As Passed by the Senate

126th General Assembly Regular Session 2005-2006

Sub. H. B. No. 401

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Representatives Law, Flowers, Coley, Uecker, Patton, S., Bubp, Evans, D.,
Key, Perry, Sayre, Blessing, Book, Brown, DeBose, Distel, Dolan, Domenick,
Driehaus, Fende, Hagan, Harwood, Hughes, Koziura, Martin, McGregor, J.,
Otterman, Patton, T., Reed, Reidelbach, Schaffer, Setzer, Smith, G.,
Stewart, D., Wagoner, Widener, Williams, Yuko
Senators Cates, Grendell, Armbruster, Niehaus, Mumper, Miller, D., Fedor,
Kearney, Austria, Roberts, Stivers

A BILL

To amend sections 505.38, 737.08, 737.22, 3737.66, 1
4765.01, 4765.04, 4765.49, and 4765.55 of the 2
Revised Code to provide for the adoption of rules 3
governing firefighter training. 4

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

Section 1. That sections 505.38, 737.08, 737.22, 3737.66,	5
4765.01, 4765.04, 4765.49, and 4765.55 of the Revised Code be	6
amended to read as follows:	7
Sec. 505.38. (A) In each township or fire district that has a	8
fire department, the head of the department shall be a fire chief,	9
appointed by the board of township trustees, except that, in a	10
joint fire district, the fire chief shall be appointed by the	11
board of fire district trustees. Neither this section nor any	12
other section of the Revised Code requires, or shall be construed	13

to require, that the fire chief be a resident of the township or

fire district.

The board shall provide for the employment of firefighters as 16 it considers best and shall fix their compensation. No person 17 shall be appointed as a permanent full-time paid member, whose 18 duties include fire fighting, of the fire department of any 19 township or fire district unless that person has received a 20 certificate issued under former section 3303.07 or section 4765.55 21 of the Revised Code evidencing satisfactory completion of a 22 firefighter training program. Those appointees shall continue in 23 office until removed from office as provided by sections 733.35 to 24 733.39 of the Revised Code. To initiate removal proceedings, and 25 for that purpose, the board shall designate the fire chief or a 26 private citizen to investigate the conduct and prepare the 27 necessary charges in conformity with those sections. 28

In case of the removal of a fire chief or any member of the

fire department of a township or fire district, an appeal may be

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had from the decision of the board to the court of common pleas of

the county in which the township or fire district fire department

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is situated to determine the sufficiency of the cause of removal.

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The appeal from the findings of the board shall be taken within

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ten days.

No person who is appointed as a volunteer firefighter of the 36 fire department of any township or fire district shall remain in 37 that position unless either of the following applies: 38

- (1) Within one year of the appointment, the person has

 received a certificate issued under former section 3303.07 of the

 Revised Code or division (C)(1) or (2) of section 4765.55 of the

 Revised Code evidencing satisfactory completion of a firefighter

 training program.

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- (2) The person began serving as a permanent full-time paid 44 firefighter with the fire department of a city or village prior to 45

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July 2, 1970, or as a volunteer firefighter with the fire

department of a city, village, or other township or fire district

prior to July 2, 1979, and receives a certificate issued under

division (C)(3) of section 4765.55 of the Revised Code.

No person shall receive an appointment under this section, in the case of a volunteer firefighter, unless the person has, not more than sixty days prior to receiving the appointment, passed a physical examination, given by a licensed physician, a physician assistant, a clinical nurse specialist, a certified nurse practitioner, or a certified nurse-midwife, showing that the person meets the physical requirements necessary to perform the duties of the position to which the person is appointed as established by the board of township trustees having jurisdiction over the appointment. The appointing authority, prior to making an appointment, shall file with the Ohio police and fire pension fund or the local volunteer fire fighters' dependents fund board a copy of the report or findings of that licensed physician, physician assistant, clinical nurse specialist, certified nurse practitioner, or certified nurse-midwife. The professional fee for the physical examination shall be paid for by the board of township trustees.

(B) In each township not having a fire department, the board of township trustees shall appoint a fire prevention officer who 68 shall exercise all of the duties of a fire chief except those 69 involving the maintenance and operation of fire apparatus. The 70 board may appoint one or more deputy fire prevention officers who 71 shall exercise the duties assigned by the fire prevention officer. 72

The board may fix the compensation for the fire prevention 73 officer and the fire prevention officer's deputies as it considers 74 best. The board shall appoint each fire prevention officer and 75 deputy for a one-year term. An appointee may be reappointed at the 76 end of a term to another one-year term. Any appointee may be 77

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removed from office during a term as provided by sections 733.35 to 733.39 of the Revised Code. Section 505.45 of the Revised Code extends to those officers.

- (C)(1) Division (A) of this section does not apply to any 81 township that has a population of ten thousand or more persons 82 residing within the township and outside of any municipal 83 corporation, that has its own fire department employing ten or 84 more full-time paid employees, and that has a civil service 85 commission established under division (B) of section 124.40 of the 86 Revised Code. The township shall comply with the procedures for 87 the employment, promotion, and discharge of firefighters provided 88 by Chapter 124. of the Revised Code, except as otherwise provided 89 in divisions (C)(2) and (3) of this section. 90
- (2) The board of township trustees of the township may 91 appoint the fire chief, and any person so appointed shall be in 92 the unclassified service under section 124.11 of the Revised Code 93 and shall serve at the pleasure of the board. Neither this section 94 nor any other section of the Revised Code requires, or shall be 95 construed to require, that the fire chief be a resident of the 96 township. A person who is appointed fire chief under these 97 conditions and who is removed by the board or resigns from the 98 position is entitled to return to the classified service in the 99 township fire department in the position held just prior to the 100 appointment as fire chief. 101
- (3) The appointing authority of an urban township, as defined 102 in section 504.01 of the Revised Code, may appoint to a vacant 103 position any one of the three highest scorers on the eligible list 104 for a promotional examination.
- (4) The board of township trustees shall determine the number
 of personnel required and establish salary schedules and
 conditions of employment not in conflict with Chapter 124. of the
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chief be a resident of the village.	169
In each village not having a fire department, the mayor	170
shall, with the advice and consent of the legislative authority of	171
the village, appoint a fire prevention officer who shall exercise	172
all of the duties of a fire chief except those involving the	173
maintenance and operation of fire apparatus.	174
The legislative authority of the village may fix the	175
compensation it considers best. The appointee shall continue in	176
office until removed from office as provided by sections 733.35 to	177
733.39 of the Revised Code. Section 737.23 of the Revised Code	178
shall extend to the officer.	179
(B) The legislative authority of the village may provide for	180
the appointment of permanent full-time paid firefighters as it	181
considers best and fix their compensation, or for the services of	182
volunteer firefighters, who shall be appointed by the mayor with	183
the advice and consent of the legislative authority, and shall	184
continue in office until removed from office.	185
(1) No person shall be appointed as a permanent full-time	186
paid firefighter of a village fire department, unless either of	187
the following applies:	188
(a) The person has received a certificate issued under former	189
section 3303.07 of the Revised Code or division (C)(1) or (2) of	190
section 4765.55 of the Revised Code evidencing satisfactory	191
completion of a firefighter training program.	192
(b) The person began serving as a permanent full-time paid	193
firefighter with the fire department of a city or other village	194
prior to July 2, 1970, and receives a fire training certificate	195
issued under division (C)(3) of section 4765.55 of the Revised	196
Code.	197

(2) No person who is appointed as a volunteer firefighter of

provides emergency medical services, or transports emergency

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Sub. H. B. No. 401

experience to serve in that member's place. The members of the	379
committee or their designees shall select a chairperson from among	380
the members or their designees.	381
The committee may conduct investigations in the course of	382
discharging its duties under this chapter. In the course of an	383
investigation, the committee may issue subpoenas. If a person	384
subpoenaed fails to comply with the subpoena, the committee may	385
authorize its chairperson to apply to the court of common pleas in	386
the county where the person to be subpoenaed resides for an order	387
compelling compliance in the same manner as compliance with a	388
subpoena issued by the court is compelled.	389
(B) The trauma committee of the state board of emergency	390
medical services is hereby created and shall consist of the	391
following members appointed by the director of public safety:	392
(1) A physician who is certified by the American board of	393
surgery or American osteopathic board of surgery and actively	394
practices general trauma surgery, appointed from among three	395
persons nominated by the Ohio chapter of the American college of	396
surgeons, three persons nominated by the Ohio state medical	397
association, and three persons nominated by the Ohio osteopathic	398
association;	399
(2) A physician who is certified by the American board of	400
surgery or the American osteopathic board of surgery and actively	401
practices orthopedic trauma surgery, appointed from among three	402
persons nominated by the Ohio orthopedic society and three persons	403
nominated by the Ohio osteopathic association;	404
(3) A physician who is certified by the American board of	405
neurological surgeons or the American osteopathic board of surgery	406
and actively practices neurosurgery on trauma victims, appointed	407
from among three persons nominated by the Ohio state neurological	408

society and three persons nominated by the Ohio osteopathic

osteopathic association;

- (9) A physician who is certified by the American board of 442 pediatrics, American osteopathic board of pediatrics, or American 443 board of emergency medicine, is sub-boarded in pediatric emergency 444 medicine, actively practices pediatric emergency medicine, and is 445 actively involved in emergency medical services, appointed from 446 among three persons nominated by the Ohio chapter of the American 447 academy of pediatrics, three persons nominated by the Ohio chapter 448 of the American college of emergency physicians, and three persons 449 nominated by the Ohio osteopathic association; 450
- (10) A physician who is certified by the American board of
 surgery, American osteopathic board of surgery, or American board
 of emergency medicine and is the chief medical officer of an air
 medical organization, appointed from among three persons nominated
 by the Ohio association of air medical services;
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- (11) A coroner or medical examiner appointed from among three 456 people nominated by the Ohio state coroners' association; 457
- (12) A registered nurse who actively practices trauma nursing 458 at an adult or pediatric trauma center, appointed from among three 459 persons nominated by the Ohio association of trauma nurse 460 coordinators; 461
- (13) A registered nurse who actively practices emergency 462 nursing and is actively involved in emergency medical services, 463 appointed from among three persons nominated by the Ohio chapter 464 of the emergency nurses' association; 465
- (14) The chief trauma registrar of an adult or pediatric 466 trauma center, appointed from among three persons nominated by the 467 alliance of Ohio trauma registrars; 468
- (15) The administrator of an adult or pediatric trauma 469 center, appointed from among three persons nominated by OHA: the 470

pediatric trauma center, appointed from among three persons

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director not later than ninety days after November 3, 2000.

Members of the committee shall serve at the pleasure of the

director, except that any member of the committee who ceases to be

qualified for the position to which the member was appointed shall

cease to be a member of the committee. Vacancies on the committee

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The members of the committee shall serve without compensation but shall be reimbursed for actual and necessary expenses incurred in carrying out duties as members of the committee.

The committee shall select a chairperson and vice-chairperson 542 from among its members. A majority of all members of the committee 543 shall constitute a quorum. No action shall be taken without the 544 concurrence of a majority of all members of the committee. The 545 committee shall meet at the call of the chair, upon written 546 request of five members of the committee, and at the direction of 547 the state board of emergency medical services. The committee shall 548 not meet at times or locations that conflict with meetings of the 549 board. The executive director and medical director of the state 550 board of emergency medical services may participate in any meeting 551 of the committee and shall do so at the request of the committee. 552

The committee shall advise and assist the state board of emergency medical services in matters related to adult and pediatric trauma care and the establishment and operation of the state trauma registry. In matters relating to the state trauma registry, the board and the committee shall consult with trauma registrars from adult and pediatric trauma centers in the state. The committee may appoint a subcommittee to advise and assist with the trauma registry. The subcommittee may include persons with expertise relevant to the trauma registry who are not members of the board or committee.

(C) The state board of emergency medical services may appoint

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other committees and subcommittees as it considers necessary.

not a member of a committee created under division (A) or (B) of

this section shall vote on that committee.

(D) The state board of emergency medical services, and any of its committees or subcommittees, may request assistance from any 566 state agency. The board and its committees and subcommittees may 567 permit persons who are not members of those bodies to participate 568 in deliberations of those bodies, but no person who is not a 569 member of the board shall vote on the board and no person who is 570

(E) Sections 101.82 to 101.87 of the Revised Code do not 573 apply to the committees established under division (A) or (B) of 574 this section.

Sec. 4765.49. (A) A first responder, emergency medical 576 technician-basic, emergency medical technician-intermediate, or 577 emergency medical technician-paramedic is not liable in damages in 578 a civil action for injury, death, or loss to person or property 579 resulting from the individual's administration of emergency 580 medical services, unless the services are administered in a manner 581 that constitutes willful or wanton misconduct. A physician or 582 registered nurse designated by a physician, who is advising or 583 assisting in the emergency medical services by means of any 584 communication device or telemetering system, is not liable in 585 damages in a civil action for injury, death, or loss to person or 586 property resulting from the individual's advisory communication or 587 assistance, unless the advisory communication or assistance is 588 provided in a manner that constitutes willful or wanton 589 misconduct. Medical directors and members of cooperating physician 590 advisory boards of emergency medical service organizations are not 591 liable in damages in a civil action for injury, death, or loss to 592 person or property resulting from their acts or omissions in the 593 performance of their duties, unless the act or omission 594

constitutes willful or wanton misconduct.

(B) A political subdivision, joint ambulance district, joint 596 emergency medical services district, or other public agency, and 597 any officer or employee of a public agency or of a private 598 organization operating under contract or in joint agreement with 599 one or more political subdivisions, that provides emergency 600 medical services, or that enters into a joint agreement or a 601 contract with the state, any political subdivision, joint 602 ambulance district, or joint emergency medical services district 603 for the provision of emergency medical services, is not liable in 604 damages in a civil action for injury, death, or loss to person or 605 property arising out of any actions taken by a first responder, 606 EMT-basic, EMT-I, or paramedic working under the officer's or 607 employee's jurisdiction, or for injury, death, or loss to person 608 or property arising out of any actions of licensed medical 609 personnel advising or assisting the first responder, EMT-basic, 610 EMT-I, or paramedic, unless the services are provided in a manner 611 that constitutes willful or wanton misconduct. 612

- (C) A student who is enrolled in an emergency medical 613 services training program accredited under section 4765.17 of the 614 Revised Code or an emergency medical services continuing education 615 program approved under that section is not liable in damages in a 616 civil action for injury, death, or loss to person or property 617 resulting from either of the following: 618
- (1) The student's administration of emergency medical 619 services or patient care or treatment, if the services, care, or 620 treatment is administered while the student is under the direct 621 supervision and in the immediate presence of an EMT-basic, EMT-I, 622 paramedic, registered nurse, or physician and while the student is 623 receiving clinical training that is required by the program, 624 unless the services, care, or treatment is provided in a manner 625 that constitutes willful or wanton misconduct; 626

Sub. H. B. No. 401 As Passed by the Senate

(:	2) T	he sti	udent	's trai:	ning a	as an ambulan	nce drive	er,	unless	the	627
driving	g is	done	in a	manner	that	constitutes	willful	or	wanton		628
miscon	duct										629

- (D) An EMT-basic, EMT-I, paramedic, or other operator, who 630 holds a valid commercial driver's license issued pursuant to 631 Chapter 4506. of the Revised Code or driver's license issued 632 pursuant to Chapter 4507. of the Revised Code and who is employed 633 by an emergency medical service organization that is not owned or 634 operated by a political subdivision as defined in section 2744.01 635 of the Revised Code, is not liable in damages in a civil action 636 for injury, death, or loss to person or property that is caused by 637 the operation of an ambulance by the EMT-basic, EMT-I, paramedic, 638 or other operator while responding to or completing a call for 639 emergency medical services, unless the operation constitutes 640 willful or wanton misconduct or does not comply with the 641 precautions of section 4511.03 of the Revised Code. An emergency 642 medical service organization is not liable in damages in a civil 643 action for any injury, death, or loss to person or property that 644 is caused by the operation of an ambulance by its employee or 645 agent, if this division grants the employee or agent immunity from 646 civil liability for the injury, death, or loss. 647
- (E) An employee or agent of an emergency medical service 648 organization who receives requests for emergency medical services 649 that are directed to the organization, dispatches first 650 responders, EMTs-basic, EMTs-I, or paramedics in response to those 651 requests, communicates those requests to those employees or agents 652 of the organization who are authorized to dispatch first 653 responders, EMTs-basic, EMTs-I, or paramedics, or performs any 654 combination of these functions for the organization, is not liable 655 in damages in a civil action for injury, death, or loss to person 656 or property resulting from the individual's acts or omissions in 657 the performance of those duties for the organization, unless an 658

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act or omission constitutes willful or wanton misconduct.

(F) A person who is performing the functions of a first 660 responder, EMT-basic, EMT-I, or paramedic under the authority of 661 the laws of a state that borders this state and who provides 662 emergency medical services to or transportation of a patient in 663 this state is not liable in damages in a civil action for injury, 664 death, or loss to person or property resulting from the person's 665 administration of emergency medical services, unless the services 666 are administered in a manner that constitutes willful or wanton 667 misconduct. A physician or registered nurse designated by a 668 physician, who is licensed to practice in the adjoining state and 669 who is advising or assisting in the emergency medical services by 670 means of any communication device or telemetering system is not 671 liable in damages in a civil action for injury, death, or loss to 672 person or property resulting from the person's advisory 673 communication or assistance, unless the advisory communication or 674 assistance is provided in a manner that constitutes willful or 675 wanton misconduct. 676

- (G) A person certified under section 4765.23 of the Revised Code to teach in an emergency medical services training program or emergency medical services continuing education program, and a person who teaches at the Ohio fire academy established under section 3737.33 of the Revised Code or in a fire service training program described in division (B)(A) of section 4765.55 of the Revised Code, is not liable in damages in a civil action for injury, death, or loss to person or property resulting from the person's acts or omissions in the performance of the person's duties, unless an act or omission constitutes willful or wanton misconduct.
- (H) In the accreditation of emergency medical services training programs or approval of emergency medical services continuing education programs, the state board of emergency

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medical services and any person or entity authorized by the board to evaluate applications for accreditation or approval are not liable in damages in a civil action for injury, death, or loss to person or property resulting from their acts or omissions in the performance of their duties, unless an act or omission constitutes willful or wanton misconduct.

697 (I) A person authorized by an emergency medical service organization to review the performance of first responders, 698 EMTs-basic, EMTs-I, and paramedics or to administer quality 699 assurance programs is not liable in damages in a civil action for 700 injury, death, or loss to person or property resulting from the 701 person's acts or omissions in the performance of the person's 702 duties, unless an act or omission constitutes willful or wanton 703 misconduct. 704

Sec. 4765.55. (A) This section does not apply to a cooperative education school district.

(B) The executive director of the state board of emergency 707 medical services shall, with the advice and counsel of the 708 firefighter and fire safety inspector training committee of the 709 state board of emergency medical services, shall assist in the 710 establishment and maintenance by any state agency, or any county, 711 township, city, village, school district, or educational service 712 center of a fire service training program for the training of all 713 paid and persons in positions of any fire training certification 714 level approved by the executive director, including full-time paid 715 firefighters, part-time paid firefighters, volunteer firefighters 716 and, fire safety inspectors in this state. The executive director, 717 with the advice and counsel of the committee, shall adopt 718 standards rules to regulate such those firefighter and fire safety 719 inspector training programs, and other training programs approved 720 by the executive director. The standards rules may include, but 721 Sub. H. B. No. 401

(6) Continuing education requirements for certificate

or exemption of fire service continuing education requirements;

(8) Certification cycles for which the certificates and

in-service training programs conducted by local entities;

charters regulated by this section are valid.

holders, including a requirement that credit shall be granted for

(7) Procedures for considering the granting of an extension

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(C) The executive director, with the advice and counsel of	782
the firefighter and fire safety inspector training committee of	783
the state board of emergency medical services, shall issue or	784
renew an instructor certificate to teach the training programs and	785
continuing education classes regulated by this section to any	786
applicant that the executive director determines meets the	787
qualifications established in rules adopted under division (B) of	788
this section, and may take disciplinary action against an	789
instructor certificate holder or applicant in accordance with	790
rules adopted under division (B) of this section. The executive	791
director, with the advice and counsel of the committee, shall	792
charter or renew the charter of any training program that the	793
executive director determines meets the qualifications established	794
in rules adopted under division (B) of this section, and may take	795
disciplinary action against the holder of a charter in accordance	796
with rules adopted under division (B) of this section.	797
(D) The executive director shall issue or renew a fire	798
training certificate for a firefighter, a fire safety inspector,	799
or another position of any fire training certification level	800
approved by the executive director, to any applicant that the	801
executive director determines meets the qualifications established	802
in rules adopted under division (B) of this section and may take	803
disciplinary actions against a certificate holder or applicant in	804
accordance with rules adopted under division (B) of this section.	805
(E) Certificates issued under this division section shall be	806
on a form prescribed by the executive director, with the advice	807
and counsel of the firefighter and fire <u>safety</u> inspector training	808
committee of the state board of emergency medical services.	809
(1) The executive director shall issue a certificate to each	810
person satisfactorily completing a chartered training program.	811
$\frac{(2)(F)(1)}{(F)(1)}$ The executive director, with the committee's advice	812

Page 29

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Sub. H. B. No. 401