As Introduced

128th General Assembly Regular Session 2009-2010

H. B. No. 291

8

Representatives Jordan, Carney

Cosponsors: Representatives Adams, J., Adams, R., Blessing, Boose, Derickson, Gardner, Hackett, Hite, Luckie, Okey, Patten, Phillips, Stebelton, Wagner, Wachtmann, Zehringer

A BILL

То	amend section 3729.05 of the Revised Code to	1
	exempt specified entities that operate a fair and	2
	hold a license issued under the Vehicle Parks Law	3
	from complying with the requirements of that	4
	license during the time period when the	5
	preparation for, operation of, and dismantling of	6
	the fair occurs.	7

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

Section 1. That section 3729.05 of the Revised Code be

amended to read as follows:	9
Sec. 3729.05. (A)(1) On or after the first day of April, but	10
before the first day of May of each year, every person who intends	11
to operate a recreational vehicle park, recreation camp, or	12
combined park-camp shall procure a license to operate the park or	13
camp from the licensor. If the applicable license fee prescribed	14
under section 3729.07 of the Revised Code is not received by the	15
licensor by the close of business on the last day of April, the	16
applicant for the license shall pay a penalty equal to twenty-five	17

per cent of the applicable license fee. The penalty shall

accompany the license fee. If the last day of April is not a

19

business day, the penalty attaches upon the close of business on

20

the next business day.

- (2) Every person who intends to operate a temporary park-camp 22 shall obtain a license to operate the temporary park-camp from the 23 licensor at any time before the person begins operation of the 24 temporary park-camp during the calendar year. 25
- (3) No recreational vehicle park, recreation camp, combined 26 park-camp, or temporary park-camp shall be maintained or operated 27 in this state without a license. However, no person who neither 28 intends to receive nor receives anything of value arising from the 29 use of, or the sale of goods or services in connection with the 30 use of, a recreational vehicle park, recreation camp, combined 31 park-camp, or temporary park-camp is required to procure a license 32 under this division. If any health hazard exists at such an 33 unlicensed park, camp, or park-camp, the health hazard shall be 34 corrected in a manner consistent with the appropriate rule adopted 35 under division (A) or (B) of section 3729.02 of the Revised Code. 36
- (4) No person who has received a license under division 37 (A)(1) of this section, upon the sale or disposition of the 38 recreational vehicle park, recreation camp, or combined park-camp, 39 may have the license transferred to the new operator. A person 40 shall obtain a separate license to operate each recreational 41 vehicle park, recreation camp, or combined park-camp. No license 42 to operate a temporary park-camp shall be transferred. A person 43 shall obtain a separate license for each temporary park-camp that 44 the person intends to operate, and the license shall be valid for 45 a period of not longer than seven consecutive days. A person who 46 operates a temporary park-camp on a tract of land for more than 47 twenty-one days or parts thereof in a calendar year shall obtain a 48 license to operate a recreational vehicle park, recreation camp, 49

or combined park-camp. 50

(B)(1) Before a license is initially issued under division

(A)(1) of this section and annually thereafter, or more often if

necessary, the licensor shall cause each recreational vehicle

park, recreation camp, or combined park-camp to be inspected to

determine compliance with this chapter and rules adopted under it.

A record shall be made of each inspection on a form prescribed by

the director of health.

- (2) When a license is initially issued under division (A)(2) 58 of this section, and more often if necessary, the licensor shall 59 cause each temporary park-camp to be inspected to determine 60 compliance with this chapter and rules adopted under it during the 61 period that the temporary park-camp is in operation. A record 62 shall be made of each inspection on a form prescribed by the 63 director. 64
- (C) Each person applying for an initial license to operate a 65 recreational vehicle park, recreation camp, combined park-camp, or 66 temporary park-camp shall provide acceptable proof to the 67 director, or to the licensor in the case of a temporary park-camp, 68 that adequate fire protection will be provided and that applicable 69 fire codes will be adhered to in the construction and operation of 70 the park, camp, or park-camp.
- (D) Any person that operates a county or state fair or any 72 independent agricultural society organized pursuant to section 73 1711.02 of the Revised Code that operates a fair shall not be 74 required to obtain a license under this chapter if recreational 75 vehicles, portable camping units, or any combination of them are 76 parked at the site of the fair only during the time of preparation 77 for, operation of, and dismantling of the fair and if the 78 recreational vehicles, portable camping units, or any combination 79 of them belong to participants in the fair. 80

H. B. No. 291 As Introduced	Page 4
(E) The following entities that operate a fair and that hold	81
a license issued under this chapter are not required to comply	82
with the requirements normally imposed on a licensee under this	83
chapter and rules adopted under it during the time of preparation	84
for, operation of, and dismantling of the fair:	85
(1) A county agricultural society organized pursuant to	86
section 1711.01 of the Revised Code;	87
(2) An independent agricultural society organized pursuant to	88
section 1711.02 of the Revised Code;	89
(3) The Ohio expositions commission.	90
Section 2. That existing section 3729.05 of the Revised Code	91
is hereby repealed.	