As Reported by the House Homeland Security, Engineering and Architectural Design Committee

125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 175

Representatives Buehrer, Widener, Olman, D. Evans, Kilbane, Hagan, Taylor

A BILL

То	amend sections 307.37, 307.38, 307.381, 307.40,	1
	505.73, 505.75, 505.76, 505.77, 505.78, 3703.01,	2
	3722.02, 3722.041, 3781.01, 3781.03, 3781.031,	3
	3781.06, 3781.10, 3781.102, 3781.11, 3781.12,	4
	3781.13, 3781.18, 3781.183, 3781.99, 3791.04,	5
	3791.042, 3791.99, 4703.18, 4733.18, 4740.01,	6
	4929.03, 4929.04, and 4929.09, to enact sections	7
	1312.01 to 1312.06 and 4740.14, and to repeal	8
	sections 3781.181, 3781.182, 3781.21, and 4933.31	9
	of the Revised Code to establish a state	10
	residential building code, to make other changes	11
	in the laws governing residential construction,	12
	and to establish a "right to cure" procedure under	13
	which a residential contractor may cure a defect	14
	prior to an owner commencing arbitration	15
	proceedings or a civil action.	16

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

Section 1. That sections 307.37, 307.38, 307.381, 307.40,	17
505.73, 505.75, 505.76, 505.77, 505.78, 3703.01, 3722.02,	18
3722.041, 3781.01, 3781.03, 3781.031, 3781.06, 3781.10, 3781.102,	19
3781.11, 3781.12, 3781.13, 3781.18, 3781.183, 3781.99, 3791.04,	20

3791.042, 3791.99, 4703.18, 4733.18, 4740.01, 4929.03, 4929.04,	21
and 4929.09 be amended and sections 1312.01, 1312.02, 1312.03,	22
1312.04, 1312.05, 1312.06, and 4740.14 of the Revised Code be	23
enacted to read as follows:	24

Sec. 307.37. (A) As used in <u>division (B)(4) of</u> this section, 25 "proposed new construction" means a proposal to erect, construct, 26 repair, alter, redevelop, or maintain a single-family, two-family, 27 or three-family dwelling or any structure that is regulated by the 28 Ohio building code. 29

(B)(1)(a) The board of county commissioners, in addition to 30 its other powers, may adopt, amend, rescind, administer, and 31 enforce regulations pertaining to the erection, construction, 32 repair, alteration, redevelopment, and maintenance of 33 single-family, two-family, and three-family dwellings within the 34 unincorporated territory of the county, or the board may establish 35 districts in any part of the unincorporated territory and may 36 adopt, amend, rescind, administer, and enforce such regulations in 37 the districts. When adopted, all regulations, including service 38 charges, shall be uniform within all districts in which building 39 codes are established; however, more stringent regulations may be 40 imposed in flood hazard areas and in Lake Eric coastal crosion 41 areas identified under section 1506.06 of the Revised Code in 42 order to prevent or reduce the hazard resulting from flooding and 43 from erosion along Lake Erie. Except as provided in division 44 (B)(3) of this section, in no case shall the regulations go beyond 45 the scope of regulating the safety, health, and sanitary 46 conditions of those buildings. 47

Any person adversely affected by an order of the board 48 adopting, amending, or rescinding a regulation under this section 49 may appeal to the court of common pleas of the county on the 50 ground that the board failed to comply with the law in adopting, 51

amending, rescinding, publishing, or distributing the regulation,	52
that the regulation, as adopted or amended by the board, is	53
unreasonable or unlawful, or that the revision of the regulation	54
was unreasonable or unlawful may adopt local residential building	55
regulations governing residential buildings as defined in section	56
3781.06 of the Revised Code. No local residential building	57
regulation shall differ from the state residential building code	58
the board of building standards establishes pursuant to Chapter	59
3781. of the Revised Code unless the regulation or code addresses	60
subject matter not addressed by the state residential building	61
code or is adopted pursuant to section 3781.01 of the Revised	62
Code.	63

(b) The board of county commissioners may, by resolution, 64 adopt by incorporation by reference, administer, and enforce 65 within the unincorporated area of the county an existing 66 structures code pertaining to the repair and continued maintenance 67 of structures and the premises of those structures provided that 68 the existing structures code governs subject matter not addressed 69 by, and is not in conflict with, the state residential building 70 code adopted pursuant to Chapter 3781. of the Revised Code. 71

(c) The board shall assign the duties of administering and72enforcing any local residential building regulations or existing73structures code to a county officer or employee who is trained and74qualified for those duties and shall establish by resolution the75minimum qualifications necessary to perform those duties.76

(2) A county building code The board may include adopt
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regulations for participation in the national flood insurance
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program established in the "Flood Disaster Protection Act of
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1973," 87 Stat. 975, 42 U.S.C.A. 4002, as amended, and regulations
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adopted for the purposes of section 1506.04 or 1506.07 of the
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Revised Code governing the prohibition, location, erection,
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construction, redevelopment, or floodproofing of new buildings or

structures, substantial improvements to existing buildings or 84 structures, or other development in unincorporated territory 85 within flood hazard areas identified under the "Flood Disaster 86 Protection Act of 1973," 87 Stat. 975, 42 U.S.C.A. 4002, as 87 amended, or within Lake Erie coastal erosion areas identified 88 under section 1506.06 of the Revised Code, including, but not 89 limited to, residential, commercial, institutional, or industrial 90 buildings or structures or other permanent structures, as defined 91 in section 1506.01 of the Revised Code. Rules No regulation 92 adopted under division (B)(2) of this section shall not conflict 93 with the Ohio building code. 94

95 (3)(a) A county building code may include board may adopt regulations that provide for a review of the specific effects of a 96 proposed new construction on existing surface or subsurface 97 drainage. The regulations may require reasonable drainage 98 mitigation and reasonable alteration of a proposed new 99 construction before a building permit is issued in order to 100 prevent or correct any adverse effects that the proposed new 101 construction may have on existing surface or subsurface drainage. 102 The regulations shall not be inconsistent with, more stringent 103 than, or broader in scope than standards adopted by the natural 104 resource conservation service in the United States department of 105 agriculture concerning drainage or rules adopted by the 106 environmental protection agency for reducing, controlling, or 107 mitigating storm water runoff from construction sites, where 108 applicable. The regulations shall allow a person who is registered 109 under Chapter 4703. or 4733. of the Revised Code to prepare and 110 submit relevant plans and other documents for review, provided 111 that the person is authorized to prepare the plans and other 112 documents pursuant to the person's registration. 113

(b) If regulations are adopted under division (B)(3) of this 114 section, the board shall specify in the regulations a procedure 115

for the review of the specific effects of a proposed new116construction on existing surface or subsurface drainage. The117procedure shall include at a minimum all of the following:118

(i) A meeting at which the proposed new construction shall be 119 examined for those specific effects. The meeting shall be held 120 within thirty days after an application for a building permit is 121 filed or a review is requested unless the applicant agrees in 122 writing to extend that time period or to postpone the meeting to 123 another date, time, or place. The meeting shall be scheduled 124 within five days after an application for a building permit is 125 filed or a review is requested. 126

(ii) Written notice of the date, time, and place of that
meeting, sent by regular mail to the applicant. The written notice
shall be mailed at least seven days before the scheduled meeting
date.

(iii) Completion of the review by the board of county 131 commissioners not later than thirty days after the application for 132 a building permit is filed or a review is requested unless the 133 applicant has agreed in writing to extend that time period or 134 postpone the meeting to a later time, in which case the review 135 shall be completed not later than two days after the date of the 136 meeting. A complete review shall include the issuance of any order 137 of the board of county commissioners regarding necessary 138 reasonable drainage mitigation and necessary reasonable 139 alterations to the proposed new construction to prevent or correct 140 any adverse effects on existing surface or subsurface drainage <u>so</u> 141 long as those alterations comply with the state building code 142 adopted pursuant to section 3781.10 of the Revised Code. If the 143 review is not completed within the thirty-day period or an 144 extended or postponed period that the applicant has agreed to, the 145 proposed new construction shall be deemed to have no adverse 146 effects on existing surface or subsurface drainage, and those 147

effects shall not be a valid basis for the denial of a building 148 permit. 149

(iv) A written statement, provided to the applicant at the 150 meeting or in an order for alterations to a proposed new 151 construction, informing the applicant of the right to seek 152 appellate review of the denial of a building permit under division 153 (B)(3)(b)(iii) of this section by filing a petition in accordance 154 with Chapter 2506. of the Revised Code. 155

(c) The regulations may authorize the board, after obtaining 156 the advice of the county engineer, to enter into an agreement with 157 the county engineer or another qualified person or entity to carry 158 out any necessary inspections and make evaluations about what, if 159 any, alterations are necessary to prevent or correct any adverse 160 effects that a proposed new construction may have on existing 161 surface or subsurface drainage. 162

(d) Regulations authorized by adopted pursuant to division 163 (B)(3) of this section shall not apply to any property that <u>a</u> 164 platting authority has been approved by a platting authority under 165 section 711.05, 711.09, or 711.10, or 711.131 of the Revised Code 166 and shall not govern the same subject matter as the state 167 residential building code adopted pursuant to section 3781.10 of 168 the Revised Code. 169

(e) As used in division (B)(3) of this section, "subsurface 170 drainage" does not include a household sewage disposal system as 171 defined in section 3709.091 of the Revised Code. 172

(C) Regulations or amendments (1) Any regulation, code, or 173 amendment may be adopted under this section only after a public 174 hearing at not fewer than two regular or special sessions of the 175 board. The board shall cause notice of any public hearing to be 176 published in a newspaper of general circulation in the county once 177 a week for the two consecutive weeks immediately preceding the 178

hearing, except that if the board posts the hearing notice on the	179
board's internet site on the world wide web, the board need	180
publish only one notice of the hearing in a newspaper of general	181
circulation if that newspaper notice includes the board's internet	182
site and a statement that the notice is also posted on the	183
internet site. Any notice of the <u>a</u> public hearings, including	184
hearing shall include the time, date, and place, once a week for	185
two weeks immediately preceding of the hearings. The hearing.	186

(2) Any proposed regulations or amendments regulation, code,
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 or amendment shall be made available by the board to the public at
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 the board office. The regulations or amendments shall take effect
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 on the thirty-first day following the date of their adoption.

(D)(1) No person shall violate any regulation of, code, or
 amendment the board adopted adopts under sections 307.37 to 307.40
 of the Revised Code.

(2) Each day during which an illegal location, erection,
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 construction, floodproofing, repair, alteration, development,
 redevelopment, or maintenance continues may be considered a
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 separate offense.

(E) Regulations or amendments adopted by resolution of the
board the board adopts pursuant to this section, with the
exception of an existing structures code, do not affect buildings
or structures that exist or on which construction has begun on or
before the date the board adopts the regulation or amendment is
adopted by the board.

(F)(1) The board may provide for create a building regulation
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department and may employ the personnel that it determines to be
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necessary for the purpose of enforcing its regulations to
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administer and enforce any local residential building regulations
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or existing structures code the board adopts pursuant to this
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section. The building department may enforce the state residential

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and nonresidential building codes adopted pursuant to Chapter2103781. of the Revised Code if the building department is certified211pursuant to section 3781.10 of the Revised Code to enforce those212codes.213

Upon certification of the building department under section2143781.10 of the Revised Code, the (2) The board may direct the215county building department, upon certification, to exercise216enforcement authority and to accept and approve plans pursuant to217sections 3781.03 and 3791.04 of the Revised Code for any other218kind or the class of building in the unincorporated territory of219the county for which the department and personnel are certified.220

(G) The regulations a board adopts pursuant to division (B)221of this section may be enforced within the unincorporated areas of222the county and within any municipal corporation that has223contracted with the board pursuant to section 307.15 of the224Revised Code to enforce the county regulations in the municipal225corporation.226

sec. 307.38. For the purposes of administering and enforcing 227 the (A) To administer and enforce any local building regulations τ 228 as provided by or existing structures code the board of county 229 commissioners adopts under section 307.37 of the Revised Code and 230 the state residential and nonresidential building codes the board 231 of building standards establishes pursuant to Chapter 3781. of the 232 <u>Revised Code</u>, the board of county commissioners may create, 233 establish, fill, and fix the compensation of the position of 234 county building inspector. Such position shall be in the 235 competitive classified unclassified service, and. The appointment, 236 promotion, and removal of the inspector shall be governed by 237 Chapter 124. of the Revised Code. In lieu of the creation of any 238 such creating that position, the board may assign the duties of 239 the office to an existing county officer who is certified pursuant 240

to section 3781.10 of the Revised Code. The duties of the	241
inspector shall be the administration and enforcement of building	242
regulations.	243
(B) The board may contract with any <u>and a</u> municipal	244

corporation in the county for the administration and enforcement 245 of may enter into a contract under which one entity enforces for 246 the other entity any local building regulations and any municipal 247 corporation may contract with the board for the administration and 248 enforcement of the building regulations of such municipal 249 corporation, existing structures code, or, if certified pursuant 250 to section 3781.10 of the Revised Code, the state residential and 251 nonresidential building codes in the other entity's jurisdiction. 252

The board, pursuant (C) Pursuant to a contract authorizing 253 such action, the board may contract on behalf of one or more 254 municipal corporations within its jurisdiction for another county 255 or another municipal corporation within or outside the county to 256 administer and enforce the state residential and nonresidential 257 building code codes, any local residential building regulations, 258 and any existing structures code within the jurisdiction of the 259 municipal corporations seeking those services. The contract the 260 board enters into on behalf of these municipal corporations shall 261 provide for obtaining specify which county or municipal 262 corporation is responsible for administering and enforcing the 263 codes and regulations and obtaining the appropriate certification 264 pursuant to division (E) of section 3781.10 of the Revised Code 265 for the exercise of administration and enforcement authority 266 within the municipal corporations and shall specify which 267 political subdivision is responsible for securing that 268 certification. 269

(D) In a any county which that has a building department 270 certified pursuant to section 3781.10 of the Revised Code, but not 271

certified through a contract with another political subdivision, 272 and which that has a board of building appeals certified pursuant 273 to section 3781.20 of the Revised Code, if any contract the board 274 of county commissioners contracts enters into with a municipal 275 corporation or other another county for the first county to 276 administer and enforce the state residential and nonresidential 277 building code within the municipal corporation or within the other 278 county, the contract codes shall require the board of building 279 appeals in the certified county board of appeals to hear appeals 280 from adjudication orders pertaining to the enforcement of Chapters 281 3781. and 3791. of the Revised Code and any rules adopted pursuant 282 to these those chapters within the municipal corporation or other 283 county. 284

Sec. 307.381. (A) The board of county commissioners of any 285 county which adopts regulations pursuant to section 307.37 of the 286 Revised Code and which that has a county building department 287 certified pursuant to section 3781.10 of the Revised Code, but not 288 certified through a contract with another political subdivision, 289 may by resolution establish a county board of building appeals, 290 make appointments to the board, and fix the compensation, if any, 291 of the board members. Upon 292

(B) Upon certification under section 3781.20 of the Revised 293 Code, the county board of building appeals shall hear and decide 294 appeals from adjudication orders of the county building inspector 295 or other officer assigned to perform his the building official's 296 duties pertaining to the enforcement within his the jurisdiction 297 of Chapters 3781. and 3791. of the Revised Code and any rules 298 adopted pursuant thereto to those chapters. 299

sec. 307.40. (A)(1) No person shall erect, construct, alter, 300
repair, or maintain any single-family, two-family, or three-family 301
dwellings residential building as defined in section 3781.06 of 302

the Revised Code, within the unincorporated portion of any county303wherein in which the board of county commissioners has enacted304created a building department to administer and enforce local305building regulations as provided in section 307.37 of the Revised306Code, or an existing structures code unless such that person fully307complies with the local building regulations are fully complied308with and existing structures code. In the event309

(2) No person shall erect, construct, alter, repair, or310maintain any residential building as defined in section 3781.06 of311the Revised Code within the unincorporated portion of any county312in which a certified building department has jurisdiction to313enforce the state residential building code unless that person314fully complies with the state residential building code.315

(B) In addition to any remedies provided by law, if any 316 building is being erected, constructed, altered, repaired, or 317 maintained in violation of the <u>local building</u> regulations adopted 318 by resolution under the authority granted by such section, the 319 existing structures code or the state residential building code in 320 a county in which a certified building department enforces the 321 state code, the board, the prosecuting attorney, or the county 322 building inspector of such county, or any owner of an adjacent, 323 contiguous, or neighboring property owner who would be especially 324 damaged by such that violation, in addition to the remedies 325 provided by law, may institute a suit for injunction, abatement, 326 or other appropriate action to prevent such the violation of the 327 regulations relating to the crection, construction, alteration, 328 repair, or maintenance of such building. Sections 329

(C) Sections 307.37 to 307.40, inclusive, of the Revised Code330do not confer any power on any board in of county commissioners331with respect to the location, erection, construction,332reconstruction, change, alteration, maintenance, removal, use, or333

enlargement of any buildings or structures of any public utility 334 or railroad, whether publicly or privately owned, or the use of 335 land by any public utility or railroad for the operation of its 336 business. 337

sec. 505.73. (A) The board of township trustees may, by 338 resolution, adopt by incorporation by reference, administer, and 339 enforce within the unincorporated area of the township an existing 340 structures code pertaining to the repair and continued maintenance 341 of structures and the premises of such those structures. For such 342 that purpose, the board shall adopt any model or standard code 343 prepared and promulgated by the this state, any department, board, 344 or other agency of the <u>this</u> state, or any public or private 345 organization that publishes a recognized model or standard code on 346 the subject. The board shall ensure that the code adopted governs 347 subject matter not addressed by the state residential building 348 code and that it is fully compatible with the local state 349 residential and nonresidential building code and the rules of 350 codes the board of building standards adopted adopts pursuant to 351 section 3781.10 of the Revised Code. 352

(B) The board shall assign the duties of administering and 353 enforcing the <u>existing structures</u> code to a township officer or 354 employee who is trained and qualified for such those duties and 355 shall establish by resolution the minimum qualifications necessary 356 for performance of such to perform those duties. 357

(C)(1) After the board adopts a <u>an existing structures</u> code, 358 the township clerk shall post a notice which shall that clearly 359 identify identifies the code, state states the <u>code's</u> purpose of 360 the code, state <u>and states</u> that a complete copy of the code is on 361 file for inspection by the public with the township clerk and in 362 the <u>county</u> law library of the county in which the township is 363 located, and state that the clerk has copies available for 364

distribution to the public at cost. The

(2) The township clerk shall post the notice in five 366 conspicuous places in the township for thirty days before the code 367 becomes effective. The clerk and shall also publish the notice in 368 a newspaper of general circulation in the township for three 369 consecutive weeks. If the adopting township amends or deletes any 370 provision of the code, the notice shall contain a brief summary of 371 the deletion or amendment. 372

(D) If the agency that originally promulgated or published 373 the <u>existing structures</u> code thereafter amends the code, any 374 township that has adopted the code pursuant to this section the 375 <u>board</u> may adopt the amendment or change by incorporation by 376 reference in the same manner as provided for <u>the</u> adoption of the 377 original code. 378

Sec. 505.75. (A)(1) A board of township trustees may, by 379 resolution adopt by incorporation by reference, administer, and 380 enforce a standard code pertaining to the erection, construction, 381 repair, alteration, and maintenance of single family, two family, 382 and three-family dwellings promulgated by the state, or any 383 department, board, or other agency thereof, or by any municipal 384 corporation or county in this state, within the unincorporated 385 territory of the township, or establish districts in any part of 386 the unincorporated territory and adopt, administer, and enforce 387 such standard code in the affected districts. When adopted, all 388 regulations contained in such code, including those establishing 389 service charges, shall be uniform within all districts in which 390 building codes are established, except that more stringent 391 regulations may be imposed in flood hazard areas in order to 392 prevent or reduce the hazard resulting from flooding. In no case 393 shall regulations exceed the scope of regulating the safety, 394 health, and sanitary conditions of such buildings. Any person 395

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adversely affected by a resolution of the board adopting,	396
amending, or rescinding a regulation may seek a declaratory	397
judgment pursuant to Chapter 2721. of the Revised Code on the	398
ground that the board failed to comply with the law in adopting,	399
amending, rescinding, publishing, or distributing the regulation,	400
or that the regulation, as adopted or amended by the board, is	401
unreasonable or unlawful, or that the revision of the regulation	402
was unreasonable or unlawful adopt local residential building	403
regulations governing residential buildings as defined in section	404
3781.06 of the Revised Code. No regulation shall differ from the	405
state residential building code unless the regulation addresses	406
subject matter not addressed by the state residential building	407
code or is adopted pursuant to section 3781.01 of the Revised	408
Code.	409

A township building code (2) The board may include adopt 410 regulations that are necessary for participation in the national 411 flood insurance program and are that do not in conflict with the 412 Ohio residential and nonresidential building code codes, governing 413 the prohibition, location, erection, construction, or 414 floodproofing of new buildings or structures, or substantial 415 improvements to existing buildings or structures, in 416 unincorporated territory within flood hazard areas identified 417 under the "Flood Disaster Protection Act of 1973," 87 Stat. 975, 418 42 U.S.C.A. 4002, as amended, including, but not limited to, 419 residential, commercial, or industrial buildings or structures. 420

(B)(1) Regulations or amendments may be adopted under this
section only after <u>a</u> public hearing at not fewer than two regular
or special sessions of the board <u>and upon an affirmative vote of</u>
all members of the board. The board shall cause <u>notice of a public</u>
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hearing to be published in a newspaper of general circulation in
the township notice of the public hearings, including time, date,
and place, once a week for two weeks immediately preceding the

hearings. a hearing, except that if the board posts the hearing	428
notice on the board's internet site on the world wide web, the	429
board need publish only one notice of the hearing in a newspaper	430
of general circulation if that newspaper notice includes that	431
internet site and a statement that the notice is also posted on	432
the internet site. Any notice the board publishes or posts shall	433
include the time, date, and place of the public hearing.	434

(2) The proposed regulations or amendments shall be made 435 available by the board to the public at the board office. 436

The township building code shall be adopted if it is approved 437 by an affirmative vote of all members of the board of township 438 trustees. 439

The building code and any amendments to the building code 440 adopted by the board become effective thirty days after the date 441 of adoption unless, within thirty days after the adoption of the 442 building code or amendments, there is presented to the board a 443 petition, signed by a number of qualified voters residing in the 444 unincorporated area of the township equal to not less than eight 445 per cent of the total vote cast for all candidates for governor in 446 the area at the most recent general election at which a governor 447 was elected, requesting the board to submit the building code or 448 amendments to the electors of such area for approval or rejection 449 at the next primary or general election. 450

No building code or amendments for which the referendum vote 451 has been requested shall be put into effect unless a majority of 452 the vote cast on the issue is in favor of the building code or 453 amendments. Upon certification by the board of elections they take 454 immediate-effect. 455

(C)(1) The board of township trustees may establish create a 456 building regulation department and employ personnel it determines 457 <u>necessary</u> to <u>administer and</u> enforce building regulations <u>any local</u> 458

residential building regulations or existing structures code the	459
board adopts pursuant to this section. The building department may	460
enforce state residential and nonresidential building codes the	461
board of building standards establishes pursuant to Chapter 3781.	462
of the Revised Code if the department is certified pursuant to	463
section 3781.10 of the Revised Code to enforce those codes. Upon	464
certification of the building department under section 3781.10 of	465
the Revised Code, the board of <u>township</u> trustees may direct the	466
township building department to exercise enforcement authority and	467
to accept and approve plans pursuant to sections 3781.03 and	468
3791.04 of the Revised Code for any other kind or class of	469
building in the unincorporated territory of the township for the	470
classes of buildings for which the building department and	471
personnel are certified.	472
For the purposed of administering and enforcing the (2) To	473

For the purposes of administering and enforcing the (2) To 473 administer and enforce any local residential building regulations, 474 or existing structures code and the state residential and 475 nonresidential building codes, the board of township trustees may 476 create, establish, fill, and fix the compensation of the position 477 of township building inspector. The inspector shall be to serve as 478 the chief administrative officer of the township building 479 regulation department and shall administer and enforce the 480 building regulations. In lieu of the creation of creating the 481 position of township building inspector, the board may assign the 482 duties of the inspector to an existing township officer who is 483 certified pursuant to division (E) of section 3781.10 of the 484 <u>Revised Code</u>. 485

(D)(1) The board of township trustees may contract with any
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municipal corporation or with a board of county commissioners for
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the administration and enforcement of to administer and enforce
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local residential building regulations, and any existing
structures code in the township. A building department of that

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municipal corporation may enforce the state residential and491nonresidential building codes in the township if the building492department is certified to enforce those codes.493

(2) Any municipal corporation or board of county 494 commissioners may contract with a board of township trustees for 495 the administration and enforcement of the to administer and 496 enforce local building regulations of the municipal corporation or 497 county or an existing structures code in the municipal corporation 498 or county and, if certified, to enforce the state residential and 499 nonresidential building codes in the municipal corporation or 500 501 unincorporated areas of the county.

Sec. 505.76. (A) Building Local residential building 502 regulations adopted or amended by a board of township trustees 503 adopts under sections section 505.75 to 505.77 of the Revised Code 504 and an existing structures code the board adopts pursuant to 505 section 505.73 of the Revised Code shall be made available to the 506 public at the office of the board, and the section headings and 507 numbers and a notice of the availability of the regulations shall 508 be published in at least one newspaper of general townshipwide 509 circulation within ten days after their adoption or amendment. 510

(B) In a county in which the board of county commissioners
 has adopted building regulations, no township shall adopt such
 regulations pursuant to sections 505.75 to 505.77 of the Revised
 Code.

Sec. 505.77. (A)(1) No person shall erect, construct, alter, 515
repair, or maintain any single family, two family, or three family 516
dwellings residential building, as defined in section 3781.06 of 517
the Revised Code, within the unincorporated portion of any 518
township, if the board of township trustees has adopted in which a 519
standard code under section 505.75 of the Revised Code, without 520

complying building department has authority to administer and	521
enforce local residential building regulations or an existing	522
structures code unless that person complies with the building	523
regulations <u>and code</u> . No	524
(2) No person shall erect, construct, alter, repair, or	525
maintain any residential building, as defined in section 3781.06	526
of the Revised code, within the unincorporated portion of any	527
township in which a certified building department has jurisdiction	528
to enforce the state residential building code unless that person	529
fully complies with the state residential building code.	530
(3) No person shall erect, construct, alter, repair, or	531
maintain any residential, commercial, or industrial buildings or	532
structures within the unincorporated area of any township, if a	533
board of township trustees has enacted building regulations under	534
section 505.75 of the Revised Code that are necessary for	535
participation in the national flood insurance program, without	536
complying with such <u>those</u> regulations. If	537
(4) In addition to any remedies provided by law, if any	538
building is being erected, constructed, altered, repaired, or	539
maintained in violation of the building regulations, existing	540
structures code, or state residential building code in townships	541
in which a certified building department has jurisdiction, the	542
board or , the township building inspector, or any <u>owner of an</u>	543
adjacent, contiguous, or neighboring property owner who would be	544
especially damaged by such <u>the</u> violation , in addition to the	545
remedies provided by law, may institute a suit for injunction,	546
abatement, or other appropriate action to prevent the violation of	547
the <u>building</u> regulations <u>or the state residential building code</u>	548
relating to the erection, construction, alteration, repair, or	549
maintenance of such <u>that</u> building.	550
(B) Sections 505 75 to 505 77 of the Revised Code do not	551

(B) Sections 505.75 to 505.77 of the Revised Code do not 551

552 confer any power on any board with respect to the location, erection, construction, reconstruction, change, alteration, 553 maintenance, removal, use, or enlargement of any buildings or 554 structures of any public utility or railroad, whether publicly or 555 privately owned, or the use of land by any public utility or 556 railroad for the operation of its business. Regulations or 557 amendments adopted by Local building regulations the board shall 558 adopts and the building code that the building department 559 administers and enforces do not affect buildings or structures 560 which that exist or on which construction has begun on or before 561 the date on which the regulations or amendments are adopted by 562 building department begins enforcement of the building code or the 563 date the board adopts the building regulations. 564

(C) No person shall violate any <u>building</u> regulation of the 565 board <u>adopted</u> <u>adopts</u> under <u>division (A) of</u> section 505.75 of the 566 Revised Code. Each day during which an illegal location, erection, 567 construction, <u>flood-proofing</u> <u>floodproofing</u>, repair, alteration, or 568 maintenance continues may be considered a separate offense. 569

Sec. 505.78. If (A)(1) No board of township trustees shall570adopt an existing structures code pursuant to section 505.73 of571the Revised Code in any county in which the board of county572commissioners has adopted an existing structures code pursuant to573section 303.37 of the Revised Code.574

(2) If a board of township trustees adopts a standard an 575 existing structures code under sections 505.75 to 505.77 of the 576 Revised Code and the board of county commissioners of the county 577 in which the township is located subsequently adopts building 578 regulations pursuant to sections 307.37 to 307.40 of the Revised 579 Code an existing structures code, the code adopted by the board of 580 township trustees adopts shall be of no force and effect one year 581 after the effective date of the building regulations adopted by 582

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code the board of county commissioners adopts or at an earlier	583
date, as provided by the board of township trustees.	584
(B)(1) No board shall adopt local residential building	585
regulations pursuant to section 505.75 of the Revised Code in any	586
county in which the board of county commissioners has adopted such	587
regulations pursuant to section 303.37 of the Revised Code.	588
(2) If a board of township trustees adopts local residential	589
building regulations and the board of county commissioners	590
subsequently adopts such regulations, the township regulations	591
shall be of no force and effect one year after the county	592
regulations become effective or at an earlier date as the board of	593
township trustees provides.	594
Sec. 1312.01. As used in this chapter:	595
deficiency that arises directly or indirectly out of the	590
construction of a residential building or the substantial	598
rehabilitation of a residential building, which includes the	598
addition of a room and the removal or installation of a wall,	600
partition, or portion of the structural design.	601
(B) "Dwelling action" means any civil action in contract or	602
tort for damages or indemnity brought against a residential	603
contractor for damages or the loss of use of real property caused	604
by a construction defect.	605
(C) "Owner" means an owner or a prospective owner of a	606
residential building or a dwelling unit in a residential building	607
who has entered into a contract with a residential contractor for	608
the construction or substantial rehabilitation of that residential	609
building or unit.	610
(D) "Residential building" means a structure that is a	611
one-family, two-family, or three-family dwelling house or a	612

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<u>(E) "Residential contractor" means a person or entity who has</u>	618
primary responsibility for the construction or substantial	619
rehabilitation of a residential building.	620

Sec. 1312.02. (A) No owner shall commence arbitration 621 proceedings or file a dwelling action against a residential 622 contractor unless at least sixty days before commencing the 623 proceedings or filing the action, the owner provides the 624 contractor with written notice of the construction defect that 625 would be the basis of the arbitration proceedings or the dwelling 626 action. The notice shall be in writing and mailed, sent by 627 telegram, delivered in person, or sent by any means the contractor 628 has indicated communications may be sent, including facsimile 629 transmission and electronic mail. The notice shall substantially 630 comply with the requirements set forth in division (B) of this 631 632 section.

(B) Any notice that an owner provides to a contractor633pursuant to this section shall substantially do all of the634following:635

(1) Assert a claim involving a construction defect by636itemizing and describing those construction defects;637

(2) Include or attach a copy of any documentation concerning638the construction defects prepared by a person who inspected the639residential building for the owner;640

(3) Include the name, address, and telephone number of the641owner and the contractor and the address of the building that is642

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the subject of the claim.

(C) After receiving a notice of defects, a contractor may	644
request an owner to provide a description of the cause of the	645
defects and the nature and extent of repairs necessary to remedy	646
the defects. An owner may provide this information if the owner	647
has knowledge of the cause of the defects and the repairs	648
necessary to remedy those defects.	649

(D) If a contractor files a mechanics lien or commences any650type of arbitration proceeding or legal action against an owner,651this chapter does not apply and the owner immediately may652counterclaim, commence an arbitration proceeding, or file a653dwelling action against the contractor.654

Sec. 1312.03. (A) A residential contractor shall provide the	655
owner with a good faith written response to any notice provided	656
pursuant to section 1312.02 of the Revised Code. The response	657
shall be provided within twenty-one days after the owner mailed	658
the notice, delivered it by personal delivery, or transmitted it	659
by telegram, facsimile, or electronic mail. In the response, the	660
contractor shall offer to take one of the following actions:	661

(1) Inspect the residential building that is the subject of662the claim;663

(2) Compromise and settle the claim without an inspection; 664

(3) Dispute the claim.

(B) If a contractor fails to respond as required by division 666 (A) of this section or disputes the claim, an owner is deemed to 667 have complied with this chapter and may commence an arbitration 668 proceeding or file a dwelling action without further notice to the 669 contractor. 670

(C)(1) If an owner rejects a contractor's offer to inspect671the property or to compromise and settle a claim, the owner shall672

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notify the contractor of that rejection within fourteen days after	673
receiving the contractor's offer. The rejection notice shall be in	674
writing and include a reason for the rejection.	675
(2) After providing a rejection notice, an owner has complied	676
with this chapter and may commence an arbitration proceeding or	677

file a dwelling action without further notice to the contractor. 678

Sec. 1312.04. (A) If an owner accepts a residential	679
contractor's offer to inspect the residential building, the owner	680
shall notify the contractor of that acceptance within fourteen	681
days. After accepting the offer, the owner shall allow the	682
contractor reasonable access to the building during normal working	683
hours. The contractor shall inspect the building within fourteen	684
days after the owner accepts the offer. The contractor shall take	685
reasonable measures to determine the nature and cause of the	686
construction defects and the appropriate remedy. The measures the	687
contractor takes may include, but are not limited to, testing.	688

(B) Within ten days after a residential contractor conducts689an inspection as described in this section, the contractor shall690provide the owner with one of the following:691

(1) A written offer to remedy the defects at no cost to the692owner. The offer shall be accompanied by an inspection report, a693prediction of the additional construction work necessary to remedy694each defect, and a timetable for completing the work necessary to695remedy the defects.696

(2) A written offer to settle the claim; 697

(3) A written statement asserting that the contractor does698not intend to remedy the defects.699

(C) An owner has complied with this chapter and may commence700an arbitration proceeding or file a dwelling action without701further notice to the contractor if any of the following occur:702

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(1) The contractor does not inspect the property within	703
fourteen days after the owner accepts the offer to inspect.	704
(2) Following an inspection, the contractor does not provide	705
<u>a written response.</u>	706
(3) The contractor responds that the contractor does not	707
intend to remedy the defects.	708
(4) The contractor fails to remedy the defects in the manner	709
the contractor describes or within the timetable the contractor	710
provides.	711
(D) If a residential contractor makes or provides for repairs	712
or replacements to remedy a construction defect, the contractor	713
may take reasonable steps to document the repair and to inspect	714
the repair or have it inspected.	715
	81.6
Sec. 1312.05. Unless otherwise indicated in this chapter, an	716
owner has complied with this chapter and may commence an	717
arbitration proceeding or file a dwelling action sixty days after	718
the owner provides the residential contractor with a defect notice	719
pursuant to division (A) of section 1312.02 of the Revised Code.	720
Sec. 1312.06. (A) All applicable statutes of limitation or	721
repose are tolled from the time the owner sends a notice of defect	722
to a contractor pursuant to section 1312.02 of the Revised Code	723
until the owner has complied with this chapter.	724
(B) If an owner files a dwelling action without having	725
complied with this chapter, a court shall dismiss that action	726
without prejudice. The owner may again file that dwelling action	727
after complying with this chapter.	728
(C) This chapter does not apply to any civil action in tort	729
alleging personal injury or wrongful death to a person resulting	730
from a construction defect.	731

Sec. 3703.01. (A) The division of industrial compliance in	732
the department of commerce shall:	733
(A)(1) Inspect all <u>nonresidential</u> buildings within the	734
meaning of section 3781.06 of the Revised Code;	735
(B)(2) Condemn all unsanitary or defective plumbing that is	736
found in connection with such <u>those</u> places;	737
$\frac{(C)(3)}{(S)}$ Order such changes in plumbing as are necessary to	738
insure the safety of the public health.	739
(B)(1) The division of industrial compliance and boards of	740
health of city and general health districts shall not inspect	741
plumbing or collect fees for inspecting plumbing in particular	742
types of buildings in any municipal corporation that has been	743
certified by the board of building standards under section 3781.10	744
of the Revised Code to exercise enforcement authority for plumbing	745
in such types of buildings.	746

(2) The division shall not inspect plumbing or collect fees 747
for inspecting plumbing in particular types of buildings in any 748
health district that has employed one or more approved plumbing 749
inspectors to enforce Chapters 3781. and 3791. of the Revised Code 750
and the regulations rules adopted pursuant thereto to those 751
chapters relating to plumbing in such types of buildings. 752

(3) A municipal corporation does not have jurisdiction to 753 inspect plumbing or collect fees for the inspection of plumbing in 754 types of buildings for which it has not been certified by the 755 board of building standards under section 3781.10 of the Revised 756 Code to exercise enforcement authority for plumbing in such types 757 of buildings. A 758

(4) A board of health of a health district does not have759jurisdiction to inspect plumbing or collect fees for the760inspection of plumbing in types of buildings for which it does not761

have an approved plumbing inspector for such types of buildings. 762 (C) The superintendent of industrial compliance shall adopt 763 rules prescribing minimum qualifications based on education, 764 training, experience, or demonstrated ability, which the director 765 shall use in approving plumbing inspectors to do plumbing 766 inspections for health districts. Such minimum qualifications 767 shall be related to the types of buildings for which a person 768 seeks approval. 769

(D) Standards and methods prescribed in local plumbing 770 regulations shall not be less than those prescribed in Chapters 771 3781. and 3791. of the Revised Code and the regulations rules 772 adopted thereunder pursuant to those chapters. 773

The (E) Notwithstanding any other provision of this section, 774 the division shall make a plumbing inspection of any building or 775 other place that there is reason to believe is in such a condition 776 as to be a menace to the public health. 777

778 sec. 3722.02. A person seeking a license to operate an adult care facility shall submit to the director of health an 779 application on a form prescribed by the director and the 780 following: 781

(A) In the case of an adult group home seeking licensure as 782 an adult care facility, evidence that the home has been inspected 783 and approved by a local certified building department or by the 784 division of industrial compliance in the department of commerce as 785 meeting the applicable requirements of sections 3781.06 to 786 3781.18, 3781.181, 3781.182, and 3791.04 of the Revised Code and 787 any rules adopted under those sections and evidence that the home 788 has been inspected by the state fire marshal or fire prevention 789 officer of a municipal, township, or other legally constituted 790 fire department approved by the state fire marshal and found to be 791 in compliance with rules adopted under section 3737.83 of the 792

interest of five per cent or more in the entity.

Revised Code regarding fire prevention and safety in adult group	793
homes;	794
(B) Valid approvals of the facility's water and sewage	795
systems issued by the responsible governmental entity, if	796
applicable;	797
(C) A statement of ownership containing the following	798
information:	799
(1) If the owner is an individual, the owner's name, address,	800
telephone number, business address, business telephone number, and	801
occupation. If the owner is an association, corporation, or	802
partnership, the business activity, address, and telephone number	803
of the entity and the name of every person who has an ownership	804

(2) If the owner does not own the building or if the owner
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owns only part of the building in which the facility is housed,
the name of each person who has an ownership interest of five per
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cent or more in the building;
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(3) The address of any adult care facility and any facility
described in divisions (A)(9)(a) to (i) of section 3722.01 of the
Revised Code in which the owner has an ownership interest of five
ger cent or more;

(4) The identity of the manager of the adult care facility, 814if different from the owner; 815

(5) The name and address of any adult care facility and any
facility described in divisions (A)(9)(a) to (i) of section
3722.01 of the Revised Code with which either the owner or manager
has been affiliated through ownership or employment in the five
gears prior to the date of the application;

(6) The names and addresses of three persons not employed by821or associated in business with the owner who will provide822

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information about the character, reputation, and competence of the 823 owner and the manager and the financial responsibility of the 824 owner; 825

(7) Information about any arrest of the owner or manager for,
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or adjudication or conviction of, a criminal offense related to
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the provision of care in an adult care facility or any facility
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described in divisions (A)(9)(a) to (i) of section 3722.01 of the
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Revised Code or the ability to operate a facility;
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(8) Any other information the director may require regarding831the owner's ability to operate the facility.832

(D) If the facility is an adult group home, a balance sheet
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 showing the assets and liabilities of the owner and a statement
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 projecting revenues and expenses for the first twelve months of
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 the facility's operation;
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(E) Proof of insurance in an amount and type determined in
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rules adopted by the public health council pursuant to this
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chapter to be adequate;
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(F) A nonrefundable license application fee in an amount840established in rules adopted by the public health council pursuant841to this chapter.

sec. 3722.041. (A) Sections 3781.06 to 3781.18, 3781.181, 843 3781.182, and 3791.04 of the Revised Code do not apply to an adult 844 family home for which application is made to the director of 845 health for licensure as an adult care facility under this chapter. 846 Adult family homes shall not be required to submit evidence to the 847 director of health that the home has been inspected by a local 848 certified building department or the division of industrial 849 compliance in the department of commerce or by the state fire 850 marshal or a fire prevention officer under section 3722.02 of the 851 Revised Code, but shall be inspected by the director of health to 852

determine compliance with this section. An inspection made under 853 this section may be made at the same time as an inspection made 854 under section 3722.04 of the Revised Code. 855

(B) The director shall not license or renew the license of an 856 adult family home unless it meets the fire protection standards 857 established by rules adopted by the public health council pursuant 858 to this chapter. 859

sec. 3781.01. (A) Chapters 3781. and 3791. of the Revised 860 Code do not prevent the legislative authority of a municipal 861 corporation from making further and additional regulations, not in 862 conflict with such those chapters or with the rules and 863 regulations of the board of building standards adopts. Such Those 864 chapters or the rules and regulations of the board of building 865 standards do not modify or repeal any portion of any building code 866 adopted by a municipal corporation and in force on September 13, 867 1911, which that is not in direct conflict with such those 868 chapters or with such rules and regulations. 869

(B) The state residential building code the board of building 870 standards adopts pursuant to section 3781.10 of the Revised Code 871 does not prevent a local government authority from adopting 872 additional regulations governing residential structures that do 873 not conflict with the state residential building code if the 874 procedures in division (C) of this section are followed. 875

(C)(1) A local governing authority shall, and any person may, 876 notify the board of building standards of any regulation the local 877 governing authority adopts pursuant to division (B) of this 878 section and request the board of building standards to determine 879 whether that regulation conflicts with the state residential 880 building code. 881

(2) Not later than sixty days after receiving a notice under 882

division (C)(1) of this section, the board shall determine whether	883
the regulation conflicts with the state residential building code	884
and shall notify any person who submitted the notice and the local	885
governing authority that adopted the regulation of the board's	886
determination.	887
(a) If the board determines that a conflict does not exist,	888
the board shall take no further action with regard to the	889
regulation. If the board determines a conflict exists and the	890
regulation is not necessary to protect the health or safety of the	891
persons within the local governing authority's jurisdiction, the	892
regulation is not valid and the local governing authority may not	893
enforce the regulation.	894
(b) If the board determines that a conflict exists and that	895
the regulation is necessary to protect the health or safety of the	896
persons within the local governing authority's jurisdiction, the	897
board shall adopt a rule to incorporate the regulation into the	898
state residential building code. Until the rule becomes a part of	899
the state residential building code, the board shall grant a	900
temporary variance to the local governing authority and any	901
similarly situated local governing authority to which the board	902
determines the temporary variance should apply.	903
(D) As used in this section, "local governing authority"	904
means a board of county commissioners, a board of township	905
trustees, and the legislative authority of a municipal	905
	900
<u>corporation</u> .	907

Sec. 3781.03. (A) The fire marshal or the fire chief of a 908 909 municipal corporations having corporation that has a fire departments department or the fire chief of townships having a 910 township that has a fire departments department shall enforce all 911 the provisions of Chapters 3781. and 3791. of the Revised Code 912 relating that relate to fire prevention. 913

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(B) The superintendent of the division of industrial 914 compliance, the building inspector, or commissioner of buildings 915 in a municipal corporations whose corporation, county, or township 916 in which the building departments have been department is 917 certified by the board of building standards under section 3781.10 918 of the Revised Code, the building inspector or commissioner of 919 920 buildings in townships whose building departments have been certified by the board of building standards under section 3781.10 921 of the Revised Code, and, in the unincorporated territory of 922 counties outside the boundaries of townships that have adopted 923 building regulations under sections 505.75 to 505.77 of the 924 Revised Code, the building inspector or commissioner of buildings 925 in counties whose building departments have been certified by the 926 board of building standards under section 3781.10 of the Revised 927 Code, shall enforce in the jurisdiction of each entity all the 928 provisions in such those chapters and any regulations rules 929 adopted pursuant thereto relating to those chapters that relate to 930 the construction, arrangement, and the erection of all buildings 931 or parts thereof of buildings, as defined in section 3781.06 of 932 the Revised Code, including the sanitary condition of the same 933 those buildings in relation to heating and ventilation. 934

(C) The division of industrial compliance in the department 935 of commerce or, the boards of health of health districts, or and 936 the certified departments of building inspection of municipal 937 corporations, subject to the applicable provisions of Chapter 938 3703. of the Revised Code, shall enforce such chapters Chapters 939 <u>3781.</u> and regulations relating <u>3791. of the Revised Code and the</u> 940 rules adopted pursuant to those chapters that relate to plumbing. 941

(D)(1) The department of the city engineer, in cities having 942 such departments, shall have complete supervision and regulation 943 of authority to supervise and regulate the entire sewerage and 944 drainage system of the city municipal corporation, including the 945

house drain and the house sewer and all laterals draining into the 946 street sewers. 947

(2) The department of the city engineer shall have control 948 and supervision of supervise the installation and construction of 949 all drains and sewers that become a part of the sewerage system of 950 the city municipal corporation and shall issue all the necessary 951 permits and licenses for the construction and installation of all 952 house drains and house sewers and of all other lateral drains that 953 empty into the main sewers. The department shall keep a permanent 954 record of the installation and location of every drain and sewer 955 of the drainage and sewerage system of the city municipal 956 957 corporation.

(E) This section does not exempt any officer or department 958 from the obligation to enforce Chapters 3781. and 3791. of the 959 Revised Code. 960

Sec. 3781.031. Before any (A) Any department or agency of the 961 state or any political subdivision attempts to enforce that 962 enforces Chapters 3781. and 3791. of the Revised Code or any the 963 rules or regulations adopted pursuant thereto to those chapters, 964 by any remedy, civil or criminal, it shall issue an adjudication 965 order within the meaning of sections 119.06 to 119.13, inclusive, 966 of the Revised Code, or a stop work order as provided herein in 967 this section. 968

(B)(1) Any person charged with the duty of enforcing Chapters 969 3781. and 3791. of the Revised Code or the rules or regulations 970 adopted pursuant thereto to those chapters may issue a stop work 971 order whenever he the person finds, after inspection, that the 972 site preparations or structure to be constructed, or in the case 973 of an industrialized unit, the installation of the an 974 industrialized unit, or that the use of an appliance, material, 975 assemblage, or manufactured product does not comply with the 976

provisions of Chapters 3781. and 3791. of the Revised Code or the 977
rules or regulations adopted pursuant thereto to those chapters. 978
The effect of such an order shall be limited to the matter 979
specified therein. 980

Every (2) Any adjudication order shall specify what 981 appliances, site preparations, additions, or alterations to 982 structures, plans, materials, assemblages, or procedures are 983 necessary for the same to comply compliance with Chapters 3781. 984 and 3791. of the Revised Code. 985

(C) Upon the issuance of any order provided for herein in 986 this section, the person receiving such the order shall cease work 987 upon the site preparations or structure to be constructed, or $\frac{1}{2}$ 988 the case of an industrialized unit, the installation of the an 989 industrialized unit, or shall cease using the appliance, 990 materials, assemblages, or manufactured product identified in the 991 order until such time as the appeal provided for in accordance 992 with the provisions of section 3781.19 of the Revised Code, and 993 all appeals from such the hearing have been completed, or the 994 order issued herein has been released. 995

(D) Notwithstanding the provisions of Chapter 119. of the 996 Revised Code relating to adjudication hearings and the proceedings 997 thereon, a stenographic or mechanical record of the testimony and 998 other evidence submitted shall be taken at the expense of the 999 agency; a. Any party adversely affected by an order issued 1000 following such an adjudication hearing may appeal to the court of 1001 common pleas of the county in which he the party is a resident or 1002 in which the premises affected by such the order is located; the. 1003 The court in such case shall not be confined to the record as 1004 certified to it by the agency but any party may produce additional 1005 evidence and the court shall hear the matter upon such the record 1006 and such additional evidence as is introduced by any party; and 1007 the introduces. The court shall not affirm the agency's order of 1008

the agency unless the preponderance of the evidence before it 1009 supports the reasonableness and lawfulness of such the order and 1010 of any rule or regulation of the board of building standards upon 1011 which the order of the agency is based in its application to the 1012 particular set of facts or circumstances involved in the appeal. 1013

(E) Failure to cease work after receipt of receiving a stop 1014 work order is hereby declared a public nuisance. 1015

sec. 3781.06. (A)(1) Any building that may be used as a place 1016 of resort, assembly, education, entertainment, lodging, dwelling, 1017 trade, manufacture, repair, storage, traffic, or occupancy by the 1018 public, any residential building, and all other buildings or parts 1019 and appurtenances thereof of those buildings erected within this 1020 state, shall be so constructed, erected, equipped, and maintained 1021 that they shall to be safe and sanitary for their intended use and 1022 occupancy, except that sections 3781.06 to 3781.18 and 3791.04 of 1023 the Revised Code shall be considered as model provisions with no 1024 force and effect when applied to single-family, two-family, and 1025 three family dwelling houses, and accessory structures incidental 1026 to those dwelling houses, that have not been constructed or 1027 erected as industrialized one family, two family, or three family 1028 units or structures within the meaning of the term "industrialized 1029 unit as provided in division (C)(3) of this section, except where 1030 the context specifies mandatory applicability. 1031

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(2) Nothing in sections 3781.06 to 3781.18 and 3791.04 of the
Revised Code shall be construed to limit the power of the public
health council to adopt rules of uniform application governing
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manufactured home parks pursuant to section 3733.02 of the Revised
Code.

(B) Sections 3781.06 to 3781.18 and 3791.04 of the Revised 1038Code shall do not apply to either of the following: 1039

(1) Buildings or structures that are incident to the use for 1040 agricultural purposes of the land on which such the buildings or 1041 structures are located, provided such those buildings or 1042 structures are not used in the business of retail trade. For 1043 purposes of this division, a building or structure is not 1044 considered used in the business of retail trade if fifty per cent 1045 or more of the gross income received from sales of products in the 1046 building or structure by the owner or operator is from sales of 1047 products produced or raised in a normal crop year on farms owned 1048 or operated by the seller. 1049

(2) Existing single-family, two-family, and three-family
detached dwelling houses for which applications have been
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submitted to the director of job and family services pursuant to
section 5104.03 of the Revised Code for the purposes of operating
type A family day-care homes as defined in section 5104.01 of the
Revised Code.

(C) As used in sections 3781.06 to 3781.18 and 3791.04 of the 1056 Revised Code: 1057

(1) "Agricultural purposes" include agriculture, farming, 1058
dairying, pasturage, apiculture, horticulture, floriculture, 1059
viticulture, ornamental horticulture, olericulture, pomiculture, 1060
and animal and poultry husbandry. 1061

(2) "Building" means any structure consisting of foundations, 1062
 walls, columns, girders, beams, floors, and roof, or a combination 1063
 of any number of these parts, with or without other parts or 1064
 appurtenances. 1065

(3) "Industrialized unit" means a building unit or assembly 1066 of closed construction fabricated in an off-site facility, that is 1067 substantially self-sufficient as a unit or as part of a greater 1068 structure, and that requires transportation to the site of 1069 intended use. "Industrialized unit" includes units installed on 1070

the site as independent units, as part of a group of units, or 1071 incorporated with standard construction methods to form a 1072 completed structural entity. "Industrialized unit" does not 1073 include a manufactured home as defined by division (C)(4) of this 1074 section or a mobile home as defined by division (0) of section 1075 4501.01 of the Revised Code. 1076

(4) "Manufactured home" means a building unit or assembly of 1077 closed construction that is fabricated in an off-site facility and 1078 constructed in conformance with the federal construction and 1079 safety standards established by the secretary of housing and urban 1080 development pursuant to the "Manufactured Housing Construction and 1081 Safety Standards Act of 1974," 88 Stat. 700, 42 U.S.C.A. 5401, 1082 5403, and that has a permanent label or tag affixed to it, as 1083 specified in 42 U.S.C.A. 5415, certifying compliance with all 1084 applicable federal construction and safety standards. 1085

(5) "Permanent foundation" means permanent masonry, concrete, 1086
 or a locally approved footing or foundation, to which a 1087
 manufactured or mobile home may be affixed. 1088

(6) "Permanently sited manufactured home" means a 1089manufactured home that meets all of the following criteria: 1090

(a) The structure is affixed to a permanent foundation and is1091connected to appropriate facilities;1092

(b) The structure, excluding any addition, has a width of at 1093 least twenty-two feet at one point, a length of at least 1094 twenty-two feet at one point, and a total living area, excluding 1095 garages, porches, or attachments, of at least nine hundred square 1096 feet; 1097

(c) The structure has a minimum 3:12 residential roof pitch, 1098
conventional residential siding, and a six-inch minimum eave 1099
overhang, including appropriate guttering; 1100

(d) The structure was manufactured after January 1, 1995; 1101

(e) The structure is not located in a manufactured home parkas defined by section 3733.01 of the Revised Code.1103

(7) "Safe," with respect to a building, means it is free from 1104 danger or hazard to the life, safety, health, or welfare of 1105 persons occupying or frequenting it, or of the public and from 1106 danger of settlement, movement, disintegration, or collapse, 1107 whether such danger arises from the methods or materials of its 1108 construction or from equipment installed therein, for the purpose 1109 of lighting, heating, the transmission or utilization of electric 1110 current, or from its location or otherwise. 1111

(8) "Sanitary," with respect to a building, means it is free 1112 from danger or hazard to the health of persons occupying or 1113 frequenting it or to that of the public, if such danger arises 1114 from the method or materials of its construction or from any 1115 equipment installed therein, for the purpose of lighting, heating, 1116 ventilating, or plumbing. 1117

(9) "Residential building" means a one-family, two-family, or 1118 three-family dwelling house, and any accessory structure 1119 incidental to that dwelling house. "Residential building" includes 1120 a one-family, two-family, or three-family dwelling house that is 1121 used as a model to promote the sale of a similar dwelling house. 1122 "Residential building" does not include an industrialized unit as 1123 defined by division (C)(3) of this section, a manufactured home as 1124 defined by division (C)(4) of this section, or a mobile home as 1125 defined by division (0) of section 4501.01 of the Revised Code. 1126

(10) "Nonresidential building" means any building that is not 1127 a residential building, a manufactured home, or an industrialized 1128 unit. 1129

(11) "Accessory structure" means a structure that is located1130on the same lot as a residential building, is constructed or1131installed on, above, or below the surface of that lot, and is1132

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subordinate to or serves the principal use of the residential	1133
building. "Accessory structure" includes, but is not limited to, a	1134
garage, greenhouse, shed, porch, and storage facility.	1135
Sec. 3781.10. The board of building standards shall:	1136
(A) Formulate (1) The board of building standards shall	1137
formulate and adopt rules governing the erection, construction,	1138
repair, alteration, and maintenance of all buildings or classes of	1139
buildings specified in section 3781.06 of the Revised Code,	1140
including land area incidental thereto <u>to those buildings</u> , the	1141
construction of industrialized units, the installation of	1142
equipment, and the standards or requirements for materials to be	1143
used in connection therewith with those buildings. The board shall	1144
incorporate those rules into separate residential and	1145
nonresidential building codes. The standards shall relate to the	1146
conservation of energy $\frac{1}{10}$ and $\frac{1}{10}$ the safety and sanitation of $\frac{1}{100}$	1147
<u>those</u> buildings. The	1148
<u>(2) The</u> rules shall be governing nonresidential buildings are	1149
the lawful minimum requirements specified for such those buildings	1150
or and industrialized units, except that no rule , except other	1151
than as provided in division (C) of section 3781.108 of the	1152
Revised Code , which that specifies a higher requirement than is	1153
imposed by any section of the Revised Code shall be <u>is</u>	1154
enforceable ; the. The rules governing residential buildings are	1155
uniform requirements for residential buildings in any area with a	1156
building department certified to enforce the state residential	1157
building code. In no case shall any local code or regulation	1158
differ from the state residential building code unless that code	1159
or regulation addresses subject matter not addressed by the state	1160
residential building code or is adopted pursuant to section	1161
3781.01 of the Revised Code.	1162

(3) The rules shall be acceptable as adopted pursuant to this 1163

section are complete, lawful alternatives to the any requirements 1164 specified for such buildings or industrialized units in any 1165 section of the Revised Code; and the. The board shall, on its own 1166 motion_{τ} or on application made under sections 3781.12 and 3781.13 1167 of the Revised Code, formulate, propose, adopt, modify, amend, or 1168 repeal the rules to the extent necessary or desirable to 1169 effectuate the purposes of sections 3781.06 to 3781.18 of the 1170 Revised Code. 1171

(B) Formulate and The board shall report to the general 1172 assembly such proposals for amendments in to existing statutes 1173 relating to the purposes declared in section 3781.06 of the 1174 Revised Code as that public health and safety and the development 1175 of the arts require and such shall recommend any additional 1176 legislation as it recommends with a view to assist in carrying out 1177 fully, in statutory form, the purposes declared in such that 1178 section; and. The board shall prepare and submit to the general 1179 assembly a summary report of the number, nature, and disposition 1180 of the petitions filed under sections 3781.13 and 3781.14 of the 1181 Revised Code+. 1182

(C) Determine by rule, on On its own motion or on application 1183 made under sections 3781.12 and 3781.13 of the Revised Code, and 1184 after thorough testing and evaluation, the board shall determine 1185 by rule that any particular fixture, device, material, process of 1186 manufacture, manufactured unit or component, method of 1187 manufacture, system, or method of construction, complies with 1188 performance standards adopted pursuant to section 3781.11 of the 1189 Revised Code, having. The board shall make its determination with 1190 regard to its adaptability for safe and sanitary erection, use, or 1191 construction, to that described in any section of the Revised 1192 Code, wherever the use of a fixture, device, material, method of 1193 manufacture, system, or method of construction which is described 1194 in such that section of the Revised Code, is permitted by law; and 1195

on like application. The board shall amend or annul any such rule 1196 or issue an authorization for the use of a new material or 1197 manufactured unit; and no on any like application. No department, 1198 officer, board, or commission of the state other than the board of 1199 building standards or the board of building appeals shall permit 1200 the use of any fixture, device, material, method of manufacture, 1201 newly designed product, system, or method of construction at 1202 variance with what is described in any rule adopted the board of 1203 building standards adopts or authorization issued by the board of 1204 building standards issues or in that is authorized by any section 1205 of the Revised Code. Nothing in this section shall be construed as 1206 requiring approval, by rule, of plans for an industrialized unit 1207 that conforms with the rules adopted by the board of building 1208 standards adopts pursuant to section 3781.11 of the Revised Code. 1209

(D) Recommend The board shall recommend rules, codes, and 1210 standards to help carry out the purposes of section 3781.06 of the 1211 Revised Code and to help secure uniformity of state administrative 1212 rulings and local legislation and administrative action to the 1213 bureau of workers' compensation, the director of commerce, or any 1214 other department, officer, board, or commission of the state, and 1215 to legislative authorities and building departments of counties, 1216 townships, and municipal corporations, the making, amending, 1217 fixing, or ordaining by such appropriate action as such state, 1218 county, township, or municipal authorities may be empowered by law 1219 or the constitution to take, of such rules, codes, or standards as 1220 shall tend to carry out the purposes declared in section 3781.06 1221 of the Revised Code, with a view to securing uniformity of state 1222 administrative ruling; and local legislation and administrative 1223 action; and shall recommend that they audit those recommended 1224 rules, codes, and standards by any appropriate action that they 1225 are allowed pursuant to law or the constitution. 1226

(E) Certify (1) The board shall certify municipal, township, 1227

and county building departments and the personnel of those	1228
building departments, and persons and employees of individuals,	1229
firms, or corporations as described in division (E)(7) of this	1230
section to exercise enforcement authority, to accept and approve	1231
plans and specifications, and to make inspections, pursuant to	1232
sections 3781.03 and 3791.04 of the Revised Code.	1233

The board also shall certify personnel of municipal, 1234 township, and county building departments, and persons and 1235 employees of persons, firms, or corporations as described in 1236 divisions (E)(1) and (2) of this section, to exercise enforcement 1237 authority, to accept and approve plans and specifications, and to 1238 make inspections, pursuant to sections 3781.03 and 3791.04 of the 1239 Revised Code. (2) The board shall certify departments, personnel, 1240 and persons to enforce the state residential building code, to 1241 enforce the nonresidential building code, or to enforce both the 1242 residential and the nonresidential building codes. Any department, 1243 personnel, or person may enforce only the type of building code 1244 for which certified. 1245

(3) The board shall not require a building department, its 1246 personnel, or any persons that it employs to be certified for 1247 residential building code enforcement if that building department 1248 does not enforce the state residential building code. The board 1249 shall specify, in rules adopted pursuant to Chapter 119. of the 1250 Revised Code, the requirements that shall be satisfied for 1251 certification purposes for residential and nonresidential building 1252 code enforcement, which requirements shall be consistent with this 1253 division. The requirements for residential and nonresidential 1254 certification may differ. Except as otherwise provided in this 1255 division, the requirements shall include, but are not limited to, 1256 the satisfactory completion of an initial examination and, in 1257 order to remain certified, the completion of a specified number of 1258 hours of continuing building code education within each three-year 1259

period following the date of certification. In adopting the 1260 requirements, the board which shall be not specify less than 1261 thirty hours of continuing building code education within a 1262 three-year period; The rules shall provide that continuing 1263 education credits, and certification issued, by the council of 1264 American building officials, national model code organizations, 1265 and agencies or entities recognized by the board, recognizes are 1266 acceptable for purposes of this division; and. The rules shall 1267 specify requirements that are compatible, to the extent possible, 1268 with requirements established by the council of American building 1269 officials and national model code organizations establish. The 1270

(4) The board shall establish and collect a certification and 1271 renewal fee for building department personnel, and persons and 1272 employees of persons, firms, or corporations as described in 1273 divisions (E)(1) and (2) of this section, who are certified 1274 pursuant to this division. 1275

All individuals (5) Any individual certified pursuant to this 1276 division shall complete the number of hours of continuing building 1277 code education that the board requires or, for failure to do so, 1278 forfeit their certifications certification. 1279

(6) This division does not require or authorize the 1280 certification by the board of board to certify personnel of 1281 municipal, township, and county building departments, and persons 1282 and employees of persons, firms, or corporations as described in 1283 divisions (E)(1) and (2) of this section, whose responsibilities 1284 do not include the exercise of enforcement authority, the approval 1285 of plans and specifications, or the making of inspections, under 1286 the Ohio state residential and nonresidential building code codes. 1287

(1) (7) Enforcement authority for approval of plans and 1288 specifications and enforcement authority for inspections may be 1289 exercised, and plans and specifications may be approved, and 1290 inspections may be made on behalf of a municipal corporation, 1291

township, or county, by any of the following who are certified by 1292
the board of building standards certifies: 1293
 (a) Officers or employees of the municipal corporation, 1294
township, or county; 1295

(b) Persons, or employees of persons, firms, or corporations, 1296
when such persons, firms, or corporations are under pursuant to a 1297
contract to furnish architectural or engineering services to the 1298
municipal corporation, township, or county, and such authority is 1299
exercised pursuant to such contract; 1300

(c) Officers or employees of any other, and persons under 1301 contract with, a municipal corporation, township, county, health 1302 district, or other political subdivision, or persons or employees 1303 of persons, firms, or corporations under contract with the same 1304 pursuant to division (E)(1)(b) of this section, when such other 1305 municipal corporation, township, county, health district, or other 1306 political subdivision is under pursuant to a contract to furnish 1307 architectural or engineering services to the municipal 1308 corporation, township, or county, and such authority is exercised 1309 pursuant to such contract. 1310

(2) Enforcement authority for inspections may be exercised, 1311
and inspections may be made, on behalf of a municipal corporation, 1312
township, or county, by any of the following who are certified by 1313
the board of building standards: 1314

(a) Officers or employees of the municipal corporation,1315township, or county;1316

(b) Persons, or employees of persons, firms, or corporations,1317when such persons, firms, or corporations are under contract to1318furnish inspection services to the municipal corporation,1319township, or county, and such authority is exercised pursuant to1320such contract;1321

(c) Officers or employees of any other municipal corporation, 1322

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township, county, health district, or other political subdivision	1323
under contract to furnish inspection services to the municipal	1324
corporation, township, or county, when such authority is exercised	1325
pursuant to such contract.	1326
$\frac{(3)}{(8)}$ Municipal, township, and county building departments	1327
shall have jurisdiction within the meaning of sections 3781.03 and	1328
3791.04 of the Revised Code, only with respect to the types of	1329
buildings and subject matters as to <u>for</u> which they have been <u>are</u>	1330
certified under this section and as to which such certification	1331
remains in effect.	1332
(4) Such certification (9) Certification shall be granted	1333
upon application by the municipal corporation, the board of	1334
township trustees, or the board of county commissioners and	1335
approval of such <u>that</u> application by the board of building	1336
standards. Such The application shall set forth:	1337
(a) The types of building occupancies as to which Whether the	1338
certification is requested for residential or nonresidential	1339
buildings, or both;	1340
(b) The number and qualifications of the staff composing the	1341
building department;	1342
(c) The names, addresses, and qualifications of persons,	1343
firms, or corporations contracting to furnish work or services	1344
pursuant to divisions (E)(1)(b) and (2)(b) <u>division (E)(7)(b)</u> of	1345
this section;	1346
(d) The names of <u>any</u> other municipal corporations	1347
<u>corporation</u> , townships <u>township</u> , counties <u>county</u> , health districts	1348
<u>district</u> , or other political subdivisions contracting <u>subdivision</u>	1349
<u>under contract</u> to furnish work or services pursuant to divisions	1350
(E)(1)(c) and $(2)(c)$ division $(E)(7)$ of this section;	1351
(a) The proposed budget for the operation of guah the	1352

(e) The proposed budget for the operation of such the 1352

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building department.	1353

(5)(10)The board of building standards shall adopt rules1354governing all of the following:1355

(a) The certification of building department personnel and of 1356 those persons and employees of persons, firms, or corporations 1357 exercising authority pursuant to divisions (E)(1) and (2) division 1358 (E)(7) of this section. Any The rules shall disqualify any 1359 employee of the department or person who contracts for services 1360 with the department is disqualified from performing services for 1361 the department when the same would require the that employee or 1362 person would have to pass upon, inspect, or otherwise exercise any 1363 authority given by the Ohio building code over any labor, 1364 material, or equipment furnished by the employee or person 1365 furnishes for the construction, alteration, or maintenance of a 1366 building or the preparation of working drawings or specifications 1367 for work within the jurisdictional area of the department. The 1368 department shall provide other similarly qualified personnel to 1369 enforce the requirements of the Ohio residential and 1370 nonresidential building code codes as it pertains they pertain to 1371 such that work. 1372

(b) The minimum services to be provided by a certifiedbuilding department.1374

(6) Such certification (11) The board of building standards 1375 may be revoked revoke or suspended with respect to any or all of 1376 suspend certification to enforce the residential and 1377 nonresidential building occupancies to which it relates codes, on 1378 petition to the board of building standards by any person affected 1379 by such that enforcement or approval of plans, or by the board on 1380 its own motion. Hearings shall be held and appeals permitted on 1381 any such proceedings for certification or for revocation or 1382 suspension of certification in the same manner as provided in 1383 section 3781.101 of the Revised Code for other proceedings of the 1384

board of building standards.

(7)(12) Upon certification, and until such that authority is 1386 revoked, any county and or township building departments 1387 department shall enforce such rules over those occupancies listed 1388 in the application the residential and nonresidential building 1389 codes for which it is certified without regard to limitation upon 1390 the authority of boards of county commissioners under Chapter 307. 1391 of the Revised Code or boards of township trustees under Chapter 1392 505. of the Revised Code. 1393

(F) Conduct such hearings, in In addition to those required 1394 by hearings sections 3781.06 to 3781.18 and 3791.04 of the Revised 1395 Code require, and the board of building standards shall make such 1396 investigations and tests, and require from other state 1397 departments, officers, boards, and commissions such information as 1398 the board considers necessary or desirable in order to assist it 1399 in the discharge of any duty or in the exercise of any power 1400 mentioned in this section or in sections 3781.06 to 3781.18 and 1401 3791.04 of the Revised Code+. 1402

(G) Formulate The board shall adopt rules and establish 1403 reasonable fees for the review of all applications submitted where 1404 the applicant applies for authority to use a new material, 1405 assembly, or product of a manufacturing process. The fee 1406 established shall bear some reasonable relationship to the cost of 1407 such the review or testing of the materials, assembly, or products 1408 submitted and for the notification of approval or disapproval as 1409 provided in section 3781.12 of the Revised Code. 1410

(H) Compile and publish, in the form of a model code, rules
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pertaining to one family, two family, and three family dwelling
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houses that any municipal corporation, township, or county may
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incorporate into its building code; The residential construction
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advisory committee shall provide the board with a proposal for a
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state residential building code that the committee recommends
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pursuant to division (C)(1) of section 4740.14 of the Revised	1417
Code. Upon receiving a recommendation from the committee that is	1418
acceptable to the board, the board shall adopt rules establishing	1419
that code as the state residential building code.	1420

(I) Cooperate The board shall cooperate with the director of
 job and family services when the director promulgates rules
 pursuant to section 5104.05 of the Revised Code regarding safety
 1423
 and sanitation in type A family day-care homes+.

(J) Adopt The board shall adopt rules to implement the 1425 requirements of section 3781.108 of the Revised Code. 1426

Sec. 3781.102. (A) Any county or municipal building 1427 department certified pursuant to division (E) of section 3781.10 1428 of the Revised Code as of September 14, 1970, and that, as of that 1429 date, was inspecting single-family, two-family, and three-family 1430 residences, and any township building department certified 1431 pursuant to division (E) of section 3781.10 of the Revised Code, 1432 is hereby declared to be certified to inspect single-family, 1433 two-family, and three-family residences containing industrialized 1434 units, and such building department shall inspect the buildings or 1435 classes of buildings subject to the provisions of division (E) of 1436 section 3781.10 of the Revised Code. 1437

(B) Each board of county commissioners may adopt, by
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resolution, rules establishing standards and providing for the
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licensing of electrical and heating, ventilating, and air
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conditioning contractors who are not required to hold a valid and
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unexpired license pursuant to Chapter 4740. of the Revised Code.
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Rules adopted by a board of county commissioners pursuant to 1443 this division may be enforced within the unincorporated areas of 1444 the county and within any municipal corporation where the 1445 legislative authority of the municipal corporation has contracted 1446 with the board for the enforcement of the county rules within the 1447

municipal corporation pursuant to section 307.15 of the Revised 1448 Code. The rules shall not conflict with rules adopted by the board 1449 of building standards pursuant to section 3781.10 of the Revised 1450 Code or by the department of commerce pursuant to Chapter 3703. of 1451 the Revised Code. This division does not impair or restrict the 1452 power of municipal corporations under Section 3 of Article XVIII, 1453 Ohio Constitution, to adopt rules concerning the erection, 1454 construction, repair, alteration, and maintenance of buildings and 1455 structures or of establishing standards and providing for the 1456 licensing of specialty contractors pursuant to section 715.27 of 1457 the Revised Code. 1458

A board of county commissioners, pursuant to this division, 1459 may require all electrical contractors and heating, ventilating, 1460 and air conditioning contractors, other than those who hold a 1461 valid and unexpired license issued pursuant to Chapter 4740. of 1462 the Revised Code, to successfully complete an examination, test, 1463 or demonstration of technical skills, and may impose a fee and 1464 additional requirements for a license to engage in their 1465 respective occupations within the jurisdiction of the board's 1466 rules under this division. 1467

(C) No board of county commissioners shall require any 1468 specialty who holds a valid and unexpired license issued pursuant 1469 to Chapter 4740. of the Revised Code to successfully complete an 1470 examination, test, or demonstration of technical skills in order 1471 to engage in the type of contracting for which the license is 1472 held, within the unincorporated areas of the county and within any 1473 municipal corporation whose legislative authority has contracted 1474 with the board for the enforcement of county regulations within 1475 the municipal corporation, pursuant to section 307.15 of the 1476 Revised Code. 1477

(D) A board may impose a fee for registration of a specialty 1478 contractor who holds a valid and unexpired license issued pursuant 1479

to Chapter 4740. of the Revised Code before that specialty 1480 contractor may engage in the type of contracting for which the 1481 license is held within the unincorporated areas of the county and 1482 within any municipal corporation whose legislative authority has 1483 contracted with the board for the enforcement of county 1484 regulations within the municipal corporation, pursuant to section 1485 307.15 of the Revised Code, provided that the fee is the same for 1486 all specialty contractors who wish to engage in that type of 1487 contracting. If a board imposes such a fee, the board immediately 1488 shall permit a specialty contractor who presents proof of holding 1489 a valid and unexpired license and pays the required fee to engage 1490 in the type of contracting for which the license is held within 1491 the unincorporated areas of the county and within any municipal 1492 corporation whose legislative authority has contracted with the 1493 board for the enforcement of county regulations within the 1494 municipal corporation, pursuant to section 307.15 of the Revised 1495 Code. 1496

(E) The political subdivision associated with each municipal, 1497 township, and county building department certified by the board of 1498 building standards certifies pursuant to division (E) of section 1499 3781.10 of the Revised Code may prescribe fees to be paid by 1500 persons, political subdivisions, or any department, agency, board, 1501 commission, or institution of the state, for the acceptance and 1502 approval of plans and specifications, and for the making of 1503 inspections, pursuant to sections 3781.03 and 3791.04 of the 1504 Revised Code. 1505

(F) Each political subdivision that prescribes fees pursuant
 to division (E) of this section shall collect, on behalf of the
 board of building standards, a fee fees equal to three the
 following:

(1) Three per cent of such the fees the political subdivision1510collects in connection with nonresidential buildings;1511

(2) One per cent of the fees the political subdivision	1512
collects in connection with residential buildings. The	1513
(G)(1) The board shall adopt rules, in accordance with	1514
Chapter 119. of the Revised Code, specifying the manner in which	1515
the fee assessed pursuant to this division <u>(F) of this section</u>	1516
shall be collected and remitted monthly to the board. The board	1517
shall pay the fee assessed pursuant to this division <u>fees</u> into the	1518
state treasury to the credit of the industrial compliance	1519
operating fund created in section 121.084 of the Revised Code.	1520
(2) All money credited to the industrial compliance operating	1521
fund under this division shall be used exclusively for both of the	1522
following:	1523
(1)(a) Operating costs of the board;	1524
(2)(b) Providing services, including educational programs,	1525
for the building departments that are certified by the board	1526
pursuant to division (E) of section 3781.10 of the Revised Code.	1527
(G)(H) A board of county commissioners that adopts rules	1528
providing for the licensing of electrical and heating,	1529
ventilating, and air conditioning contractors, pursuant to	1530
division (B) of this section, may accept, for purposes of	1531
satisfying the requirements of rules adopted under that division,	1532
a valid and unexpired license issued pursuant to Chapter 4740. of	1533
the Revised Code that is held by an electrical or heating,	1534
ventilating, and air conditioning contractor, for the	1535
construction, replacement, maintenance, or repair of one-family,	1536
two-family, or three-family dwelling houses or accessory	1537
structures incidental to those dwelling houses.	1538
$\frac{(H)(I)}{(I)}$ As used in this section, "specialty contractor" means	1539
a heating, ventilating, and air conditioning contractor,	1540
refrigeration contractor, electrical contractor, plumbing	1541

contractor, or hydronics contractor, as those terms are defined in 1542

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section 4740.01 of the Revised Code.	1543
Sec. 3781.11. (A) The rules of the board of building	1544
standards shall:	1545
(1) Provide For nonresidential buildings, provide uniform	1546
minimum standards and requirements, and for residential buildings,	1547
provide standards and requirements that are uniform throughout the	1548
state, for construction and construction materials, including	1549
construction of industrialized units, to make residential and	1550
nonresidential buildings safe and sanitary as defined in section	1551
3781.06 of the Revised Code;	1552
(2) Formulate such standards and requirements, so far as may	1553
be practicable, in terms of performance objectives, so as to make	1554
adequate performance for the use intended the test of	1555
acceptability;	1556
(3) Permit, to the fullest extent feasible, the use of	1557
materials and technical methods, devices, and improvements,	1558
including the use of industrialized units which tend to reduce the	1559
cost of construction and erection without affecting minimum	1560
requirements for the health, safety, and security of the occupants	1561
or users of buildings or industrialized units and without	1562
preferential treatment of types or classes of materials or	1563
products or methods of construction;	1564
(4) Encourage, so far as may be practicable, the	1565
standardization of construction practices, methods, equipment,	1566
material, and techniques, including methods employed to produce	1567
industrialized units;	1568
(5) Not require any alteration or repair of any part of a	1569
school building owned by a chartered nonpublic school or a city,	1570
local, exempted village, or joint vocational school district and	1571

local, exempted village, or joint vocational school district and 1571 operated in conjunction with any primary or secondary school 1572

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program that is not being altered or repaired if all of the	1573
following apply:	1574
(a) The school building meets all of the applicable building	1575
code requirements in existence at the time of the construction of	1576
the building.	1577
(b) The school building otherwise satisfies the requirements	1578
of section 3781.06 of the Revised Code.	1579
(c) The part of the school building altered or repaired	1580
conforms to all rules of the board existing on the date of the	1581
repair or alteration.	1582
(6) Not require any alteration or repair to any part of a	1583
workshop or factory that is not otherwise being altered, repaired,	1584
or added to if all of the following apply:	1585
(a) The workshop or factory otherwise satisfies the	1586
requirements of section 3781.06 of the Revised Code.	1587
(b) The part of the workshop or factory altered, repaired, or	1588
added conforms to all rules of the board existing on the date of	1589
plan approval of the repair, alteration, or addition.	1590
(B) The rules of the board shall supersede and govern any	1591
order, standard, or rule of the division of industrial compliance	1592
in the department of commerce, division of the fire marshal, the	1593
department of health, and of counties and townships, in all cases	1594
where such orders, standards, or rules are in conflict with the	1595
rules of the board, except that rules adopted and orders issued by	1596
the fire marshal pursuant to Chapter 3743. of the Revised Code	1597
prevail in the event of a conflict.	1598
(C) The construction, alteration, erection, and repair of	1599

(C) The construction, alteration, erection, and repair of 1599 buildings including industrialized units, and the materials and 1600 devices of any kind used in connection with them and the heating 1601 and ventilating of them and the plumbing and electric wiring in 1602

them shall conform to the statutes of this state or the rules 1603 adopted and promulgated by the board, and to provisions of local 1604 ordinances not inconsistent therewith. Any building, structure, or 1605 part thereof, constructed, erected, altered, manufactured, or 1606 repaired not in accordance with the statutes of this state or with 1607 the rules of the board, and any building, structure, or part 1608 thereof in which there is installed, altered, or repaired any 1609 fixture, device, and material, or plumbing, heating, or 1610 ventilating system, or electric wiring not in accordance with such 1611 statutes or rules is a public nuisance. 1612

(D) As used in this section:

(1) "Nonpublic school" means a chartered school for which
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 minimum standards are prescribed by the state board of education
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 pursuant to division (D) of section 3301.07 of the Revised Code.
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(2) "Workshop or factory" includes manufacturing, mechanical, 1617
electrical, mercantile, art, and laundering establishments, 1618
printing, telegraph, and telephone offices, railroad depots, and 1619
memorial buildings, but does not include hotels and tenement and 1620
apartment houses. 1621

Sec. 3781.12. (A) Any person may petition the board of 1622 building standards to adopt, amend, or annul a rule or regulation 1623 adopted pursuant to section 3781.10 of the Revised Code, or to 1624 permit the use of any particular fixture, device, material, 1625 system, method of manufacture, product of a manufacturing process, 1626 or method or manner of construction or installation, which that 1627 complies with performance standards adopted pursuant to section 1628 3781.11 of the Revised Code, as regards the purposes declared in 1629 section 3781.06 of the Revised Code, of the fixtures, devices, 1630 materials, systems, or methods or manners of construction, 1631 manufacture or installation described in any section of the 1632 Revised Code relating to said those purposes, where the use is 1633

1613

permitted by law. Upon

(B) Upon petition, the board shall cause to be conducted such 1635 testing and evaluation as that the board shall determine 1636 <u>determines</u> desirable of any fixture, device, material, system, 1637 assembly or product of a manufacturing process, or method or 1638 manner of construction or installation sought to be used under the 1639 rules and regulations adopted by the board by virtue of adopts 1640 pursuant to section 3781.10 of the Revised Code. If 1641

(C) If the board, after hearing, deems determines it 1642 advisable to adopt the rule or regulation or, amendment, or 1643 annulment thereof, or to permit the use of the materials or 1644 assemblages petitioned for, it shall give at least thirty days' 1645 notice of the time and place of a public hearing thereon, which 1646 notice shall be given in accordance with the provisions set forth 1647 in as provided by section 119.03 of the Revised Code. No such rule 1648 or regulation shall be adopted, amended, or annulled, or the use 1649 of such materials or assemblages authorized, until after such the 1650 public hearing. A copy of every such rule or regulation and every, 1651 amendment, or annulment thereof, and a copy of every approved 1652 material or assembly authorization signed by the chairman 1653 chairperson of the board of building standards, and sealed with 1654 the seal of the department of commerce_{τ} shall, after final 1655 adoption or authorization by the board, be filed with the 1656 secretary of state and shall be published in such manner as the 1657 board determines. The issuance of the authorization for the use of 1658 the materials or assemblages described in the petition shall 1659 constitute <u>constitutes</u> approval for their use anywhere in Ohio 1660 this state. Any such rule or regulation or, amendment, or 1661 annulment thereof shall <u>does</u> not take effect until a date fixed by 1662 the board fixes and stated therein states. No such rule, 1663 regulation, amendment, or annulment shall apply applies to any 1664 building for which the plans or drawings, specifications, and data 1665

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of which have been were approved prior to the time such the rule,1666regulation, amendment, or annulment takes effect becomes1667effective. All hearings of the board shall be are open to the1668public. Each of the members member of the board may administer1669oaths in the performance of his the member's duties.1670

Sec. 3781.13. Any person interested, either because of 1671 ownership or occupation of any property affected by any rule or 1672 regulation described in section 3781.12 of the Revised Code, or as 1673 the producer, manufacturer, seller, or distributor, of any 1674 building material, industrialized unit, plumbing, heating, or 1675 ventilating system or device, or any other device, product, 1676 assembly, or equipment, the use of which is not provided for by 1677 any such rule or regulation, may petition for a hearing on the 1678 reasonableness and lawfulness of any action of the board of 1679 building standards, adopting, amending, or annulling or refusing 1680 to adopt, amend, or annul such the rule or regulation, in the 1681 manner provided in sections 3781.06 to 3781.18, inclusive, and 1682 section 3791.04 of the Revised Code. Such Any petition for hearing 1683 shall be by verified petition filed with the board setting and 1684 shall set out specifically and in full detail the action of the 1685 board upon which a hearing is desired, and the reason why such 1686 that action is unreasonable or unlawful, and every issue to be 1687 considered by the board should consider on the hearing. Such The 1688 petition shall be filed within thirty days after the record of the 1689 action of the board is filed in the office of the secretary of 1690 state, in cases where such the record is required to be so filed 1691 with the secretary of state; otherwise the petition shall be filed 1692 within thirty days after the action is taken. Upon receipt of said 1693 the petition, after a hearing which shall be held within thirty 1694 days thereafter after the receipt of the petition and of which 1695 <u>after</u> notice has been given <u>to</u> the petitioner, the board may 1696 determine that such the action is unreasonable or unlawful and 1697

annul any rule or regulation forthwith, or it may, confirm its1698prior action forthwith, or it may re-enact or amend any rule or1699regulation in the manner provided in section 3781.12 of the1700Revised Code. If the board does not determine the matter in1701hearing is not determined by the board within two weeks after such1702the hearing, the action may, at the option of the petitioner, be1703deemed to have been confirmed.1704

sec. 3781.18. Wherever in Chapters 3781. and 3791. of the 1705 Revised Code or the rules or regulations adopted pursuant thereto 1706 to those chapters describe particular fixtures, devices, 1707 materials, systems, method of manufacture, product of a 1708 manufacturing process, or methods or manners of construction or 1709 installation are described pertaining to nonresidential buildings, 1710 such description prescribes those descriptions prescribe minimum 1711 standards of safety and sanitary conditions exemplified by such 1712 that a particular fixtures fixture, devices device, materials 1713 material, systems system, method of manufacture, product of a 1714 manufacturing process, or methods method or manners manner of 1715 construction or installation exemplifies. Where the The use of 1716 another fixture, device, material, system, industrialized unit, 1717 newly designed product, or method, or manner of construction or 1718 installation is desired which that is at variance with what is 1719 described in such chapters, such use the descriptions is 1720 permissible, if such other the fixture, device, material, system, 1721 manufactured component or unit, product, method, or manner of 1722 construction complies with performance standards as determined by 1723 the board determines. 1724

sec. 3781.183. If the board of building standards adopts 1725
rules under sections 3781.06 to 3781.18, 3781.181, and 3781.182 of 1726
the Revised Code concerning the requirements an adult group home 1727

seeking licensure as an adult care facility must meet under 1728 section 3722.02 of the Revised Code, the board shall adopt the 1729 rules in consultation with the directors of health and of aging 1730 and any interested party designated by the directors of health and 1731 of aging. 1732

Sec. 3781.99. (A) Whoever violates division (E) of section 1733 3781.111 of the Revised Code shall be issued a warning for a first 1734 offense. On each subsequent offense, the person shall be fined 1735 twenty-five dollars for each parking location that is not properly 1736 marked or whose markings are not properly maintained. 1737

(B) Whoever violates this chapter or any rule adopted or 1738 order issued pursuant to it that relates to the construction, 1739 alteration, or repair of any building, and the violation is not 1740 detrimental to the health, safety, or welfare of any person, is 1741 guilty of a minor misdemeanor. 1742

(C) Whoever violates this chapter or any rule adopted or 1743 order issued pursuant to it that relates to the construction, 1744 alteration, or repair of any building, and the violation is 1745 detrimental to the health, safety, or welfare of any person, is 1746 guilty of a misdemeanor of the fourth degree. 1747

Sec. 3791.04. (A)(1) Before beginning the construction, 1748 erection, or manufacture of any building to which section 3781.06 1749 of the Revised Code is applicable applies, including all 1750 industrialized units, the owner thereof of that building, in 1751 addition to any other submission of plans or drawings, 1752 specifications, and data required by law, shall submit the plans 1753 or drawings, specifications, and data prepared for the 1754 construction, erection, and equipment thereof, or the, alteration 1755 thereof, or addition thereto, which plans or drawings, and 1756 specifications shall that indicate thereon the portions that have 1757

been approved pursuant to section 3781.12 of the Revised Code $_{ au}$ and	1758
for which no further approval shall be <u>is</u> required, to the	1759
municipal, township, or county building department having	1760
jurisdiction if such department has been certified as provided in	1761
division (E) of section 3781.10 of the Revised Code, and if there	1762
is unless one of the following applies:	1763

(a) If no certified municipal, township, or county building1764department- certified for nonresidential buildings pursuant to1765division (E) of section 3781.10 of the Revised Code has1766jurisdiction, the owner shall make the submissions described in1767division (A)(1) of this section to the superintendent of the1768division of industrial compliance, for approval.1769

(b) If no certified municipal, township, or county building1770department certified for residential buildings pursuant to1771division (E) of section 3781.10 of the Revised Code has1772jurisdiction, the owner is not required to make the submissions1773described in division (A)(1) of this section.1774

(2)(a) The seal of an architect registered under Chapter 1775 4703. of the Revised Code or an engineer registered under Chapter 1776 4733. of the Revised Code shall be is required for any plans, 1777 drawings, specifications, or data submitted for approval, unless 1778 the plans, drawings, specifications, or data may are permitted to 1779 be prepared by persons other than registered architects pursuant 1780 to division (C) or (D) of section 4703.18 of the Revised Code, or 1781 by persons other than registered engineers pursuant to division 1782 (C) or (D) of section 4733.18 of the Revised Code. 1783

(b) No seal shall be is required for any plans, drawings, 1784 specifications, or data submitted for approval for any <u>residential</u> 1785 buildings or structures subject to the requirements of section 1786 3781.181 of the Revised Code, exempt from the requirements of 1787 sections, as defined in section 3781.06 to 3781.18 and 3791.04 of 1788

the Revised Code, or erected as industrialized one-, two-, or 1789 three-family units or structures within the meaning of 1790 "industrialized unit" as defined in section 3781.06 of the Revised 1791 Code. 1792

(c) No seal shall be is required for approval of the 1793 installation of replacement equipment or systems that are similar 1794 in type or capacity to the equipment or systems being replaced. No 1795 seal shall be is required for approval for any new construction, 1796 improvement, alteration, repair, painting, decorating, or other 1797 modification of any buildings or structures subject to sections 1798 3781.06 to 3781.18 and 3791.04 of the Revised Code if the proposed 1799 work does not involve technical design analysis, as defined by 1800 rule adopted by the board of building standards. 1801

(B) No owner shall proceed with the construction, erection, 1802 alteration, or equipment of any such building until such the plans 1803 or drawings, specifications, and data have been so approved <u>as</u> 1804 this section requires, or the industrialized unit inspected at the 1805 point of origin. No plans or specifications shall be approved or 1806 inspection approval given unless the building represented thereby 1807 would, if constructed, repaired, erected, or equipped according to 1808 the same, comply with Chapters 3781. and 3791. of the Revised Code 1809 and any rule made under such those chapters. 1810

(C) The approval of plans or drawings and specifications or 1811 data pursuant to this section is invalid if construction, 1812 erection, alteration, or other work upon the building has not 1813 commenced within twelve months of the approval of the plans or 1814 drawings and specifications. One extension shall be granted for an 1815 additional twelve-month period if requested by the owner requests 1816 at least ten days in advance of the expiration of the permit and 1817 upon payment of a fee not to exceed one hundred dollars. If in the 1818 course of construction, work is delayed or suspended for more than 1819 six months, the approval of plans or drawings and specifications 1820

or data is invalid. Two extensions shall be granted for six months 1821 each if requested by the owner <u>requests</u> at least ten days in 1822 advance of the expiration of the permit and upon payment of a fee 1823 for each extension of not more than one hundred dollars. Before 1824 any work may continue on the construction, erection, alteration, 1825 or equipment of any building for which the approval is invalid, 1826 the owner of the building shall resubmit the plans or drawings and 1827 specifications for approval pursuant to this section. 1828

(D) Subject to section 3791.042 of the Revised Code, the 1829 board of building standards or the legislative authority of a 1830 municipal corporation, township, or county, by rule, may regulate 1831 the requirements for the submission of plans and specifications to 1832 the respective enforcing departments and for the processing of the 1833 same by such those departments. The board of building standards or 1834 the legislative authority of a municipal corporation, township, or 1835 county may adopt rules to provide for the approval, subject to 1836 section 3791.042 of the Revised Code, by the department having 1837 jurisdiction of the plans for construction of a foundation or any 1838 other part of a building or structure before the complete plans 1839 and specifications for the entire building or structure have been 1840 are submitted. When any plans are approved by the department 1841 having jurisdiction, the structure and every particular thereof 1842 represented by and disclosed in those plans and disclosed therein 1843 shall, in the absence of fraud or a serious safety or sanitation 1844 hazard, be conclusively presumed to comply with Chapters 3781. and 1845 3791. of the Revised Code and any rule issued pursuant thereto to 1846 those chapters, if constructed, altered, or repaired in accordance 1847 with those plans and any such rule in effect at the time of 1848 approval. 1849

(E) The approval of plans and specifications, including
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 inspection of the industrialized units, under this section is a
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 "license" and the failure to approve such plans or specifications
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as submitted or to inspect the unit at the point of origin within 1853 thirty days after the plans or specifications are filed, or the 1854 request for inspection of to inspect the industrialized unit is 1855 made, or the disapproval of such plans and specifications, or the 1856 refusal to approve such an industrialized unit_{τ} following 1857 inspection at the point of origin is "an adjudication order 1858 denying the issuance of a license" requiring an "adjudication 1859 hearing" as provided by sections 119.07 to 119.13 of the Revised 1860 Code and as modified by sections 3781.031 and 3781.19 of the 1861 Revised Code. An adjudication order denying the issuance of a 1862 license shall specify the reasons for such that denial. 1863

(F) The board of building standards shall not require the 1864
 submission of site preparation plans or plot plans to the division 1865
 of industrial compliance in situations where when industrialized 1866
 units are used exclusively as one-, two-, or three-family 1867
 dwellings. 1868

(G) Notwithstanding any procedures established by the board 1869 establishes, if the agency having jurisdiction, if it objects to 1870 any portion of the plans or specifications, upon the request of 1871 the owner or the owner's representative of the owner, may request 1872 the agency to issue conditional approval to proceed with 1873 construction up to the point where there is of the objection. 1874 Approval shall be issued only when the objection results from 1875 conflicting interpretations of the rules of the board of building 1876 standards rather than the application of specific technical 1877 requirements of the rules. Approval shall not be issued where the 1878 correction of the objection would cause extensive changes in the 1879 building design or construction. The giving of conditional 1880 approval is a "conditional license" to proceed with construction 1881 up to the point where the construction or materials objected to by 1882 the agency are to be incorporated into the building. No 1883 construction shall proceed beyond this that point without the 1884

prior approval of the agency or another agency which that conducts 1885 an adjudication hearing relative to the objection. The agency 1886 having jurisdiction shall specify its objections to the plans or 1887 specifications, which is an "adjudication order denying the 1888 issuance of a license" and may be appealed pursuant to sections 1889 119.07 to 119.13 of the Revised Code and as modified by sections 1890 3781.031 and 3781.19 of the Revised Code. 1891

(H) A certified municipal, township, or county building
department having jurisdiction, or the superintendent of the
division of industrial compliance, as appropriate, shall review
any plans, drawings, specifications, or data described in this
section that are submitted to it or to the superintendent.

(I) No owner or persons having control as an officer, or as a 1897
member of a board or committee, or otherwise, of a building to 1898
which section 3781.06 of the Revised Code is applicable, and no 1899
architect, designer, engineer, builder, contractor, subcontractor, 1900
or any officer or employee of a municipal, township, or county 1901
building inspection department shall violate this section. 1902

(J) Whoever violates this section shall be fined not more 1903than five hundred dollars. 1904

sec. 3791.042. If a building department certified under 1905 division (E) of section 3781.10 of the Revised Code does not have 1906 personnel in its full-time employ as described in division 1907 (E)(1)(a) of section 3781.10 of the Revised Code who are certified 1908 by the board of building standards to do plan and specification 1909 review, plans and specifications submitted to the building 1910 department shall be examined by the approved building official and 1911 shall be approved by him the official if the plans and 1912 specifications are determined to conform with the Ohio building 1913 code and Chapters 3781. and 3791. of the Revised Code, and if the 1914 plans and specifications satisfy both of the following 1915

requirements:1916(A) The plans and specifications were prepared by an1917architect who is certificated and registered pursuant to Chapter19184703. of the Revised Code, or by a professional engineer who is1919registered pursuant to Chapter 4733. of the Revised Code.1920

(B) The and those plans and specifications contain a written
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 certification by an the architect or professional engineer, as
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 described in division (A) of this section, that indicates that the
 1923
 plans and specifications conform to the requirements of the Ohio
 1924
 building code and Chapters 3781. and 3791. of the Revised Code.

Sec. 3791.99. (A) Whoever violates division (B) of section 1926 3791.11 or division (D) of section 3791.21 of the Revised Code is 1927 guilty of a minor misdemeanor, and each day the violation 1928 continues constitutes a separate offense. 1929

(B) Whoever violates section 3791.04 of the Revised Code,1930which violation relates to the construction, alteration, or repair1931of any building and which is not detrimental to the health,1932safety, or welfare of any person, is guilty of a minor1933misdemeanor.1934

(C) Whoever violates section 3791.04 of the Revised Code,1935which violation relates to the construction, alteration, or repair1936of any building and which is detrimental to the health, safety, or1937welfare of any person, is guilty of a misdemeanor of the fourth1938degree.1939

sec. 4703.18. (A) No person shall enter upon the practice of 1940
architecture or hold himself or herself forth as an architect or 1941
registered architect, unless the person has complied with sections 1942
4703.01 to 4703.19 of the Revised Code and is the holder of a 1943
certificate of qualification to practice architecture issued or 1944

renewed and registered under those sections. 1945

(B) Sections 4703.01 to 4703.19 of the Revised Code do not
prevent persons other than architects from filing applications for
building permits or obtaining those permits.

(C) Sections 4703.01 to 4703.19 of the Revised Code do not 1949 prevent persons other than architects from preparing plans, 1950 drawings, specifications, or data, filing applications for 1951 building permits, or obtaining those permits for residential 1952 buildings or structures subject to the requirements of, as defined 1953 by section 3781.181 of the Revised Code, exempted from the 1954 requirements of sections 3781.06 to 3781.18 and 3791.04 of the 1955 Revised Code, or buildings erected as industrialized one-, two-, 1956 or three-family units or structures within the meaning of the term 1957 "industrialized unit" as provided in section 3781.06 of the 1958 Revised Code. 1959

(D) Sections 4703.01 to 4703.19 of the Revised Code do not 1960 prevent persons other than architects from preparing drawings or 1961 data, from filing applications for building permits, or from 1962 obtaining those permits for the installation of replacement 1963 equipment or systems that are similar in type or capacity to the 1964 equipment or systems being replaced, and for any improvement, 1965 alteration, repair, painting, decorating, or other modification of 1966 any buildings or structures subject to sections 3781.06 to 3781.18 1967 and 3791.04 of the Revised Code where the building official 1968 determines that no plans or specifications are required for 1969 approval. 1970

(E) Sections 4703.01 to 4703.19 of the Revised Code do not
exclude a registered professional engineer from architectural
practice that may be incident to the practice of his or her
engineering profession or exclude a registered architect from
1974
engineering practice that may be incident to the practice of

1976

architecture.

(F) Sections 4703.01 to 4703.19 of the Revised Code do not 1977 prevent a firm, partnership, association, limited liability 1978 company, or corporation of architects registered under those 1979 sections from providing architectural services and do not prevent 1980 an individual registered as a landscape architect under sections 1981 4703.30 to 4703.49 of the Revised Code or as a professional 1982 engineer under sections Chapter 4733. of the Revised Code from 1983 being a member of a firm, partnership, association, limited 1984 liability company, or corporation of that type, but a member of 1985 that type shall not engage in the practice of architecture or hold 1986 himself or herself forth as an architect contrary to sections 1987 4703.01 to 4703.19 of the Revised Code and shall not practice a 1988 profession in which the person is not licensed. 1989

(G) A firm, partnership, association, limited liability
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company, or corporation may provide architectural services in this
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state as long as the services are provided only through natural
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persons registered to provide those services in this state,
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subject to the exemptions in section 4703.17 of the Revised Code
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and subject otherwise to the requirements of sections 4703.01 to
1995
4703.19 of the Revised Code.

(H) No firm, partnership, association, limited liability 1997 company, or corporation, except a corporation that was granted a 1998 charter prior to August 7, 1943, to engage in providing 1999 architectural services or that was otherwise lawfully providing 2000 architectural services prior to November 15, 1982, shall provide 2001 architectural services, hold itself out to the public as providing 2002 architectural services, or use a name including the word 2003 "architect" or any modification or derivation of the word, unless 2004 the firm, partnership, association, limited liability company, or 2005 corporation files all information required to be filed under this 2006 section with the state board of examiners of architects and 2007

otherwise complies with all requirements of sections 4703.01 to20084703.19 of the Revised Code. A nonprofit membership corporation2009may use a name including the word "architect" or any modification2010or derivation of the word without complying with this section.2011

(I) A corporation may be organized under Chapter 1701. of the 2012 Revised Code, a professional association may be organized under 2013 Chapter 1785. of the Revised Code, or a limited liability company 2014 may be formed under Chapter 1705. of the Revised Code for the 2015 purpose of providing professional engineering, surveying, 2016 architectural, or landscape architectural services, or any 2017 combination of those services. A corporation organized under 2018 Chapter 1701. of the Revised Code for the purpose of providing 2019 those services also may be organized for any other purpose in 2020 accordance with that chapter. 2021

(J) No firm, partnership, association, limited liability 2022 company, or corporation shall provide or offer to provide 2023 architectural services in this state unless more than fifty per 2024 cent of the partners, members, or shareholders, more than fifty 2025 per cent of the directors in the case of a corporation or 2026 professional association, and more than fifty per cent of the 2027 managers in the case of a limited liability company the management 2028 of which is not reserved to its members, are professional 2029 engineers, surveyors, architects, or landscape architects or a 2030 combination of those professions, who are registered in this state 2031 and who own more than fifty per cent of the interests in the firm, 2032 partnership, association, limited liability company, or 2033 corporation; unless the requirements of this division and of 2034 section 1785.02 of the Revised Code are satisfied with respect to 2035 any professional association organized under Chapter 1785. of the 2036 Revised Code; or unless the requirements of this division and of 2037 Chapter 1705. of the Revised Code are satisfied with respect to a 2038 limited liability company formed under that chapter. 2039

(K) Each firm, partnership, association, limited liability 2040 company, or corporation through which architectural services are 2041 offered or provided in this state shall designate one or more 2042 partners, managers, members, officers, or directors as being in 2043 responsible charge of the professional architectural activities 2044 and decisions, and those designated persons shall be registered in 2045 this state. In the case of a corporation holding a certificate of 2046 authorization provided for in division (L) of this section, at 2047 least one of the persons so designated shall be a director of the 2048 corporation. Each firm, partnership, association, limited 2049 liability company, or corporation of that type shall annually file 2050 with the state board of examiners of architects the name and 2051 address of each partner, manager, officer, director, member, or 2052 shareholder, and each firm, partnership, association, limited 2053 liability company, or corporation of that type shall annually file 2054 with the board the name and address of all persons designated as 2055 being in responsible charge of the professional architectural 2056 activities and decisions and any other information the board may 2057 require. If there is a change in any such person in the interval 2058 between filings, the change shall be filed with the board in the 2059 manner and within the time that the board determines. 2060

(L) No corporation organized under Chapter 1701. of the 2061 Revised Code shall engage in providing architectural services in 2062 this state without obtaining a certificate of authorization from 2063 the state board of examiners of architects. A corporation desiring 2064 a certificate of authorization shall file with the board a copy of 2065 its articles of incorporation and a listing on the form that the 2066 board directs of the names and addresses of all officers, 2067 directors, and shareholders of the corporation, the names and 2068 addresses of any individuals providing professional services on 2069 behalf of the corporation who are registered to practice 2070 architecture in this state, and any other information the board 2071

requires. If all requirements of sections 4703.01 to 4703.19 of 2072 the Revised Code are met, the board may issue a certificate of 2073 authorization to the corporation. No certificate of authorization 2074 shall be issued unless persons owning more than fifty per cent of 2075 the corporation's shares and more than fifty per cent of the 2076 interests in the corporation are professional engineers, 2077 surveyors, architects, or landscape architects, or a combination 2078 of those professions, who are registered in this state. Any 2079 corporation that holds a certificate of authorization under this 2080 section and otherwise meets the requirements of sections 4703.01 2081 to 4703.19 of the Revised Code may be organized for any purposes 2082 for which corporations may be organized under Chapter 1701. of the 2083 Revised Code and shall not be limited to the purposes of providing 2084 professional engineering, surveying, architectural, or landscape 2085 architectural services or any combination of those professions. 2086 The board, by rules adopted in accordance with Chapter 119. of the 2087 Revised Code, may require any firm, partnership, association, or 2088 limited liability company not organized under Chapter 1701. of the 2089 Revised Code that provides architectural services to obtain a 2090 certificate of authorization. If the board so requires, no firm, 2091 partnership, association, or limited liability company shall 2092 engage in providing architectural services without obtaining the 2093 certificate and complying with the rules. 2094

(M) This section does not modify any law applicable to the 2095 relationship between a person furnishing a professional service 2096 and a person receiving that service, including liability arising 2097 out of that service. 2098

(N) Nothing in this section shall restrict restricts or limit 2099 limits in any manner the authority or duty of the state board of 2100 examiners of architects with respect to natural persons providing 2101 professional services or any law or rule pertaining to standards 2102 of professional conduct. 2103

Sec. 4733.18. (A) The state board of registration for 2104 professional engineers and surveyors may authorize a temporary 2105 registration in the case of for an individual who has filed with 2106 the board an application for a temporary registration and has paid 2107 the required fee. The temporary registration continues only for 2108 the time the board requires for consideration of the application 2109 for registration, provided a person is legally qualified to 2110 practice that profession in the person's own state in which the 2111 requirements and qualifications of registration are not lower than 2112 those specified in this chapter. 2113

(B)(1) The following persons are exempt from this chapter: 2114

(a) An employee or a subordinate of a person registered under 2115
this chapter or an employee of a person holding temporary 2116
registration under division (A) of this section, provided the 2117
employee's or subordinate's duties do not include responsible 2118
charge of engineering or surveying work; 2119

(b) Officers and employees of the government of the United
States while engaged within this state in the practice of
engineering or surveying, for that government;
2122

(c) An engineer engaged solely as an officer of a privately 2123owned public utility. 2124

(2) This chapter does not require registration for the 2125 purpose of practicing professional engineering, or professional 2126 surveying by an individual, firm, or corporation on property owned 2127 or leased by that individual, firm, or corporation unless the same 2128 involves the public welfare or the safeguarding of life, health, 2129 or property, or for the performance of engineering or surveying 2130 which relates solely to the design or fabrication of manufactured 2131 products. 2132

(C) Nothing in this chapter prevents persons other than 2133

engineers from preparing plans, drawings, specifications, or data, 2134 from filing applications for building permits, or from obtaining 2135 those permits for residential buildings or structures that are 2136 exempted from the requirements of sections 3781.06 to 3781.18 and 2137 3791.04 of the Revised Code, that are subject to the requirements 2138 of, as defined by section 3781.181 <u>3781.06</u> of the Revised Code, <u>or</u> 2139 buildings that are erected as one-, two-, or three-family units or 2140 structures within the meaning of the term "industrialized unit" as 2141 provided in section 3781.06 of the Revised Code. 2142

(D) Nothing in this chapter prevents persons other than 2143 engineers from preparing drawings or data, from filing 2144 applications for building permits, or from obtaining those permits 2145 for the installation of replacement equipment or systems that are 2146 similar in type or capacity to the equipment or systems being 2147 replaced, and for any improvement, alteration, repair, painting, 2148 decorating, or other modification of any buildings or structures 2149 subject to sections 3781.06 to 3781.18 and 3791.04 of the Revised 2150 Code where the building official determines that no plans or 2151 specifications are required for approval. 2152

Sec. 4740.01. As used in this chapter:

(A) "License" means a license issued by the Ohio construction 2154
industry examining board issues to an individual as a heating, 2155
ventilating, and air conditioning contractor, refrigeration 2156
contractor, electrical contractor, plumbing contractor, or 2157
hydronics contractor. 2158

(B) "Heating, ventilating, and air conditioning contractor" 2159
 means any individual or business entity who that satisfies both of 2160
 the following: 2161

(1) For compensation, directs, supervises, or has
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responsibility for the means, method, and manner of heating,
ventilating, and air conditioning construction, improvement,
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renovation, repair, or maintenance on a construction project and 2165 who offers, identifies, advertises, or otherwise holds out or 2166 represents that the individual or business entity is permitted or 2167 qualified to perform, direct, supervise, or have responsibility 2168 for the means, method, and manner of heating, ventilating, and air 2169 conditioning construction, improvement, renovation, repair, or 2170 maintenance on a construction project; 2171

(2) Is a tradesperson or employs tradespersons who perform
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 and who are trained to perform heating, ventilating, and air
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 conditioning construction, improvement, renovation, repair, or
 2174
 maintenance on a construction project.
 2175

(C) "Refrigeration contractor" means any individual or 2176business entity who satisfies both of the following: 2177

(1) For compensation, directs, supervises, or has 2178 responsibility for the means, method, and manner of refrigeration 2179 construction, improvement, renovation, repair, or maintenance on a 2180 construction project and who offers, identifies, advertises, or 2181 otherwise holds out or represents that the individual or business 2182 entity is permitted or qualified to direct, supervise, or have 2183 responsibility for the means, method, and manner of refrigeration 2184 construction, improvement, renovation, repair, or maintenance on a 2185 construction project; 2186

(2) Is a tradesperson or employs tradespersons who perform
 and who are trained to perform refrigeration construction,
 improvement, renovation, repair, or maintenance on a construction
 project.

(D) "Electrical contractor" means any individual or business 2191entity who satisfies both of the following: 2192

(1) For compensation, directs, supervises, or has
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responsibility for the means, method, and manner of electrical
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construction, improvement, renovation, repair, or maintenance on a
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construction project and who offers, identifies, advertises, or	2196
otherwise holds out or represents that the individual or business	2197
entity is permitted or qualified to direct, supervise, or have	2198
responsibility for the means, method, and manner of electrical	2199
construction, improvement, renovation, repair, or maintenance on a	2200
construction project;	2201
(2) Is a tradesperson or employs tradespersons who perform	2202
and who are trained to perform electrical construction,	2203
improvement, renovation, repair, or maintenance on a construction	2204
project.	2205
As used in this chapter, "electrical contracting" does not	2206
include the construction, improvement, renovation, repair, or	2207
maintenance of any of the following systems using less than fifty	2208
volts:	2209
(a) Fire alarm or burglar alarm;	2210
(b) Tele-data;	2211
(c) Cabling;	2212
(d) Sound;	2213
(e) Communication;	2214
(f) Landscape lighting and irrigation.	2215
(E) "Plumbing contractor" means any individual or business	2216
entity who satisfies both of the following:	2217
(1) For compensation, directs, supervises, or has	2218
responsibility for the means, method, and manner of plumbing	2219
construction, improvement, renovation, repair, or maintenance on a	2220
construction project and who offers, identifies, advertises, or	2221
otherwise holds out or represents that the individual or business	2222
entity is permitted or qualified to direct, supervise, or have	2223
responsibility for the means, method, and manner of plumbing	2224
construction, improvement, renovation, repair, or maintenance on a	2225

construction project;

(2) Is a tradesperson or employs tradespersons who perform
 and who are trained to perform plumbing construction, improvement,
 2228
 renovation, repair, or maintenance on a construction project.
 2229

(F) "Hydronics contractor" means any individual or business 2230entity who satisfies both of the following: 2231

(1) For compensation, directs, supervises, or has 2232 responsibility for the means, method, and manner of hydronics 2233 construction, improvement, renovation, repair, or maintenance on a 2234 construction project and who offers, identifies, advertises, or 2235 otherwise holds out or represents that the individual or business 2236 entity is permitted or qualified to direct, supervise, or have 2237 responsibility for the means, method, and manner of hydronics 2238 construction, improvement, renovation, repair, or maintenance on a 2239 construction project; 2240

(2) Is a tradesperson or employs tradespersons who perform
 and who are trained to perform hydronics construction,
 improvement, renovation, repair, or maintenance on a construction
 project.

(G) "Contractor" means a heating, ventilating, and air
 2245
 conditioning contractor, a refrigeration contractor, an electrical
 2246
 contractor, a plumbing contractor, or a hydronics contractor.
 2247

(H) "Tradesperson" means an individual who, for compensation, 2248
engages in construction, improvement, renovation, repair, or 2249
maintenance of buildings or structures without assuming 2250
responsibility for the means, method, or manner of that 2251
construction, improvement, renovation, repair, or maintenance. 2252

(I) "Construction project" means a construction project 2253
 involving a building or structure that is subject to Chapter 3781. 2254
 of the Revised Code and the rules adopted under that chapter, but 2255
 not involving the following buildings or structures: 2256

2226

(1) An <u>an</u> industrialized unit <u>or a residential building</u> as	2257
defined in $\frac{division (C)(3) of}{division}$ section 3781.06 of the Revised Code \div	2258
(2) A building or structure constructed pursuant to rules	2259
adopted under section 3781.181 or 3781.21 of the Revised Code.	2260

Sec. 4740.14. (A) There is hereby created within the 2261 department of commerce the residential construction advisory 2262 committee consisting of eight persons the director of commerce 2263 appoints. Of the advisory committee's members, three shall be 2264 general contractors who have recognized ability and experience in 2265 the construction of residential buildings, two shall be building 2266 officials who have experience administering and enforcing a 2267 residential building code, one, chosen from a list of three names 2268 the Ohio fire chief's association submits, shall be from the fire 2269 service certified as a fire safety inspector who has at least ten 2270 years of experience enforcing fire or building codes, one shall be 2271 a residential contractor who has recognized ability and experience 2272 in the remodeling and construction of residential buildings, and 2273 one shall be an architect registered pursuant to Chapter 4703. of 2274 the Revised Code, with recognized ability and experience in the 2275 architecture of residential buildings. 2276

(B) The director shall make appointments to the advisory 2277 committee within ninety days after the effective date of this 2278 section. Terms of office shall be for three years, with each term 2279 ending on the date three years after the date of appointment. Each 2280 member shall hold office from the date of appointment until the 2281 end of the term for which the member was appointed. The director 2282 shall fill a vacancy in the manner provided for initial 2283 appointments. Any member appointed to fill a vacancy in an 2284 unexpired term shall hold office for the remainder of that term. 2285

(C) The advisory committee shall do all of the following: 2286

(1) Recommend to the board of building standards a building	2287
code for residential buildings. The committee shall recommend a	2288
code that it models on a residential building code a national	2289
model code organization issues, with adaptations necessary to	2290
implement the code in this state. If the board of building	2291
standards decides not to adopt a code the committee recommends,	2292
the committee shall revise the code and resubmit it until the	2293
board adopts a code the committee recommends as the state	2294
residential building code;	2295
(2) Advise the board regarding the establishment of standards	2296
for certification of building officials who enforce the state	2297
residential building code;	2298
(3) Assist the board in providing information and guidance to	2299
residential contractors and building officials who enforce the	2300
state residential building code;	2301
(4) Advise the board regarding the interpretation of the	2302
state residential building code;	2303
(5) Provide other assistance the committee considers	2304
necessary.	2305
(D) In making its recommendation to the board pursuant to	2306
division (C)(1) of this section, the advisory committee shall	2307
consider all of the following:	2308
(1) The impact that the state residential building code may	2309
have upon the health, safety, and welfare of the public;	2310
(2) The economic reasonableness of the residential building	2311
<u>code;</u>	2312
(3) The technical feasibility of the residential building	2313
<u>code;</u>	2314
(4) The financial impact that the residential building code	2315
may have on the public's ability to purchase affordable housing.	2316

(E) Members of the advisory committee shall receive no salary	2317
for the performance of their duties as members, but shall receive	2318
their actual and necessary expenses incurred in the performance of	2319
their duties as members of the advisory committee and shall	2320
receive a per diem, to be paid from the residential contractor	2321
licensing fees, for each day in attendance at an official meeting	2322
<u>of the committee.</u>	2323

	<u>(F)</u>	The	<u>_advisc</u>	ory com	<u>mittee</u>	<u>is</u>	<u>not</u>	<u>subject</u>	to	<u>divisions</u>	(A)	2324
and	(B)	of s	ection	101.84	of th	e R	evise	d Code.				2325

Sec. 4929.03. Except as otherwise provided in section 4929.04 2326 of the Revised Code, only the commodity sales services, 2327 distribution services, and ancillary services of a natural gas 2328 company are subject to the jurisdiction of the public utilities 2329 commission. Chapter 4905. with the exception of section 4905.10, 2330 Chapter 4909., Chapter 4935. with the exception of sections 2331 4935.01 and 4935.03, and sections 4933.08, 4933.09, 4933.11, 2332 4933.123, 4933.17, 4933.28, 4933.31, and 4933.32 of the Revised 2333 Code do not apply to any other service or goods provided by a 2334 natural gas company. Nothing in this chapter prevents the 2335 commission from exercising its authority under Title XLIX of the 2336 Revised Code to protect customers of nonexempt, regulated services 2337 or goods from any adverse effects of the provision of unregulated 2338 services or goods. Nothing in this chapter affects the authority 2339 of the commission to enforce sections 4905.90 to 4905.96 of the 2340 Revised Code. 2341

Sec. 4929.04. (A) The public utilities commission, upon the 2342 application of a natural gas company, after notice, after 2343 affording the public a period for comment, and in the case of a 2344 natural gas company with fifteen thousand or more customers after 2345 a hearing and in the case of a natural gas company with fewer than 2346

fifteen thousand customers after a hearing if the commission 2347 considers a hearing necessary, shall exempt, by order, any 2348 commodity sales service or ancillary service of the natural gas 2349 company from all provisions of Chapter 4905. with the exception of 2350 section 4905.10, Chapter 4909., and Chapter 4935. with the 2351 exception of sections 4935.01 and 4935.03 of the Revised Code, 2352 from sections 4933.08, 4933.09, 4933.11, 4933.123, 4933.17, 2353 4933.28, 4933.31, and 4933.32 of the Revised Code, and from any 2354 rule or order issued under those Chapters or sections, including 2355 the obligation under section 4905.22 of the Revised Code to 2356 provide the commodity sales service or ancillary service, subject 2357 to divisions (E)(D) and (F)(E) of this section, and provided the 2358 commission finds that the natural gas company is in substantial 2359 compliance with the policy of this state specified in section 2360 4929.02 of the Revised Code and that either of the following 2361 conditions exists: 2362 (1) The natural gas company is subject to effective 2363 competition with respect to the commodity sales service or 2364 ancillary service;

(2) The customers of the commodity sales service or ancillary 2366 service have reasonably available alternatives. 2367

(B) In determining whether the conditions in division (A)(1)2368 or (2) of this section exist, factors the commission shall 2369 consider include, but are not limited to: 2370

(1) The number and size of alternative providers of the 2371 commodity sales service or ancillary service; 2372

(2) The extent to which the commodity sales service or 2373 ancillary service is available from alternative providers in the 2374 relevant market; 2375

(3) The ability of alternative providers to make functionally 2376

2365

equivalent or substitute services readily available at competitive 2377 prices, terms, and conditions; 2378 (4) Other indicators of market power, which may include 2379 market share, growth in market share, ease of entry, and the 2380 affiliation of providers of services. 2381 (C) The applicant shall have the burden of proof under this 2382 section. 2383 (D) No application may be filed under division (A) of this 2384 section prior to one hundred eighty days after the effective date 2385 of this section. 2386 (E) The commission shall not issue an order under division 2387 (A) of this section that exempts all of a natural gas company's 2388 commodity sales services from the chapters and sections specified 2389 in that division unless the commission finds that the company 2390 offers distribution services on a fully open, equal, and unbundled 2391 basis to all its customers and that all such customers reasonably 2392 may acquire commodity sales services from suppliers other than the 2393 natural gas company. 2394 (F)(E) An order exempting any or all of a natural gas 2395

company's commodity sales services or ancillary services under 2396 division (A) of this section shall prescribe both of the 2397 following: 2398

(1) A separation plan that ensures, to the maximum extent 2399 practicable, that the operations, resources, and employees 2400 involved in the provision or marketing of exempt commodity sales 2401 services or ancillary services, and the books and records 2402 associated with those services, shall be separate from the 2403 operations, resources, and employees involved in the provision or 2404 marketing of nonexempt commodity sales services or ancillary 2405 services and the books and records associated with those services; 2406

(2) A code of conduct that governs both the company's 2407

adherence to the state policy specified in section 4929.02 of the2408Revised Code and its sharing of information and resources between2409those employees involved in the provision or marketing of exempt2410commodity sales services or ancillary services and those employees2411involved in the provision or marketing of nonexempt commodity2412sales services or ancillary services.2413

The commission, however, shall not prescribe, as part of any 2414 such separation plan or code of conduct, any requirement that 2415 unreasonably limits or restricts a company's ability to compete 2416 with unregulated providers of commodity sales services or 2417 ancillary services. 2418

(G) (F) Notwithstanding division (A)(2) of section 4929.08 of 2419 the Revised Code or any exemption granted under division (A) of 2420 this section, the commission has jurisdiction under section 2421 4905.26 of the Revised Code, upon complaint of any person or upon 2422 the complaint or initiative of the commission, to determine 2423 whether a natural gas company has failed to comply with a 2424 separation plan or code of conduct prescribed under division 2425 (F)(E) of this section. If, after notice and hearing as provided 2426 in section 4905.26 of the Revised Code, the commission is of the 2427 opinion that a natural gas company has failed to comply with such 2428 a plan or code, the commission may do any of the following: 2429

(1) Issue an order directing the company to comply with the 2430plan or code; 2431

(2) Modify the plan or code, if the commission finds that
such a modification is reasonable and appropriate, and order the
company to comply with the plan or code as modified;
2432

(3) Abrogate the order granting the company's exemption under 2435 division (A) of this section, if the commission finds that the 2436 company has engaged in one or more material violations of the plan 2437 or code, that the violation or violations were intentional, and 2438

that the abrogation is in the public interest.

(H)(G) An order issued under division (G)(F) of this section 2440 is enforceable in the manner set forth in section 4905.60 of the 2441 Revised Code. Any violation of such an order shall be deemed a 2442 violation of a commission order for the purpose of section 4905.54 2443 of the Revised Code. 2444

sec. 4929.09. In accordance with the commission's order 2445 prescribing a separation plan under division (F)(E) of section 2446 4929.04 of the Revised Code, a natural gas company granted an 2447 exemption under section 4929.04 of the Revised Code for a 2448 commodity sales service or ancillary service may designate the 2449 natural gas supplies that have been obtained to provide that 2450 exempt service. Nothing in this section prevents the public 2451 utilities commission from exercising its authority authority under 2452 section 4905.302 of the Revised Code, provided, however, that the 2453 designation of the supplies for the exempt service and the cost of 2454 the designated supplies shall not be considered in the 2455 determination of rates and charges for the company's nonexempt 2456 services, including rates and charges determined pursuant to 2457 section 4905.302 of the Revised Code. 2458

Section 2. That existing sections 307.37, 307.38, 307.381,2459307.40, 505.73, 505.75, 505.76, 505.77, 505.78, 3703.01, 3722.02,24603722.041, 3781.01, 3781.03, 3781.031, 3781.06, 3781.10, 3781.102,24613781.11, 3781.12, 3781.13, 3781.18, 3781.183, 3781.99, 3791.04,24623791.042, 3791.99, 4703.18, 4733.18, 4740.01, 4929.03, 4929.04,2463and 4929.09 and sections 3781.181, 3781.182, 3781.21, and 4933.312464of the Revised Code are hereby repealed.2465

Section 3. (A) The Residential Construction Advisory2466Committee shall recommend to the Board of Building Standards a2467building code for residential buildings. The Committee shall2468

2439

recommend a code that is modeled after a residential building code 2469 a national model code organization issues, with adaptations 2470 necessary to implement the code in this state. The Committee shall 2471 recommend a code that does not address zoning, statutory 2472 requirements concerning the percentage of contracts that shall be 2473 awarded to any specifically identified type of disadvantaged 2474 contractors, or architectural preferences that are not integral to 2475 the safety of residential buildings. If the Board of Building 2476 Standards does not approve a code the Committee recommends, the 2477 Committee shall revise the code and resubmit it until the Board 2478 agrees to adopt a recommended code as the state residential 2479 building code. Upon receiving an acceptable residential building 2480 code from the Residential Construction Advisory Committee, the 2481 Board shall adopt rules establishing that code as the state 2482 residential building code. 2483

(B) The Committee and the Board shall agree to a code on or 2484
before one hundred twenty days after the effective date of this 2485
section and the Board shall adopt rules establishing that code as 2486
the state residential building code on or before one hundred 2487
eighty days after the effective date of this section. 2488

(C) The rules the Board adopts pursuant to division (B) of 2489this section shall have no force or effect until one year after 2490the effective date of this section. 2491

Section 4. Any building department that enforces a 2492 residential building code on or before the effective date of this 2493 section and that wishes to enforce the residential building code 2494 the Board of Building Standards adopts pursuant to this act may 2495 enforce the state residential building code the Board adopts 2496 without being certified under section 3781.10 of the Revised Code 2497 for not more than one year after that code becomes effective. 2498 Thereafter, only a building department certified to enforce the 2499

residential building code pursuant to section 3781.10 of the 2500 Revised Code may enforce that code. 2501

Section 5. In enacting the legislation, the intent of the 2502 General Assembly is that the provisions of this act are general 2503 laws created in the exercise of the state's police power, arising 2504 out of matters of statewide concern, and are designed for the 2505 health safety, and welfare of contractors, their employees, and 2506 the public. 2507