making make major repairs or modifications to any boiler without first registering to do so with the division 655 of industrial compliance. 656

(B) Every contractor No person shall obtain a permit from the 657 division prior to making an make any installation or major repair 658 or modification of any boiler without first obtaining a permit to 659 do so from the division. The permit application form shall provide 660 the name and address of the owner, location of the boiler, and 661 type of repair or modification that will be made. The application 662 permit fee shall be fifty dollars. 663

(C) The superintendent of the division of industrial 664 compliance shall require annual registration of all contractors 665 who install, make major repairs to, or modify any boiler. The 666 board of building standards shall establish a reasonable fee to 667 cover the cost of processing registrations. 668

sec. 4104.14. The owner or user of a boiler required by 669 sections 4104.01 to 4104.20, inclusive, of the Revised Code, to be 670 inspected shall, after due notice, prepare the boiler for internal 671 and external inspection at the appointed time, by drawing the 672 water from the boiler and removing the manhole and handhole plates 673 and thoroughly cleaning the boiler and its setting. The inspector 674 shall give such owner or user at least fourteen days' notice to 675 prepare the boiler for such inspection, but need not give notice 676 for inspection under operating conditions. The inspector, when 677 678 making inspections under operating conditions, shall observe the pressure carried and the general condition of each boiler, and 679 ascertain if the safety valve and the appliances for indicating 680 the pressure and level of water in the boiler are in proper 681 working order. No person shall remove or tamper with any safety 682 appliances prescribed by the board of building standards, and no 683 person shall in any manner load the safety valve to a greater 684 pressure than that allowed by the certificate of operation. If in 685

the judgment of the inspector it is advisable to apply a 686 hydrostatic pressure test to the boiler, the owner or user shall 687 prepare the boiler for such test, and apply the test which shall 688 be witnessed by the inspector. 689

**Sec. 4104.15.** (A) All certificates of inspection for boilers, 690 issued prior to October 15, 1965, are valid and effective for the 691 period set forth in such certificates unless sooner withdrawn by 692 the superintendent of the division of industrial compliance. The 693 owner or user of any such boiler shall obtain an appropriate 694 certificate of operation for such boiler on or before the 695 expiration date of such certificate of inspection, and shall not 696 operate such boiler, or permit it to be operated after such 697 expiration date unless a certificate of operation has been 698 obtained in accordance with section 4104.17 of the Revised Code. 699

(B) If, upon making the internal and external inspection 700 required under sections 4104.11, 4104.12, and 4104.13 of the 701 Revised Code, the inspector finds the boiler to be in safe working 702 order, with the fittings necessary to safety, and properly set up, 703 upon his the inspector's report to the superintendent, the 704 superintendent shall issue to the owner or user thereof, or renew, 705 upon application and upon compliance with sections 4104.17 and 706 4104.18 of the Revised Code, a certificate of operation which 707 shall state the maximum pressure at which the boiler may be 708 operated, as ascertained by the rules of the board of building 709 standards. Such certificates shall also state the name of the 710 owner or user, the location, size, and number of each boiler, and 711 the date of issuance, and shall be so placed as to be easily read 712 in the engine room or boiler room of the plant where the boiler is 713 located, except that the certificate of operation for a portable 714 boiler shall be kept on the premises and shall be accessible at 715 all times. 716

(C) If an inspector at any inspection finds that the boiler

Page 24

or unfired pressure vessel is not in safe working condition, or is 718 not provided with the fittings necessary to safety, or if the 719 fittings are improperly arranged, he the inspector shall 720 immediately notify the owner or user and person in charge of the 721 boiler and shall report the same to the superintendent who shall 722 withdraw or withhold such may revoke, suspend, or deny the 723 certificate of operation and not renew the same until the boiler 724 or unfired pressure vessel and its fittings are put in condition 725 to insure safety of operation, and the owner or user shall not 726 operate the boiler or unfired pressure vessel, or permit it to be 727 operated until such certificate has been granted or restored. 728

(D) If the superintendent or a general boiler inspector finds 729 that an unfired pressure vessel or boiler or a part thereof poses 730 an explosion hazard that reasonably can be regarded as posing an 731 imminent danger of death or serious physical harm to persons, the 732 superintendent or the general boiler inspector shall seal the 733 unfired pressure vessel or boiler and order, in writing, the 734 operator or owner of the unfired pressure vessel or boiler to 735 immediately cease the unfired pressure vessel's or boiler's 736 operation. The order shall be effective until the nonconformities 737 are eliminated, corrected, or otherwise remedied, or for a period 738 of seventy-two hours from the time of issuance, whichever occurs 739 first. During the seventy-two-hour period, the superintendent may 740 request that the prosecuting attorney or city attorney of Franklin 741 county or of the county in which the unfired pressure vessel or 742 boiler is located obtain an injunction restraining the operator or 743 owner of the unfired pressure vessel or boiler from continuing its 744 operation after the seventy-two-hour period expires until the 745 nonconformities are eliminated, corrected, or otherwise remedied. 746

(E) Each boiler which has been inspected shall be assigned a 747
 number by the superintendent, which number shall be stamped on the 748
 boiler except that in the event the boiler is of cast iron 749

construction such number may be stamped on a nonferrous metal tag 750 affixed to the boiler or its fittings by seal or otherwise. No 751 person except an inspector shall deface or remove any such number 752 or taq. 753

(F) If the owner or user of any <u>unfired pressure vessel or</u> 754 boiler disagrees with the inspector as to the necessity for 755 shutting down a an unfired pressure vessel or boiler or for making 756 repairs or alterations in it, or taking any other measures for 757 safety that are requested by an inspector, the owner or user may 758 appeal from the decision of the inspector to the superintendent, 759 who may, after such other inspection by a general inspector or 760 special inspector as the superintendent deems necessary, decide 761 the issue. 762

(G) Neither sections 4104.01 to 4104.20 of the Revised Code, 763 nor an inspection or report by any inspector, shall relieve the 764 owner or user of a steam an unfired pressure vessel or boiler of 765 the duty of using due care himself in the inspection, operation, 766 and repair of the <u>unfired pressure vessel or</u> boiler or of any 767 liability for damages for his failure to inspect, repair, or 768 769 operate the <u>unfired pressure vessel or</u> boiler safely.

Sec. 4104.17. Certificates of operation issued for boilers 770 subject to inspection under Chapter 4104. of the Revised Code 771 shall be issued and renewed in accordance with and at dates 772 prescribed by rules and regulations adopted by the board of 773 building standards superintendent of industrial compliance. 774

**Sec. 4104.18.** (A) The owner or user of a boiler required 775 under section 4104.12 of the Revised Code to be inspected upon 776 installation, and the owner or user of a boiler for which a 777 certificate of inspection has been issued which is replaced with 778 an appropriate certificate of operation, shall pay to the 779 superintendent of the division of industrial compliance a fee in 780

the amount of thirty dollars for boilers subject to annual 781 inspections under section 4104.11 of the Revised Code, sixty 782 dollars for boilers subject to biennial inspection under section 783 4104.13 of the Revised Code, ninety dollars for boilers subject to 784 triennial inspection under section 4104.11 of the Revised Code, or 785 one hundred fifty dollars for boilers subject to quinquennial 786 inspection under section 4104.13 of the Revised Code before any 787 certificate of operation is issued. 788

A renewal fee in the amount of thirty dollars shall be paid 789 to the treasurer of state before <u>the renewal of</u> any certificate of 790 operation <del>is renewed</del>. 791

(B) The fee for complete inspection during construction by a 792 general inspector on boilers and unfired pressure vessels 793 manufactured within the state shall be thirty-five dollars per 794 hour. Boiler and unfired pressure vessel manufacturers other than 795 those located in the state may secure inspection by a general 796 inspector on work during construction, upon application to the 797 superintendent, and upon payment of a fee of thirty-five dollars 798 per hour, plus the necessary traveling and hotel expenses incurred 799 by the inspector. 800

(C) The application fee for applicants for steam engineer,
high pressure boiler operator, or low pressure boiler operator
licenses is fifty dollars. The fee for each original or renewal
steam engineer, high pressure boiler operator, or low pressure
804
boiler operator license is thirty-five dollars.

(D) The director of commerce, subject to the approval of the 806 controlling board, may establish fees in excess of the fees 807 provided in divisions (A) and, (B), and (C) of this section, 808 provided that such fees do not exceed the amounts established in 809 this section by more than fifty per cent. Any moneys collected 810 under this section shall be paid into the state treasury to the 811 credit of the industrial compliance operating fund created in 812 section 121.084 of the Revised Code.

(D)(E) Any person who fails to pay an invoiced renewal fee or 814 an invoiced inspection fee required for any inspection conducted 815 by the division of industrial compliance pursuant to this chapter 816 within forty-five days after the inspection is conducted of the 817 invoice date shall pay a late payment fee equal to twenty-five per 818 cent of the inspection invoiced fee. 819

(E) (F) In addition to the fees assessed in divisions (A) and 820 (B) of this section, the board of building standards shall assess 821 the owner or user a fee of three dollars and twenty-five cents for 822 each certificate of operation or renewal thereof issued under 823 division (A) of this section and for each inspection conducted 824 under division (B) of this section. The board shall adopt rules, 825 in accordance with Chapter 119. of the Revised Code, specifying 826 the manner by which the superintendent shall collect and remit to 827 the board the fees assessed under this division and requiring that 828 remittance of the fees be made at least quarterly. 829

Sec. 4104.19. (A) Any person seeking a license to operate as 830 a steam engineer, high pressure boiler operator, or low pressure 831 boiler operator shall file a written application with the 832 superintendent on a form prescribed by the superintendent with the 833 appropriate application fee as set forth in section 4104.18 of the 834 Revised Code. The application shall contain information 835 satisfactory to the superintendent to demonstrate that the 836 applicant meets the requirements of division (B) of this section. 837 The application shall be filed with the superintendent not more 838 than sixty days and not less than thirty days before the license 839 examination is offered. 840

(B) To qualify to take the examination required to obtain a841steam engineer, high pressure boiler operator, or low pressure842boiler operator license, a person shall meet both of the following843

As Passed by the House	
requirements:	844
(1) Be at least eighteen years of age;	845
(2) Have one year of experience in the operation of steam	846
engines, high pressure boilers, or low pressure boilers as	847
applicable to the type of license being sought, or a combination	848
of experience and education for the type of license sought as	849
determined to be acceptable by the superintendent.	850
(C) No applicant shall qualify to take an examination or to	851
renew a license if the applicant has violated this chapter or if	852
the applicant has obtained or renewed a license issued under this	853
chapter by fraud, misrepresentation, or deception.	854
(D) The superintendent shall issue a license to each	855
applicant who receives a passing score on the examination, as	856
determined by the superintendent, for the license for which the	857
applicant applied.	858
(E) The superintendent shall select and contract with one or	859
more persons to do all of the following relative to the	860
examinations for a license to operate as a steam engineer, high	861
pressure boiler operator, or low pressure boiler operator:	862
(1) Prepare, administer, score, and maintain the	863
confidentiality of the examination;	864
(2) Maintain responsibility for all expenses required to	865
fulfill division (E)(1) of this section;	866
(3) Charge each applicant a fee for administering the	867
examination, in an amount authorized by the superintendent;	868
(4) Design the examination for each type of license to	869
determine an applicant's competence to operate the equipment for	870
which the applicant is seeking licensure.	871
(F) Each license issued under this chapter expires one year	872
after the date of issue. Each person holding a valid, unexpired	873

to the superintendent not more than ninety days before the	
expiration of the license, and submitting with the application the	876
renewal fee established in section 4104.18 of the Revised Code.	877
Upon receipt of the renewal information and fee, the	878
superintendent shall issue the licensee a certificate of renewal.	879

(G) The superintendent, in accordance with Chapter 119. of880the Revised Code, may suspend or revoke any license, or may refuse881to issue a license under this chapter upon finding that a licensee882or an applicant for a license has violated or is violating the883requirements of this chapter.884

Sec. 4104.21. On receipt of a notice pursuant to section 885 3123.43 of the Revised Code, the chief of the division of boiler 886 inspection superintendent of industrial compliance shall comply 887 with sections 3123.41 to 3123.50 of the Revised Code and any 888 applicable rules adopted under section 3123.63 of the Revised Code 889 with respect to a certificate or license issued pursuant to this 890 chapter. 891

Sec. 4104.99. (A) Whoever violates division (A) or (B) of892section 4104.101 or section 4104.20 of the Revised Code shall be893fined not less than twenty nor more than five hundred dollars is894guilty of a misdemeanor of the third degree.895

(B) Whoever violates section 4104.101 4104.05 of the Revised 896
 Code shall be fined not more than five hundred dollars is guilty 897
 of a minor misdemeanor. 898

(C) Whoever violates section 4104.46 of the Revised Code899shall be fined not less than fifty nor more than one thousand900dollars for a first offense; for each subsequent offense such901person shall be fined not less than one hundred nor more than five902thousand dollars.903

Sec. 4105.01. As used in this chapter:

(A) "Elevator" means a hoisting and lowering apparatus 905 equipped with a car, cage, or platform which moves on or between 906 permanent rails or guides and serves two or more fixed landings in 907 a building or structure to which section 3781.06 of the Revised 908 Code applies. "Elevator" includes dumb-waiters other than 909 hand-powered dumb-waiters, escalators, manlifts, moving walks, of 910 the endless belt type, other lifting or lowering apparatus 911 permanently installed on or between rails or guides, and all 912 equipment, machinery, and construction related to any elevator; 913 but does not include construction hoists and other similar 914 temporary lifting or lowering apparatuses, ski lifts, traveling, 915 portable amusement rides or devices that are not affixed to a 916 permanent foundation, or nonportable amusement rides or devices 917 that are affixed to a permanent foundation. 918

(B) "Passenger elevator" means an elevator that is designed 919 to carry persons to its contract capacity. 920

921 (C) "Freight elevator" means an elevator normally used for carrying freight and on which only the operator and employees in 922 the pursuit of their duties, by the permission of the employer, 923 are allowed to ride. 924

(D) "Gravity elevator" means an elevator utilizing gravity to 925 move. 926

(E) "General inspector" means a state inspector examined and 927 hired to inspect elevators and lifting apparatus for that state. 928

(F) "Special inspector" means an inspector examined and 929 commissioned by the superintendent of the division of industrial 930 compliance to inspect elevators and lifting apparatus in the 931 state. 932

(G) "Inspector" means either a general or special inspector. 933

**Sec.** 4105.10. (A) Every passenger elevator, escalator, moving 934 walk, and freight elevator, including gravity elevators, shall be 935 inspected once twice every six twelve months. Power 936

(B) Power dumb-waiters, hoists, and other lifting or lowering 937 apparatus, not designed to carry persons, permanently installed, 938 either on or between rails or guides, shall be inspected at least 939 once every twelve months. 940

(C) The board of building standards may designate by rule, 941 classifications of passenger elevators with a capacity of seven 942 hundred fifty pounds or less that shall be inspected once every 943 twelve months. 944

Sec. 4105.16. Before any new installation of an elevator of 945 permanent nature shall be is erected or before any existing 946 elevator is removed to and installed in a different location, an 947 application of specifications in duplicate shall be submitted to 948 the division of industrial compliance giving such information 949 concerning the construction, installation, and operation of said 950 elevator as the division may require on forms to be furnished by 951 the division, together with complete construction plans in 952 duplicate. In all cases where any changes or repairs are made 953 which alter its construction of classification, grade or rated 954 lifting capacity, except when made pursuant to a report of an 955 inspector, an application of specifications in duplicate shall be 956 submitted to the division, containing such information, or 957 approval, except in those municipal corporations which maintain 958 their own elevator inspection departments, in which event such 959 specifications shall be submitted to the elevator department of 960 the municipal corporation for its approval, and if approved, a 961 permit for the erection or repair of such elevator shall be issued 962 by the municipal corporation. Upon approval of such application 963 and construction plans, the superintendent of the division of 964

industrial compliance shall issue a permit for the erection or 965 repair of such elevator. No new elevator shall be operated until 966 completion in accordance with the approved plans and 967 specifications, unless a temporary permit is granted by the 968 division. 969

The final inspection, before operation, of a permanent, new970or repaired elevator shall be classed as a special inspection.971Such final inspection shall be made by a general inspector, but972the superintendent may designate or a special inspector of a973municipal corporation to make such final inspection of any974permanent elevator located in his municipal corporation designated975by the superintendent.976

Sec. 4105.17. (A) The fee for any each inspection, or 977 attempted inspection that, due to no fault of a general inspector 978 or the division of industrial compliance, is not successfully 979 980 completed, by a general inspector before the operation of a permanent new elevator prior to the issuance of a certificate of 981 operation, before operation of an elevator being put back into 982 service after a repair, or as a result of the operation of section 983 4105.08 of the Revised Code and is an elevator required to be 984 inspected under this chapter is thirty twenty dollars plus five 985 ten dollars for each floor where the elevator stops. The 986 superintendent of the division of industrial compliance may assess 987 a an additional fee of one hundred twenty-five dollars plus five 988 dollars for each floor where an elevator stops for the 989 reinspection of an elevator when a previous attempt to inspect 990 that elevator has been unsuccessful through no fault of a general 991 inspector or the division of industrial compliance. The 992

(B) The fee for each inspection, or attempted inspection,993that due to no fault of the general inspector or the division of994industrial compliance, is not successfully completed by a general995inspector before operation of a permanent new escalator or moving996

walk prior to the issuance of a certificate of operation, before	997
operation of an escalator or moving walk being put back in service	998
after a repair, or as a result of the operation of section 4105.08	999
of the Revised Code is three hundred dollars. The superintendent	1000
of the division of industrial compliance may assess an additional	1001
fee of one hundred fifty dollars for the reinspection of an	
escalator or moving walk when a previous attempt to inspect that	1003
escalator or moving walk has been unsuccessful through no fault of	1004
the general inspector or the division of industrial compliance.	1005

(C) The fee for issuing or renewing a certificate of 1006 operation under section 4105.15 of the Revised Code for an 1007 elevator that is inspected every six months in accordance with 1008 division (A) of section 4105.10 of the Revised Code is thirty-five 1009 one hundred five dollars plus ten dollars for each floor where the 1010 elevator stops, except where the elevator has been inspected by a 1011 special inspector in accordance with section 4105.07 of the 1012 Revised Code. 1013

(D) The fee for issuing or renewing a certificate of1014operation under section 4105.05 of the Revised Code for an1015elevator that is inspected every twelve months in accordance with1016division (A) of section 4105.10 of the Revised Code is fifty-five1017dollars plus ten dollars for each floor where the elevator stops,1018except where the elevator has been inspected by a special1019inspector in accordance with 4105.07 of the Revised Code.1020

(E) The fee for issuing or renewing a certificate of1021operation under section 4105.15 of the Revised Code for an1022escalator or moving walk is three hundred dollars, except where1023the escalator or moving walk has been inspected by a special1024inspector in accordance section 4105.07 of the Revised Code.1025

(B)(F) All other fees to be charged for any examination given1026or other service performed by the division of industrial1027compliance pursuant to this chapter shall be prescribed by the1028

board of building standards established by section 3781.07 of the1029Revised Code director of commerce. The fees shall be reasonably1030related to the costs of such examination or other service.1031

(C)(G) The board of building standards director of commerce, 1032 subject to the approval of the controlling board, may establish 1033 fees in excess of the fees provided in division divisions (A) and 1034 (B) of this section, provided that the fees do not exceed the 1035 amounts established in division divisions (A) and (B) of this 1036 section by more than fifty per cent. Any moneys collected under 1037 this section shall be paid into the state treasury to the credit 1038 of the industrial compliance operating fund created in section 1039 121.084 of the Revised Code. 1040

(D)(H) Any person who fails to pay an inspection fee required 1041 for any inspection conducted by the division pursuant to this 1042 chapter within forty-five days after the inspection is conducted 1043 shall pay a late payment fee equal to twenty-five per cent of the 1044 inspection fee. 1045

(E)(I) In addition to the fee fees assessed in division 1046 <u>divisions</u> (A), (B), (C), and (D) of this section, the board of 1047 building standards shall assess a fee of three dollars and 1048 twenty-five cents for each certificate of operation or renewal 1049 thereof issued under division (A) of this section and for each 1050 permit issued under section 4105.16 of the Revised Code. The board 1051 shall adopt rules, in accordance with Chapter 119. of the Revised 1052 Code, specifying the manner by which the superintendent of the 1053 division of industrial compliance shall collect and remit to the 1054 board the fees assessed under this division and requiring that 1055 remittance of the fees be made at least quarterly. 1056

(J) For purposes of this section:

(1) "Escalator" means a power driven, inclined, continuous1058stairway used for raising or lowering passengers.1059

(2) "Moving walk" means a passenger carrying device on which	1060
passengers stand or walk, with a passenger carrying surface that	1061
is uninterrupted and remains parallel to its direction of motion.	1062

Section 2. That existi	ng sections 121.084, 3713.01, 3713.04,	1064
3713.10, 3713.99, 4104.01,	4104.02, 4104.04, 4104.06, 4104.07,	1065
4104.08, 4104.09, 4104.10,	4104.101, 4104.14, 4104.15, 4104.17,	1066
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