# As Reported by the Senate Energy, Natural Resources and Environment Committee

125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 25

Representatives Gibbs, Grendell, Peterson, Seitz, Otterman, McGregor, Core, Gilb, Hollister, Niehaus, Setzer, Wagner, DeBose, Domenick, Skindell, Carmichael, Aslanides, Buehrer, Cates, Chandler, Cirelli, Clancy, Collier, Flowers, Hoops, Hughes, Kearns, Koziura, S. Patton, Reidelbach, Taylor, Wolpert

Senator Spada

## A BILL

То	amend sections 307.37 and 711.131 and to repeal	1
	section 4740.14 of the Revised Code to permit	2
	counties to include regulations in their building	3
	codes to protect existing surface and subsurface	4
	drainage, and to eliminate the Residential	5
	Construction Advisory Committee.	6

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

Section 1. That sections 307.37 and 711.131 of the Revised	7
Code be amended to read as follows:	8
Sec. 307.37. (A) <del>(1)</del> As used in this section, "proposed new	9
construction" means a proposal to erect, construct, repair, alter,	10
redevelop, or maintain a single-family, two-family, or	11
three-family dwelling or any structure that is regulated by the	12
<u>Ohio building code.</u>	13

(B)(1) The board of county commissioners, in addition to its 14

other powers, may adopt, amend, rescind, administer, and enforce 15 regulations pertaining to the erection, construction, repair, 16 alteration, redevelopment, and maintenance of single-family, 17 two-family, and three-family dwellings within the unincorporated 18 territory of the county, or the board may establish districts in 19 any part of the unincorporated territory and may adopt, amend, 20 rescind, administer, and enforce such regulations in the 21 districts. When adopted, all regulations, including service 22 charges, shall be uniform within all districts in which building 23 codes are established; however, more stringent regulations may be 24 imposed in flood hazard areas and in Lake Erie coastal erosion 25 areas identified under section 1506.06 of the Revised Code in 26 order to prevent or reduce the hazard resulting from flooding and 27 from erosion along Lake Erie. In Except as provided in division 2.8 (B)(3) of this section, in no case shall the regulations go beyond 29 the scope of regulating the safety, health, and sanitary 30 conditions of such those buildings. Any 31

Any person adversely affected by an order of the board adopting, amending, or rescinding a regulation <u>under this section</u> may appeal to the court of common pleas of the county on the ground that the board failed to comply with the law in adopting, amending, rescinding, publishing, or distributing the <del>regulations</del> <u>regulation</u>, <del>or</del> that the regulation, as adopted or amended by the board, is unreasonable or unlawful, or that the revision of the regulation was unreasonable or unlawful.

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

32

33

34

35

36

37

38

39

substantial improvements to existing buildings or structures, or 47 other development in unincorporated territory within flood hazard 48 areas identified under the "Flood Disaster Protection Act of 49 1973, 87 Stat. 975, 42 U.S.C.A. 4002, as amended, or within Lake 50 Erie coastal erosion areas identified under section 1506.06 of the 51 Revised Code, including, but not limited to, residential, 52 commercial, institutional, or industrial buildings or structures 53 or other permanent structures, as that term is defined in section 54 1506.01 of the Revised Code. Rules adopted under division 55  $\frac{(A)(B)}{(2)}$  of this section shall not conflict with the Ohio 56 building code. 57

(3)(a) A county building code may include regulations that 58 provide for a review of the specific effects of a proposed new 59 construction on existing surface or subsurface drainage. The 60 regulations may require reasonable drainage mitigation and 61 reasonable alteration of a proposed new construction before a 62 building permit is issued in order to prevent or correct any 63 adverse effects that the proposed new construction may have on 64 existing surface or subsurface drainage. The regulations shall not 65 be inconsistent with, more stringent than, or broader in scope 66 than standards adopted by the natural resource conservation 67 service in the United States department of agriculture concerning 68 drainage or rules adopted by the environmental protection agency 69 for reducing, controlling, or mitigating storm water runoff from 70 construction sites, where applicable. The regulations shall allow 71 a person who is registered under Chapter 4703. or 4733. of the 72 Revised Code to prepare and submit relevant plans and other 73 documents for review, provided that the person is authorized to 74 prepare the plans and other documents pursuant to the person's 75 registration. 76

(b) If regulations are adopted under division (B)(3) of this77section, the board shall specify in the regulations a procedure78

for the review of the specific effects of a proposed new	79
construction on existing surface or subsurface drainage. The	
procedure shall include at a minimum all of the following:	
(i) A meeting at which the proposed new construction shall be	82
examined for those specific effects. The meeting shall be held	83
within thirty days after an application for a building permit is	
filed or a review is requested unless the applicant agrees in	
writing to extend that time period or to postpone the meeting to	86
another date, time, or place. The meeting shall be scheduled	87
within five days after an application for a building permit is	88
filed or a review is requested.	89
(ii) Written notice of the date, time, and place of that	90
meeting, sent by regular mail to the applicant. The written notice	91
shall be mailed at least seven days before the scheduled meeting	
<u>date.</u>	
(iii) Completion of the review by the board of county	94
commissioners not later than thirty days after the application for	95
a building permit is filed or a review is requested unless the	
applicant has agreed in writing to extend that time period or	
postpone the meeting to a later time, in which case the review	
shall be completed not later than two days after the date of the	
meeting. A complete review shall include the issuance of any order	100
of the board of county commissioners regarding necessary	101
reasonable drainage mitigation and necessary reasonable	102
alterations to the proposed new construction to prevent or correct	103
any adverse effects on existing surface or subsurface drainage. If	104
the review is not completed within the thirty-day period or an	105
extended or postponed period that the applicant has agreed to, the	106
proposed new construction shall be deemed to have no adverse	
effects on existing surface or subsurface drainage, and those	
effects shall not be a valid basis for the denial of a building	
permit.	

(iv) A written statement, provided to the applicant at the	111
meeting or in an order for alterations to a proposed new	
construction, informing the applicant of the right to seek	113
appellate review of the denial of a building permit under division	114
(B)(3)(b)(iii) of this section by filing a petition in accordance	
with Chapter 2506. of the Revised Code.	
(c) The regulations may authorize the board, after obtaining	117
the advice of the county engineer, to enter into an agreement with	118
the county engineer or another qualified person or entity to carry	119
out any necessary inspections and make evaluations about what, if	120
any, alterations are necessary to prevent or correct any adverse	121
effects that a proposed new construction may have on existing	122
<u>surface or subsurface drainage.</u>	123
(d) Regulations authorized by division (B)(3) of this section	124
shall not apply to any property that has been approved by a	
platting authority under section 711.05, 711.09, 711.10, or	
711.131 of the Revised Code.	127
(e) As used in division (B)(3) of this section, "subsurface	128
<u>drainage" does not include a household sewage disposal system as</u>	129
defined in section 3709.091 of the Revised Code.	
$\frac{(B)}{(C)}$ Regulations or amendments may be adopted under this	131
section only after public hearing at not fewer than two regular	132
sessions of the board. The board shall cause to be published in a	133
newspaper of general circulation in the county notice of the	134
public hearings, including time, date, and place, once a week for	135
two weeks immediately preceding the hearings. The proposed	136
regulations or amendments shall be made available by the board to	137
the public at the board office. The regulations or amendments	138
shall take effect on the thirty-first day following the date of	139

(C)(D) No person shall violate any regulation of the board 141

their adoption.

Page 5

140

adopted under sections 307.37 to 307.40 of the Revised Code.142Each day during which an illegal location, erection,143construction, floodproofing, repair, alteration, development,144

redevelopment, or maintenance continues may be considered a 145 separate offense. 146

(D)(E) Regulations or amendments adopted by resolution of the 147 board do not affect buildings or structures that exist or on which 148 construction has begun on or before the date the regulation or 149 amendment is adopted by the board. 150

(E)(F) The board may provide for a building regulation 151 department and may employ such personnel as that it determines to 152 be necessary for the purpose of enforcing its regulations. Upon 153 certification of the building department under section 3781.10 of 154 the Revised Code, the board may direct the county building 155 department to exercise enforcement authority and to accept and 156 approve plans pursuant to sections 3781.03 and 3791.04 of the 157 Revised Code for any other kind or class of building in the 158 unincorporated territory of the county. 159

sec. 711.131. Notwithstanding sections 711.001 to 711.13 of 160 the Revised Code, a proposed division of a parcel of land along an 161 existing public street, not involving the opening, widening, or 162 extension of any street or road, and involving no more than five 163 lots after the original tract has been completely subdivided, may 164 be submitted to the authority having approving jurisdiction of 165 plats under section 711.05, 711.09, or 711.10 of the Revised Code 166 for approval without plat. If the authority acting through a 167 properly designated representative is satisfied that the proposed 168 division is not contrary to applicable platting, subdividing, 169 zoning, or access management regulations or regulations adopted 170 under division (B)(3) of section 307.37 of the Revised Code 171 regarding existing surface or subsurface drainage, it shall within 172

seven working days after submission approve the proposed division 173 and, on presentation of a conveyance of the parcel, shall stamp 174 the conveyance "approved by (planning authority); no plat 175 required" and have it signed by its clerk, secretary, or other 176 official as may be designated by it. The planning authority may 177 require the submission of a sketch and other information that is 178 pertinent to its determination under this section. 179

Section 2. That existing sections 307.37 and 711.131 and180section 4740.14 of the Revised Code are hereby repealed.181

Section 3. The provisions of Section 1 of this act regarding 182 surface or subsurface drainage regulations shall not apply to any 183 property for which a plat is submitted for approval under section 184 711.05, 711.09, or 711.10 of the Revised Code, or for which a 185 proposed division is submitted for approval without plat under 186 section 711.131 of the Revised Code, on or before the effective 187 date of this act if the approval of the submitted plat or proposed 188 division is pending on the effective date of this act. 189

Page 7