As Introduced

133rd General Assembly Regular Session 2019-2020

S. B. No. 176

Senator Schaffer

A BILL

То	amend sections 715.27, 3781.102, 4740.01,	1
	4740.03, 4740.04, 4740.05, 4740.06, 4740.07,	2
	4740.11, 4740.12, 4740.13, 4740.131, 4740.14,	3
	4740.16, and 4764.03 of the Revised Code to	4
	license residential only construction	5
	contractors and to make changes to the law	6
	regulating specialty construction contractors.	7

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

Section 1. That sections 715.27, 3781.102, 4740.01,	8
4740.03, 4740.04, 4740.05, 4740.06, 4740.07, 4740.11, 4740.12,	9
4740.13, 4740.131, 4740.14, 4740.16, and 4764.03 of the Revised	10
Code be amended to read as follows:	11
Sec. 715.27. (A) Any municipal corporation may:	12
(1) Regulate the erection of fences, billboards, signs,	13
and other structures, within the municipal corporation, and	14
provide for the removal and repair of insecure billboards,	15
signs, and other structures;	16
(2) Regulate the construction and repair of wires, poles,	17
plants, and all equipment to be used for the generation and	18
application of electricity;	19

(3) Provide for the licensing of house movers; plumbers;
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sewer tappers; vault cleaners; and specialty contractors who are
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not required to hold a valid license issued pursuant to Chapter
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4740. of the Revised Code;
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(4) Require all specialty contractors other than those who are not required to hold a valid license issued pursuant to Chapter 4740. of the Revised Code, to successfully complete an examination, test, or demonstration of technical skills, and may impose a fee and additional requirements for a license or registration to engage in their respective occupations within the jurisdiction of the municipal corporation.

(B) No municipal corporation shall require any specialty contractor who holds a valid license issued pursuant to Chapter 4740. of the Revised Code to complete an examination, test, or demonstration of technical skills to engage in the type of contracting for which the license is held, within the municipal corporation.

(C) A municipal corporation may require a specialty 37 contractor who holds a valid license issued pursuant to Chapter 38 4740. of the Revised Code to register with the municipal 39 corporation and pay any fee the municipal corporation imposes 40 before that specialty contractor may engage within the municipal 41 corporation in the type of contracting for which the license is 42 held. Any fee shall be the same for all specialty contractors 43 who engage in the same type of contracting. A municipal 44 corporation may require a bond and proof of all of the 45 following: 46

(1) Insurance pursuant to division (B)(4) of section474740.06 of the Revised Code;48

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(2) Compliance with Chapters 4121. and 4123. of the 49 Revised Code; 50 (3) Registration with the tax department of the municipal 51 corporation. 52 If a municipal corporation requires registration, imposes 53 such a fee, or requires a bond or proof of the items listed in 54 divisions (C)(1), (2), and (3) of this section, the municipal 55 corporation immediately shall permit a contractor who presents 56 proof of holding a valid license issued pursuant to Chapter 57 4740. of the Revised Code, who registers, pays the fee, obtains 58 a bond, and submits the proof described under divisions (C)(1), 59 (2), and (3) of this section, as required, to engage in the type 60 of contracting for which the license is held, within the 61 municipal corporation. 62 (D) A municipal corporation may revoke the registration of 63 a contractor registered with that municipal corporation for good 64 cause shown. Good cause shown includes the failure of a 65 contractor to maintain a bond or the items listed in divisions 66 (C)(1), (2), and (3) of this section, if the municipal 67 corporation requires those. 68

69 (E) A municipal corporation that licenses specialtycontractors pursuant to division (A)(3) of this section may 70 accept, for purposes of satisfying its licensing requirements, a 71 valid license issued pursuant to Chapter 4740. of the Revised 72 Code that a specialty the contractor holds, for the 73 construction, replacement, maintenance, or repair of one-family, 74 two-family, or three-family dwelling houses or accessory 75 structures incidental to those dwelling houses. 76

(F) A municipal corporation shall not register a specialty

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contractor who is required to hold a license under Chapter 4740. of the Revised Code but does not hold a valid license issued under that chapter.

(G) As used in this section, "specialty contractor" means
a heating, ventilating, and air conditioning contractor,
refrigeration contractor, electrical contractor, plumbing
contractor, or hydronics contractor, as those contractors are
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described in Chapter 4740. of the Revised Code.

Sec. 3781.102. (A) Any county or municipal building 86 department certified pursuant to division (E) of section 3781.10 87 of the Revised Code as of September 14, 1970, and that, as of 88 that date, was inspecting single-family, two-family, and three-89 family residences, and any township building department 90 certified pursuant to division (E) of section 3781.10 of the 91 Revised Code, is hereby declared to be certified to inspect 92 single-family, two-family, and three-family residences 93 containing industrialized units, and shall inspect the buildings 94 or classes of buildings subject to division (E) of section 95 3781.10 of the Revised Code. 96

(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
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and unexpired license pursuant to Chapter 4740. of the Revised
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Code.

Rules adopted by a board of county commissioners pursuant103to this division may be enforced within the unincorporated areas104of the county and within any municipal corporation where the105legislative authority of the municipal corporation has106contracted with the board for the enforcement of the county107

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rules within the municipal corporation pursuant to section-	108
307.15 of the Revised Code. The rules shall not conflict with	109
rules adopted by the board of building standards pursuant to	110
section 3781.10 of the Revised Code or by the department of	111
commerce pursuant to Chapter 3703. of the Revised Code. This	112
division does not impair or restrict the power of municipal	113
corporations under Section 3 of Article XVIII, Ohio-	114
Constitution, to adopt rules concerning the erection,	115
construction, repair, alteration, and maintenance of buildings-	116
and structures or of establishing standards and providing for	117
the licensing of specialty contractors pursuant to section-	118
715.27 of the Revised Code.	119
A board of county commissioners, pursuant to this-	120
division, may require all electrical contractors and heating,	121
ventilating, and air conditioning contractors, other than those	122
who hold a valid and unexpired license issued pursuant to	123
Chapter 4740. of the Revised Code, to successfully complete an	124
examination, test, or demonstration of technical skills, and may-	125
impose a fee and additional requirements for a license to engage	126

board's rules under this division.

(C) No board of county commissioners shall require any 129 specialty contractor who holds a valid and unexpired license 130 issued pursuant to Chapter 4740. of the Revised Code to 131 successfully complete an examination, test, or demonstration of 132 technical skills in order to engage in the type of contracting 133 for which the license is held, within the unincorporated areas 134 of the county and within any municipal corporation whose 135 legislative authority has contracted with the board for the 136 enforcement of county regulations within the municipal 137 corporation, pursuant to section 307.15 of the Revised Code. 138

in their respective occupations within the jurisdiction of the

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(D) (C) A board may impose a fee for registration of a 139 specialty contractor who holds a valid and unexpired license 140 issued pursuant to Chapter 4740. of the Revised Code before that 141 specialty contractor may engage in the type of contracting for 142 which the license is held within the unincorporated areas of the 143 county and within any municipal corporation whose legislative 144 authority has contracted with the board for the enforcement of 145 county regulations within the municipal corporation, pursuant to 146 section 307.15 of the Revised Code, provided that the fee is the 147 same for all specialty contractors who wish to engage in that 148 type of contracting. If a board imposes such a fee, the board 149 immediately shall permit a specialty contractor who presents 150 proof of holding a valid and unexpired license and pays the 151 required fee to engage in the type of contracting for which the 152 license is held within the unincorporated areas of the county 153 and within any municipal corporation whose legislative authority 154 has contracted with the board for the enforcement of county 155 regulations within the municipal corporation, pursuant to 156 section 307.15 of the Revised Code. 157

(E) (D) The political subdivision associated with each 158 municipal, township, and county building department the board of 159 building standards certifies pursuant to division (E) of section 160 3781.10 of the Revised Code may prescribe fees to be paid by 161 persons, political subdivisions, or any department, agency, 162 board, commission, or institution of the state, for the 163 acceptance and approval of plans and specifications, and for the 164 making of inspections, pursuant to sections 3781.03 and 3791.04 165 of the Revised Code. 166

(F)(E)Each political subdivision that prescribes fees167pursuant to division (E)(D)of this section shall collect, on168behalf of the board of building standards, fees equal to the169

following: 170 (1) Three per cent of the fees the political subdivision 171 collects in connection with nonresidential buildings; 172 (2) One per cent of the fees the political subdivision 173 collects in connection with residential buildings. 174 (G) (F) (1) The board shall adopt rules, in accordance with 175 Chapter 119. of the Revised Code, specifying the manner in which 176 the fee assessed pursuant to division $\frac{F}{E}$ of this section 177 shall be collected and remitted monthly to the board. The board 178 shall pay the fees into the state treasury to the credit of the 179 industrial compliance operating fund created in section 121.084 180 of the Revised Code. 181 (2) All money credited to the industrial compliance 182 operating fund under this division shall be used exclusively for 183 the following: 184 (a) Operating costs of the board; 185 (b) Providing services, including educational programs, 186 for the building departments that are certified by the board 187 pursuant to division (E) of section 3781.10 of the Revised Code; 188 (c) Paying the expenses of the residential construction 189 advisory committee, including the expenses of committee members 190 as provided in section 4740.14 of the Revised Code. 191 192 (H) A board of county commissioners that adopts rules providing for the licensing of electrical and heating, 193 ventilating, and air conditioning contractors, pursuant to 194 division (B) of this section, may accept, for purposes of 195 satisfying the requirements of rules adopted under that 196

division, a valid and unexpired license issued pursuant to 197

Chapter 4740. of the Revised Code that is held by an electrical	198
or heating, ventilating, and air conditioning contractor, for-	199
the construction, replacement, maintenance, or repair of one-	200
family, two-family, or three-family dwelling houses or accessory-	201
structures incidental to those dwelling houses.	202
(I) (G) A board of county commissioners shall not register	203
a specialty contractor who is required to hold a license under	204
Chapter 4740. of the Revised Code but does not hold a valid	205
license issued under that chapter.	206
(H) As used in this section, "specialty contractor"	207
means a heating, ventilating, and air conditioning contractor,	208
refrigeration contractor, electrical contractor, plumbing	209
contractor, or hydronics contractor, as those contractors are	210
described in Chapter 4740. of the Revised Code.	211
Sec. 4740.01. As used in this chapter:	212
(A) "License" means both a "universal license" and a	213
"residential only license" as defined in this section.	214
(B) "Universal license" means a license the Ohio	215
construction industry licensing board issues to an individual as	216
a heating, ventilating, and air conditioning contractor,	217
refrigeration contractor, electrical contractor, plumbing	218
contractor, or hydronics contractor for commercial and	219
residential construction projects.	220
(D) (C) "Desidential color linence" means a linence the	0.01
(B) (C) "Residential only license" means a license the	221
Ohio construction industry licensing board issues to an	222
individual as a heating, ventilating, and conditioning	223
contractor, refrigeration contractor, electrical contractor,	224
plumbing contractor, or hydronics contractor for residential	
construction projects only.	225 226

(D) "Contractor" means any individual or contracting 227 company that satisfies both of the following: 228 (1) Has responsibility for the means, method, and manner 229 of construction, improvement, renovation, repair, or maintenance 230 on a construction project with respect to one or more trades and 231 who offers, identifies, advertises, or otherwise holds out or 232 represents that the individual or contracting company with which 233 the individual is associated is permitted or qualified to 234 perform or have responsibility for the means, method, and manner 235 236 of construction, improvement, renovation, repair, or maintenance with respect to one or more trades on a construction project; 237 (2) Does either any of the following: 238 (a) Performs construction, improvement, or renovation on a 239 construction project with respect to the individual's or 240 contracting company's trade; 241 (b) Employs tradespersons who perform construction, 242 improvement, or renovation on a construction project with 243 respect to the individual's or contracting company's trades; 244 (c) Uses direct labor subcontractors who perform 245 construction, improvement, or renovation on a residential_ 246 construction project with respect to the individual's or 247 contracting company's trades. 248 249 (C) (E) "Contracting company" means a company in the construction industry working on that contracts with a person 250 for heating, ventilating, and air conditioning construction 251 projects, refrigeration construction projects, electrical 252 construction projects, plumbing construction projects, or_ 253 hydronics construction projects. 254

(D) (F) "Licensed trade" means a trade performed by a

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heating, ventilating, and air conditioning contractor, a 256 refrigeration contractor, an electrical contractor, a plumbing 257 contractor, or a hydronics contractor. 258 259 (E) (G) "Tradesperson" means any individual who is employed by a contractor and who engages in construction, 260 improvement, renovation, repair, or maintenance of buildings or 261 structures without assuming responsibility for the means, 262 method, or manner of that construction, improvement, renovation, 263 repair, or maintenance. "Tradesperson" does not include a direct 264 265 labor subcontractor. (F) (H) "Construction project" means a construction 266 project involving a building or structure subject to Chapter 267 3781. of the Revised Code and the rules adopted under that 268 chapter τ . A construction project may include a residential 269 building but not an industrialized unit or a residential 270 building as those terms are defined in section 3781.06 of the 271 Revised Code. 272 (G) (I) "Training agency" means an entity approved by the 273 274 administrative section of the board to provide continuing education courses. 275 (J) "Direct labor subcontractor" means an individual who 276 engages in construction, improvement, renovation, repair, or 277 maintenance of residential construction projects under terms 278 specified in an agreement with a contractor and to whom both of 279 the following apply: 280 (1) The contractor has the right to control or direct only 281 the result of the construction, improvement, renovation, repair, 282 or maintenance performed by the individual. 283

(2) The income the individual earns from the construction, 284

improvement, renovation, repair, or maintenance is subject to	285
the "Self-Employment Contributions Act of 1954," 68A Stat. 353,	286
26 U.S.C. 1401 et seq., as amended, and the regulations adopted	287
under it.	288
Sec. 4740.03. (A) The administrative section of the Ohio	289
construction industry licensing board annually shall elect from	205
among its members a chairperson and other officers as the board,	290
by rule, designates. The chairperson shall preside over meetings	291
	-
of the administrative section or designate another member to	293
preside in the chairperson's absence. The administrative section	294
shall hold at least two regular meetings each year, but may meet	295
at additional times as specified by rule, at the call of the	296
chairperson, or upon the request of two or more members. A	297
majority of the members of the administrative section	298
constitutes a quorum for the transaction of all business. The	299
administrative section may not take any action without the	300
concurrence of at least three <u>a majority</u> of its members.	301
(B)(1) The administrative section shall employ a	302
secretary, who is not a member of the board, to serve at the	303
pleasure of the administrative section, and shall fix the	304
compensation of the secretary. The secretary shall be in the	305
unclassified civil service of the state.	306
(2) The secretary shall do all of the following:	307
(2) The secretary shall do all of the following:	307
(a) Keep or set standards for and delegate to another	308
person the keeping of the minutes, books, and other records and	309
files of the board and each section of the board;	310
(b) Issue all licenses in the name of the board;	311
(c) Send out all notices, including advance notices of	312

meetings of the board and each section of the board, and attend 313

to all correspondence of the board and each section of the	314
board, under the direction of the administrative section;	315
(d) Receive and deposit all fees payable pursuant to this	316
chapter-into the industrial compliance operating fund created-	317
pursuant to section 121.084 of the Revised Code in accordance	318
with section 4740.11 of the Revised Code;	319
(e) Perform all other duties incidental to the office of	320
the secretary or properly assigned to the secretary by the	321
administrative section of the board.	322
(3) Before entering upon the discharge of the duties of	323
the secretary, the secretary shall file with the treasurer of	324
state a bond in the sum of five <u>hundred t</u> housand dollars,	325
payable to the state, to ensure the faithful performance of the	326
secretary's duties. The board shall pay the premium of the bond	327
in the same manner as it pays other expenditures of the board.	328
(C) Upon the request of the administrative section of the	329
board, the director of commerce shall supply the board and its	330
sections with personnel, office space, and supplies, as the	331
director determines appropriate. The administrative section of	332
the board shall employ any additional staff it considers	333
necessary and appropriate.	334
(D) The chairperson of the board or the secretary, or	335
both, as authorized by the board, shall approve all vouchers of	336
the board.	337
Sec. 4740.04. The administrative section of the Ohio	338
construction industry licensing board is responsible for the	339
administration of this chapter and shall do all of the	340
following:	341
(A) Schedule the contractor examinations each of the other	342

sections of the board directs. Each type of examination shall be	343
held at least four times per year.	344
(B) Select and contract with one or more persons to do all	345
of the following relative to the examinations:	346
(1) Prepare, administer, score, and maintain the	347
confidentiality of the examinations;	348
(2) Be responsible for all the expenses required to	349
fulfill division (B)(1) of this section;	350
(3) Charge an applicant a fee in an amount the	351
administrative section of the board authorizes for administering	352
the examination processing the application.	353
(C) Issue and renew licenses as follows:	354
(1) Issue a license to any individual who the appropriate	355
specialty section of the board determines is qualified pursuant	356
to section 4740.06 of the Revised Code to hold a license and has	357
attained, within the twelve months preceding the individual's	358
application for licensure, a score on the examination that the	359
appropriate specialty section authorizes for the licensed trade.	360
(a) Each license shall include the contractor's name,	361
license number, expiration date, and the name of the contracting	362
company associated with the individual, as applicable. If the	363
license is a residential only license, the license shall	364
indicate that it is a residential only license. If the license	365
is a universal license, the license shall indicate that it is a	366
universal license.	367
(b) Each license issued to an individual who holds more	368
than one valid license shall contain the same license number and	369
expiration date as the original license issued to that	370

individual.	371
(2) Demons liesences for individuals the most the mercel	270
(2) Renew licenses for individuals who meet the renewal	372
requirements of section 4740.06 of the Revised Code.	373
(D) Make an annual written report to the director of	374
commerce on proceedings had by or before the board for the	375
previous year and make an annual statement of all money received	376
and expended by the board during the year;	377
(E) Keep a record containing the name, address, the date	378
on which the board issues or renews a license to, and the	379
license number of, every heating, ventilating, and air	380
conditioning contractor, refrigeration contractor, electrical	381
contractor, plumbing contractor, and hydronics contractor issued	382
a license pursuant to this chapter;	383
(F) Regulate a contractor's use and display of a license	384
issued pursuant to this chapter and of any information contained	385
in that license;	386
(G) Adopt rules in accordance with Chapter 119. of the	387
Revised Code as necessary to properly discharge the	388
administrative section's duties under this chapter. The rules	389
shall include, but not be limited to, the following:	390
(1) Application procedures for examinations;	391
(2) Specifications for continuing education requirements	392
for license renewal that address all of the following:	393
(a) A requirement that an individual who holds any number	394
of valid and unexpired licenses accrue a total of ten <u>the</u>	395
required number of hours of continuing education courses per	396
year $ au$. The total hours shall be the aggregate of the hours of	397
continuing education for all licenses the contractor holds.	398

(b) Fees the board charges to persons who provide	399
continuing education courses, in an amount of twenty-five	400
dollars annually for each person approved to provide courses,	401
not more than ten dollars plus one dollar per credit hour for	402
each course submitted to a specialty section of the board for	403
approval according to division (F) of section 4740.05 of the	404
Revised Code, and one dollar per credit hour of instruction per	405
attendee;	406
(c) A provision limiting approval of continuing education	407
courses to one year.	408
(3) Requirements for criminal records checks of applicants	409
under section 4776.03 of the Revised Code.	410
(H) Adopt any continuing education curriculum as the other	411
sections of the board establish or approve pursuant to division	412
(F) of section 4740.05 of the Revised Code;	413
(I) Keep a record of its proceedings and do all things	414
necessary to carry out this chapter.	415
Sec. 4740.05. Each specialty section of the Ohio	416
construction industry licensing board, other than the	417
administrative section, shall do all of the following:	418
(A) Adopt rules in accordance with Chapter 119. of the	419
	420
Revised Code that are limited to the following:	
Revised Code that are limited to the following: (1) Criteria for the <u>specialty</u> section to use in	421
	421 422
(1) Criteria for the <u>specialty</u> section to use in	
(1) Criteria for the <u>specialty</u> section to use in evaluating the qualifications of an individual;	422
 (1) Criteria for the <u>specialty</u> section to use in evaluating the qualifications of an individual; (2) Criteria for the <u>specialty</u> section to use in deciding 	422 423

makes under the reciprocity provision of section 4740.08 of the 427 Revised Code; 428 (4) Criteria for continuing education courses conducted 429 pursuant to this chapter; 430 (5) A requirement that any training agency seeking 4.31 approval to provide continuing education courses submit the 4.32 required information to the appropriate specialty section of the 433 board at least thirty days, but not more than one year, prior to 434 the date on which the course is proposed to be offered; 435 (6) A prohibition against any training agency providing a 436 continuing education course unless the administrative section of 437 the board approved that training agency not more than one year 438 prior to the date the course is offered; 439 (7) A list of disqualifying offenses pursuant to sections 440 4740.06, 4740.10, and 4776.10 of the Revised Code. 441 (B) Investigate allegations in reference to violations of 442 this chapter and the rules adopted pursuant to it that pertain 443 to the specialty section and determine by rule a procedure to 444 conduct investigations and hearings on these allegations; 445 (C) Maintain a record of its proceedings; 446 (D) Grant approval to a training agency to offer 447 continuing education courses pursuant to rules the board adopts; 448 449 (E) As required, do all things necessary to carry out this chapter; 450 (F) Establish or approve a continuing education curriculum 451 for license renewal for each class of contractors for which the 452 <u>specialty</u> section has primary responsibility. No curriculum may 453 require more than <u>five four</u> hours per year in specific course 454

requirements. No contractor may be required to take more than	455
ten hours per year in continuing education courses. The ten	456
total hours shall be the aggregate of hours of continuing	457
education for all licenses the contractor holds.	458
(G) Design the examination for the type of contractor the	459
specialty section licenses to determine an applicant's	460
competence to perform that type of contracting.	461
(H) In accordance with rules the specialty sections	462
establish, direct the administrative section to issue, renew, or	463
refuse to issue or renew licenses for the classes of contractors	464
for which each has primary responsibility as set forth in	465
section 4740.02 of the Revised Code.	466
Sec. 4740.06. (A) Any individual who applies for a license	467
shall file a written application with the appropriate specialty	468
section of the Ohio construction industry licensing board,	469
accompanied with the application fee as determined pursuant to	470
section 4740.09 of the Revised Code. The application shall be on	471
the form the section prescribes and verified by the applicant's	472
oath. The applicant shall provide information satisfactory to	473
the section showing that the applicant meets the requirements of	474
division (B) of this section. <u>The application shall indicate</u>	475
whether the applicant is seeking a universal license or a	476
residential only license.	477
(B) To qualify to take an examination, an individual	478
shall:	479
(1) Be at least eighteen years of age;	480
(1) be at least eighteen years of age,	400
(2) Be a United States citizen or legal alien who produces	481
valid documentation to demonstrate the individual is a legal	482
resident of the United States;	483

(3) Either have been a tradesperson for a licensed	484
contractor in the type of licensed trade for which the	485
application is filed for not less than five three years	486
immediately prior to the date the application is filed, be a	487
currently registered professional engineer in this state with	488
three years of business experience in the construction industry	489
in the trade for which the engineer is applying to take an	490
examination, or have other experience acceptable to the	491
appropriate specialty section of the board;	492
(4) Maintain contractor's liability insurance in an amount	493
the appropriate specialty section of the board determines and	494
only in one contracting company name;	495
(5) <u>Comply with Chapters 4121., 4123., 4127., 4131., and</u>	496
4141. of the Revised Code;	497
(6) Identify the contracting company with which the	498
individual is associated as a full-time officer, proprietor,	499
partner, or employee pursuant to section 4740.07 of the Revised	500
Code and to which the applicant's license will be assigned;	501
(7) Not have done any of the following:	502
(a) Been convicted of or pleaded guilty to a crime of	503
moral turpitude or a disqualifying offense as those terms are	504
defined in section 4776.10 of the Revised Code;	505
(b) Violated this chapter or any rule adopted pursuant to	506
it;	507
(c) Obtained or renewed a license issued pursuant to this	508
chapter, or any order, ruling, or authorization of the board or	509
a section of the board by fraud, misrepresentation, or	510
deception;	511

(d) Engaged in fraud, misrepresentation, or deception in 512 the conduct of business. 513 (C) When an applicant for licensure as a contractor in a 514 licensed trade meets the qualifications set forth in division 515 (B) of this section and passes the required examination, the 516 appropriate specialty section of the board, within ninety days 517 after the application was filed, shall authorize the 518 administrative section of the board to license the applicant for 519 the type of contractor's license for which the applicant 520 521 qualifies. A specialty section of the board may withdraw its authorization to the administrative section for issuance of a 522 license for good cause shown, on the condition that notice of 523 524 that withdrawal is given prior to the administrative section's issuance of the license. 525 (D)(1) Except as provided in division (D)(2) of this 526 section, if an applicant does not pass the required examination, 527

the applicant may retake the examination not less than sixty 528 days after the applicant's most recent examination. 529

(2) An applicant who does not pass the required
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(3) Solution (5) Solution
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(E) All licenses a contractor holds pursuant to this
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chapter shall expire annually on the same date, which shall be
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the expiration date of the original license the contractor
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holds. An individual holding a valid, unexpired license may
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renew the license, without reexamination, by submitting an
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application to the appropriate specialty section of the board
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not more than ninety calendar days before the expiration of the

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license, along with the renewal fee the specialty section 542 requires and proof of compliance with the applicable continuing 543 education requirements. The applicant shall provide information 544 in the renewal application satisfactory to demonstrate to the 545 appropriate specialty section that the applicant continues to 546 meet the requirements of division (B) of this section. 547

Upon application and within one calendar year after a 548 license has expired, a section may waive any of the requirements 549 for renewal of a license upon finding that an applicant 550 substantially meets the renewal requirements or that failure to 551 timely apply for renewal is due to excusable neglect. A section 552 that waives requirements for renewal of a license may impose 553 conditions upon with which the licensee is required to comply 554 and assess a late filing fee of not more than double the usual 555 renewal fee. An applicant shall satisfy any condition the 556 section imposes before a license is reissued. 557

(F) An individual holding a valid license may request the
section of the board that authorized that license to place the
license in inactive status under conditions, and for a period of
time, as that section determines.

(G) Except for the ninety-day extension provided for a license assigned to a contracting company under division (D) of section 4740.07 of the Revised Code, a license held by an individual immediately terminates upon the death of the individual.

(H) Nothing in any license issued by the Ohio construction
 industry licensing board shall be construed to limit or
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 eliminate any requirement of or any license issued by the Ohio
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 fire marshal.

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(I)(1) Subject to divisions (I)(2), (3), and (4) of this	571
section, no specialty section of the board shall adopt,	572
maintain, renew, or enforce any rule, or otherwise preclude in	573
any way, an individual from receiving or renewing a license	574
under this chapter due to any past criminal activity or	575
interpretation of moral character, except as pursuant to	576
division (B)(5)(a) of this section. If the specialty section-	577
denies an individual a license or license renewal, the reasons-	578
for such denial shall be put in writing.	579
(2) Except as otherwise provided in this division, if an	580
individual applying for a license has been convicted of or-	581
pleaded guilty to a misdemeanor that is not a crime of moral-	582
turpitude or a disqualifying offense less than one year prior to-	583
making the application, the section may use its discretion in	584
granting or denying the individual a license. Except as	585
otherwise provided in this division, if an individual applying	586
for a license has been convicted of or pleaded guilty to a	587
felony that is not a crime of moral turpitude or a disqualifying	588
offense less than three years prior to making the application,	589
the section may use its discretion in granting or denying the	590
individual a license. The provisions in this paragraph do not-	591
apply with respect to any offense unless the section, prior to-	592
September 28, 2012, was required or authorized to deny the-	593
application based on that offense.	594
In all other circumstances, the section shall follow the	595
procedures it adopts by rule that conform to division (I)(1) of	596
this section.	597
(3) In considering a renewal of an individual's license,	598
the section shall not consider any conviction or plea of guilty-	599
prior to the initial licensing. However, the board may consider	600

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a conviction or plea of guilty if it occurred after the 601 individual was initially licensed, or after the most recent 602 license renewal. 603 (4) The section may grant an individual a conditional-604 license that lasts for one year. After the one-year period has 605 606 expired, the license is no longer considered conditional, and the individual shall be considered fully licensed. 607 (I) Notwithstanding divisions (D) and (H) division (E) of 608 this section and sections 4740.04 and 4740.05 of the Revised 609 Code, the board may establish rules that amend the continuing 610 education requirements and license renewal schedule for 611 licensees as provided in or adopted pursuant to those sections 612 for the purpose of establishing a compliance incentive program. 613 These rules may include provisions for the creation of the 614 program and the qualifications, continuing education 615 requirements, and renewal schedule for the program. 616 Sec. 4740.07. (A) Except as otherwise provided in this 617 section, the administrative section of the Ohio construction 618 industry licensing board shall issue and renew all licenses 619 under this chapter in the name of the individual who meets the 620 requirements of section 4740.06 of the Revised Code. 621 (B) All individuals applying for a license under this 622 chapter shall request, at the time of applying for a license 623 that the individual's license be assigned to a contracting 624

company with whom the individual is employed on a full-time625basis. If the individual is issued a license and meets the626requirements of this section for the assignment of the license627to a contracting company, the administrative section shall628assign the license to and issue a license in the name of the629contracting company. The license assigned and issued to a630

contracting company under this division shall state the name and631position of the individual who assigned the license to the632contracting company. If a license is not assigned to a633contracting company in accordance with this division, the634appropriate specialty section of the board shall place that635license in inactive status.636

(C) During the period a contracting company holds a
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license issued under division (B) of this section, the
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administrative section shall not issue another license to the
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individual who assigned the license to the contracting company
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for the same type of contracting for which the contracting
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company utilizes the assigned license.
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643 (D) (1) If a contractor who assigned a license to a contracting company under division (B) of this section ceases to 644 be associated with the contracting company for any reason, 645 including the death of the contractor, the contractor or 646 contracting company immediately shall notify the appropriate 647 specialty section of the board of the date on which the 648 contractor ceased to be associated with the contracting company. 649 Such a license assignation is invalid according to the 650 following, as applicable: 651

(a) Ninety calendar days after the death of the652contractor;653

(b) Ninety calendar days after the contractor completes a654change of company form;655

(c) At an earlier time to which the contracting companyand the contractor agree.

(2) If a license assignation made to a contracting companybecomes invalid pursuant to division (D) (1) of this section and659

another individual has assigned a license to the contracting 660 company for the same type of contracting for which the 661 invalidated license assignation had been made, the contracting 662 company may continue to operate under the other assigned 663 license. 664

(E) Any work a contracting company conducts under the
license assigned under this section or displayed under division
(F) of section 4740.04 of the Revised Code is deemed to be
conducted under the personal supervision of the individual named
in the license and any violation of any term of the license is
deemed to have been committed by the individual named in the
license.

For the period of time during which more than one license672for the same type of contracting is assigned to a contracting673company, the appropriate specialty section of the board shall674determine under which license the violation was committed, and675any individual named in the other license shall not be held676liable for the violation.677

(F) No individual who assigns a license to a contracting company shall assign a license for the same type of contracting to another contracting company until the original license assignation is invalid pursuant to division (D) of this section.

(G) Any individual who assigns a license to a contracting
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(1) The contracting company to which the license is 687 assigned; 688

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(2) An investigator appointed by the director of commerce	689
pursuant to division (C) of section 4740.03 of the Revised Code.	690
(H) No license assigned under this section shall be	691
assigned to more than one contracting company at a time.	692
accession of more chan the constancering company as a sense.	002
Sec. 4740.11. The Ohio construction industry licensing	693
board and its sections shall deposit <u>twenty per cent of</u> all	694
receipts, fees, and fines collected under this chapter into the	695
construction industry licensing enforcement fund, which is	696
hereby created in the state treasury. The board shall use the	697
funds to enforce the provisions of this chapter. The board shall	698
deposit the remainder of the receipts, fees, and fines collected	699
under this chapter into the state treasury to the credit of the	700
industrial compliance operating fund created in section 121.084	701
of the Revised Code.	702
Sec. 4740.12. (A) Each political subdivision, district, or	703
agency of this state that oversees any type of construction for	704
which a contractor is required to be licensed under this chapter	705
shall require proof that the contractor holds a valid license	706
issued under this chapter prior to doing either of the	707
<u>following:</u>	708
(1) Registering a contractor to do work as a heating,	709
ventilating, and air conditioning contractor, electrical	710
contractor, plumbing contractor, or hydronics contractor on	711
construction, improvement, renovation, repair, or maintenance of	712
buildings;	713
(2) Issuing a building permit, or otherwise accepting or	714
approving plans and specifications in accordance with section	715
<u>3791.04 of the Revised Code, to a contractor to do work as a</u>	716
heating, ventilating, and air conditioning contractor,	717
nearly, venetiating, and all conditioning contractor,	/ _ /

refrigeration contractor, electrical contractor, plumbing 718 contractor, or hydronics contractor. 719 (B) No political subdivision, district, or agency of the 720 state may adopt an ordinance or rule that requires contractor 721 registration and the assessment of a registration or license fee-722 unless that ordinance or rule also requires any contractor who 723 registers and pays the registration or license fee to be shall_ 724 require a contractor who is licensed in the contractor's trade 725 pursuant to this chapter to meet any additional eligibility 726 requirements for registration by the political subdivision, 727 district, or agency of the state. 728 (C) Nothing in this section shall be construed to limit 729 the ability of a political subdivision, district, or agency of 730 this state to charge a registration fee or require permits, 731 approvals, or code compliance bonds. 732 (B) (D) Except as provided in division (A) (B) of this 733 section, nothing in this chapter shall be construed to limit the 734 operation of any statute or rule of this state or any ordinance 735 736 or rule of any political subdivision, district, or agency of the state that does either of the following: 737 (1) Regulates the installation, repair, maintenance, or 738 alteration of plumbing systems, hydronics systems, electrical 739 systems, heating, ventilating, and air conditioning systems, or 740 741 refrigeration systems; (2) Requires the registration and assessment of a 742 registration or license fee of tradespersons who perform 743 heating, ventilating, and air conditioning, refrigeration, 744 electrical, plumbing, or hydronics construction, improvement, 745 746 renovation, repair, or maintenance.

Sec. 4740.13. (A) (1) Except as provided in section	747
4740.131 of the Revised Code, no individual shall recklessly	748
perform any of the duties, responsibilities, or functions of a	749
heating, ventilating, and air conditioning contractor,	750
refrigeration contractor, electrical contractor, plumbing	751
contractor, or hydronics contractor, other than for the	752
individual's primary residence, unless that individual is	753
licensed under this chapter or unless the individual is employed	754
by a contractor licensed under this chapter.	755
(2) No person shall <u>recklessly</u> act as or claim to be a	756
type of contractor that this chapter licenses unless that person	757
	758
holds or has been assigned a license issued pursuant to this	
chapter for the type of contractor that person is acting as or	759
claiming to be.	760
(B) Upon the request of the appropriate specialty section	761
of the Ohio construction industry licensing board, the attorney	762
general may bring a civil action for appropriate relief,	763
including but not limited to a temporary restraining order or	764
permanent injunction in the court of common pleas of the county	765
where the unlicensed person resides or is acting as or claiming	766
to be a licensed contractor.	767
(C) After a finding, pursuant to a review and	768
investigation, that a person has violated division (A)(1) or (2)	769
of this section, the appropriate specialty section may file a	770
complaint against an unlicensed person with the appropriate	771
local prosecutor for criminal prosecution.	772
(D) A contractor licensed under this chapter may install,	773
service, and maintain the related or interfaced control wiring	774

service, and maintain the related or interfaced control wiring 774 for equipment and devices related to their specific license, on 775 the condition that the control wiring is less than twenty-five 776 volts. 777 (D) (E) A person is not an electrical contractor subject 778 to licensure under this chapter for work that is limited to the 779 construction, improvement, renovation, repair, testing, or 780 maintenance of the following systems using less than fifty volts 781 of electricity: fire alarm or burglar alarm, cabling, tele-data 782 sound, communication, and landscape lighting and irrigation. 783 Sec. 4740.131. Nothing in this chapter shall be construed 784 to prohibit do either of the following: 785 (A) Prohibit a contractor from leasing, on a temporary or 786 permanent basis, an employee from a professional employer 787 organization, as defined by section 4125.01 of the Revised Code, 788 or from a temporary agency to perform work under the direct 789 supervision of the contractor; 790 (B) Require a direct labor subcontractor to be licensed 791 under this chapter. 792 Sec. 4740.14. (A) There is hereby created within the 793 department of commerce the residential construction advisory 794 committee consisting of nine persons the director of commerce 795 appoints. The advisory committee shall be made up of the 796 797 following members: (1) Three shall be general contractors who have recognized 798 ability and experience in the construction of residential 799 buildings. 800 (2) Two shall be building officials who have experience 801 administering and enforcing a residential building code. 802 (3) One, chosen from a list of three names the Ohio fire 803 chief's association submits, shall be from the fire service 804

certified as a fire safety inspector who has at least ten years 805 of experience enforcing fire or building codes. 806 (4) One shall be a residential contractor who has 807 recognized ability and experience in the remodeling and 808 construction of residential buildings. 809 (5) One shall be an architect registered pursuant to 810 Chapter 4703. of the Revised Code, with recognized ability and 811 experience in the architecture of residential buildings. 812 (6) One, chosen from a list of three names the Ohio 813 municipal league submits to the director, shall be a mayor of a 814 815 municipal corporation in which the Ohio residential building code is being enforced in the municipal corporation by a 816 certified building department. 817 (B) Terms of office shall be for three years, with each 818 term ending on the date three years after the date of 819 appointment. Each member shall hold office from the date of 820 appointment until the end of the term for which the member was 821 appointed. Vacancies shall be filled in the manner provided for 822 initial appointments. Any member appointed to fill a vacancy in 823 an unexpired term shall hold office for the remainder of that 824 term. 825 826 (C) The advisory committee shall do all of the following: (1) Recommend to the board of building standards a 827 building code for residential buildings. The committee shall 828

recommend a code that it may model on a residential building

code a national model code organization issues, with adaptations

necessary to implement the code in this state. If the board of

recommends, the committee shall revise the code and resubmit it

building standards decides not to adopt a code the committee

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until the board adopts a code the committee recommends as the	834
state residential building code;	835
(2) Advise the board regarding the establishment of	836
standards for certification of building officials who enforce	837
the state residential building code;	838
(3) Assist the board in providing information and guidance	839
to residential contractors and building officials who enforce	840
the state residential building code;	841
(4) Advise the board regarding the interpretation of the	842
state residential building code;	843
(5) Provide other assistance the committee considers	844
necessary;	845
(6) Provide the board with a written report of the	846
committee's findings for each consideration required by division	847
(D) of this section.	848
(D) The committee shall not make its recommendation to the	849
board pursuant to divisions (C)(1), (2), and (4) of this section	850
until the advisory committee has considered all of the	851
following:	852
(1) The impact that the state residential building code	853
may have upon the health, safety, and welfare of the public;	854
(2) The economic reasonableness of the residential	855
building code;	856
(3) The technical feasibility of the residential building	857
code;	858
(4) The financial impact that the residential building	859
code may have on the public's ability to purchase affordable	860

housing.

(E) The advisory committee may provide the board with any
rule the committee recommends to update or amend the state
residential building code or any rule that the committee
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recommends to update or amend the state residential building
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code after receiving a petition described in division (A) (2) of
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section 3781.12 of the Revised Code.

(F) Members of the advisory committee shall receive no 868 salary for the performance of their duties as members, but shall 869 receive their actual and necessary expenses incurred in the 870 performance of their duties as members of the advisory committee 871 and shall receive a per diem for each day in attendance at an 872 official meeting of the committee, to be paid from the 873 industrial compliance operating fund in the state treasury, 874 using fees collected in connection with residential buildings 875 pursuant to division $\frac{F}{2}$ (E) (2) of section 3781.102 of the 876 Revised Code and deposited in that fund. 877

(G) The advisory committee is not subject to sections 101.82 to 101.87 of the Revised Code.

(H) Serving as a member of the residential construction
advisory committee does not constitute holding a public office
or position of employment under the laws of this state and
service on the committee does not constitute grounds for
removing a committee member from a public office or position of
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employment.

Sec. 4740.16. (A) An investigator appointed by the886director of commerce pursuant to division (C) of section 4740.03887of the Revised Code, on behalf of the appropriate specialty888section of the Ohio construction industry licensing board may889

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investigate any person who allegedly has violated section	890
4740.13 of the Revised Code. If,	891
(1) The director may limit the investigation to areas or	892
activities related only to licenses, permits, or approvals.	893
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(2) Any person who wishes to make a complaint against a	894
person who allegedly has violated section 4740.13 of the Revised	895
Code shall submit the complaint in writing to the appropriate	896
section of the board within one year after the date of the	897
action or event upon which the complaint is based.	898
(B) If, after an investigation pursuant to section 4740.05	899
of the Revised Code, the appropriate specialty section, or	900
section's designee, determines that reasonable evidence exists	901
that a person has violated section 4740.13 of the Revised Code,	902
the appropriate specialty section <u>or investigator</u> shall send a	903
written notice to that person in the same manner as prescribed	904
in section 119.07 of the Revised Code for licensees.	905
(B) The (C) Except as provided in division (E) of this	906
section, the appropriate specialty section shall hold a hearing	907
regarding the alleged violation in the same manner prescribed	908
for an adjudication hearing under section 119.09 of the Revised	909
Code. If the appropriate specialty section, after the hearing,	910
determines a violation has occurred, the appropriate specialty	911
section, upon an affirmative vote of a majority of its members,	912
may impose a fine on the person, not exceeding one thousand	913
dollars per violation per day and may file a complaint against	914
the person with the appropriate local prosecutor for criminal	915
prosecution. The appropriate specialty section's determination	916
is an order that the person may appeal in accordance with	917
section 119.12 of the Revised Code.	918

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(C) (D) If the appropriate specialty section assesses a 919 person a civil penalty for a violation of section 4740.13 of the 920 Revised Code and the person fails to pay that civil penalty 921 within the time period prescribed by the appropriate specialty 922 section, the appropriate specialty section shall forward to the 923 attorney general the name of the person and the amount of the 924 civil penalty for the purpose of collecting that civil penalty. 925 In addition to the civil penalty assessed pursuant to this 926 section, the person also shall pay any fee assessed by the 927 attorney general for collection of the civil penalty. 928

(D) (E) If a person fails to request a hearing within 929 thirty days after the date the appropriate specialty section, in 930 accordance with section 119.07 of the Revised Code, notifies the 931 person of the section's intent to act against the person under 932 division (A) (B) of this section, the section, by majority vote 933 of a quorum of the section members, may take the action against 934 a person without holding an adjudication hearing. 935

Sec. 4764.03. Section 4764.02 of the Revised Code does not 936 apply to any person described as follows if the person is acting 937 within the scope of practice of the person's respective 938 profession: 939

(A) A person who is employed by or whose services
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otherwise are retained by this state or a political subdivision
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of this state for the purpose of enforcing building codes;
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(B) A person holding a valid certificate to practice943architecture issued under Chapter 4703. of the Revised Code;944

(C) A person registered as a professional engineer under945Chapter 4733. of the Revised Code;946

(D) A heating, ventilating, and air conditioning 947

contractor, refrigeration contractor, electrical contractor,948plumbing contractor, or hydronics contractor who is licensed949under Chapter 4740. or section 3781.102 of the Revised Code or950who is licensed or registered under section 715.27 of the951Revised Code;952

(E) A real estate broker, real estate salesperson, foreign
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real estate dealer, or foreign real estate salesperson who is
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licensed under Chapter 4735. of the Revised Code;
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(F) A real estate appraiser who is licensed under Chapter 4763. of the Revised Code;

(G) A public insurance adjuster who holds a valid
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certificate of authority issued under Chapter 3951. of the
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Revised Code or an employee or representative of an insurer
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licensed to transact business in this state under Title XXXIX of
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the Revised Code who conducts an inspection of any property or
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structure for purposes related to the business of insurance;
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(H) A commercial applicator of pesticide who is licensed964under Chapter 921. of the Revised Code.965

Section 2. That existing sections 715.27, 3781.102,9664740.01, 4740.03, 4740.04, 4740.05, 4740.06, 4740.07, 4740.11,9674740.12, 4740.13, 4740.131, 4740.14, 4740.16, and 4764.03 of the968Revised Code are hereby repealed.969

Section 3. Notwithstanding division (A) of section 4740.13 970 of the Revised Code which, as a result of amendments made by 971 this act, prohibits a person from performing any residential 972 construction duties with respect to heating, ventilating, and 973 air conditioning; refrigeration; electrical; plumbing; or 974 hydronics without a license, a person may perform those 975 residential construction duties without a license until six 976

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months after the effective date of this act.

Section 4. (A) Notwithstanding division (C) of section 978 4740.06 of the Revised Code, the appropriate specialty section 979 of the Construction Industry Licensing Board may authorize the 980 administrative section of the Board to issue a license under 981 section 4740.06 of the Revised Code to an applicant without 982 requiring the applicant to pass the examination if the applicant 983 applies for licensure within six months after the effective date 984 of this act and all of the following apply: 985

(1) The applicant meets either of the following requirements:

(a) The applicant holds a valid and unexpired registration or license issued in the specialty trade by a municipality, county, or health department of this state prior to the effective date of this act.

(b) The applicant has been actively engaged as a 992 residential heating, ventilating, and air conditioning 993 contractor, refrigeration contractor, electrical contractor, 994 plumbing contractor, or hydronics contractor for at least three 995 996 consecutive years immediately preceding the effective date of this act. The applicant shall submit to the Board records from 997 the contracting company with which the applicant is associated 998 and shall satisfy the qualifications necessary to take the 999 examination under division (B) of section 4740.06 of the Revised 1000 Code. The records submitted shall include tax returns and other 1001 evidence necessary to verify that the applicant has met the 1002 experience requirements of division (A)(1)(b) of this section. 1003 The qualifications necessary to take the examination may include 1004 other experience acceptable to the appropriate specialty section 1005 of the Board. The application shall be reviewed by at least 1006

three members of the appropriate section of the Board. 1007 (2) The applicant pays an application fee of fifty 1008 dollars. 1009 (3) The applicant identifies the contracting company with 1010 which the applicant is associated as a full-time officer, 1011 proprietor, or partner to which the applicant's license will be 1012 assigned pursuant to section 4740.07 of the Revised Code. 1013 1014 (4) The applicant complies with section 4740.061 of the Revised Code. 1015 (5) The applicant submits to the appropriate specialty 1016 section evidence of all of the following: 1017 (a) Current contractor's liability insurance in the name 1018 of a single company under which the applicant is a primary 1019 insured. The liability insurance shall be in an amount of not 1020 less than five hundred thousand dollars including complete 1021 operations coverage. 1022 (b) Compliance with Chapters 4121., 4123, 4127., 4131., 1023 and 4141. of the Revised Code; 1024 (c) Compliance with any other requirements the Board 1025 determines to be necessary. 1026 (6) The applicant has not done any of the following: 1027 (a) Been convicted of or pleaded guilty to a crime of 1028 moral turpitude or a disqualifying offense as those terms are 1029 defined in section 4776.10 of the Revised Code; 1030 (b) Violated Chapter 4740. of the Revised Code or any rule 1031 adopted pursuant to it; 1032 (c) Obtained or renewed a license issued pursuant to 1033

Chapter 4740. of the Revised Code, or any order, ruling, or 1034 authorization of the Ohio Construction Industry Licensing Board 1035 or a section of the Board by fraud, misrepresentation, or 1036 deception; 1037

(d) Engaged in fraud, misrepresentation, or deception in1038the conduct of business.

(B) The appropriate specialty section shall act on an
application submitted pursuant to division (A) of this section
within ninety days after the applicant submitted a completed
application under that division. The specialty section may
withdraw its authorization to the administrative section for
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issuance of a license for good cause shown at any time before
the administrative section issues the license.

(C) The Board shall issue a universal license to any 1047 person that holds a license issued by the Ohio Construction 1048 Industry Licensing Board, in good standing, as a heating, 1049 ventilating, and air conditioning contractor, refrigeration 1050 contractor, electrical contractor, plumbing contractor, or 1051 hydronics contractor immediately prior to the effective date of 1052 this act. A license issued under this division shall be 1053 1054 effective for the term of the license that it replaced.

Section 5. Section 4740.06 of the Revised Code is 1055 presented in this act as a composite of the section as amended 1056 by both Am. Sub. H.B. 486 and Sub. S.B. 78 of the 130th General 1057 Assembly. The General Assembly, applying the principle stated in 1058 division (B) of section 1.52 of the Revised Code that amendments 1059 are to be harmonized if reasonably capable of simultaneous 1060 operation, finds that the composite is the resulting version of 1061 the section in effect prior to the effective date of the section 1062 as presented in this act. 1063