## As Introduced

132nd General Assembly Regular Session 2017-2018

H. B. No. 490

**Representative Stein** 

**Cosponsors: Representatives Kick, Riedel** 

## A BILL

To amend sections 3733.41, 3733.42, 3733.43,	1
3733.44, 3733.45, 3733.47, 3733.48, and 3781.06	2
and to enact section 3733.461 of the Revised	3
Code to exempt certain residential buildings	4
from agricultural labor camp licensing.	5

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

Section 1. That sections 3733.41, 3733.42, 3733.43,	6
3733.44, 3733.45, 3733.47, 3733.48, and 3781.06 be amended and	7
section 3733.461 of the Revised Code be enacted to read as	8
follows:	9
Sec. 3733.41. As used in sections 3733.41 to 3733.49 of	10
the Revised Code:	11
(A) "Agricultural labor camp" means one or more buildings	12
or structures, trailers, tents, or vehicles, together with any	13
or structures, trailers, tents, or vehicles, together with any land appertaining thereto, established, operated, or used as	13 14
land appertaining thereto, established, operated, or used as	14
land appertaining thereto, established, operated, or used as temporary living quarters for two or more families or five or	14 15

hotel or motel, or a manufactured home park regulated pursuant 19 to sections 4781.26 to 4781.52 of the Revised Code, and rules 20 adopted thereunder. 21 (B) "Board of health" means the board of health of a city 22 or general health district or the authority having the duties of 23 a board of health in any city as authorized by section 3709.05 24 of the Revised Code or an authorized representative of the board 25 of health. 26 (C) <u>"Certificate of exemption" means a certificate of</u> 27 exemption issued to an agricultural labor camp operator for a 28 residential building in accordance with division (A)(4) of 29 section 3744.43 of the Revised Code. 30 (D) "Director" means the director of health or the 31 authorized representative of the director of health. 32 (D) "Licensor" means the director of health. 33 (E) "Person" means the state, any political subdivision, 34 public or private corporation, partnership, association, trust, 35 individual, or other entity. 36 (F) "Residential building" means a one-family, two-family, 37 or three-family dwelling house, and any accessory structure 38 incidental to that dwelling house, either owned or leased by an 39 agricultural labor camp operator who is using the building as an 40 agricultural labor camp. 41 Sec. 3733.42. (A) The director of health, subject to 42 sections 119.01 to 119.13 of the Revised Code, shall adopt rules 43 having a uniform application throughout the state, governing the 44 issuance of licenses, location, layout, construction, approval 45 of plans, sanitation, safety, operation, use, and maintenance of 46

agricultural labor camps. The rules shall establish minimum

Page 2

standards of habitability with which a licensee shall comply in
operating an agricultural labor camp. The rules shall establish,
beyond minimum standards of habitability, additional standards
of habitability for those camps and shall establish priorities
for those additional standards with which a licensee may
voluntarily comply.

(B) The director of health, subject to Chapter 119. of the Revised Code, shall adopt rules relating to the inspection of residential buildings.

(C) In addition to meeting the requirements of section 57 119.03 of the Revised Code, the director of health shall mail a 58 notice of the date, time, and place of any hearing on the 59 adoption, amendment, or rescission of such rules and the full 60 text of the proposed rule, amendment, or rule to be rescinded, 61 at least thirty days prior to the hearing date, to all persons 62 currently authorized or licensed to operate camps by the 63 department of health, or authorized or licensed to operate camps 64 in the previous calendar year, or who hold a certificate of 65 exemption issued under division (A)(4) of section 3733.43 of the 66 Revised Code, either currently or in the previous calendar year. 67

**Sec. 3733.43.** (A) (1) Except as provided in division (A) (2) 68 of this section or otherwise provided in this division, prior to 69 the fifteenth day of April in each year, every person who 70 intends to operate an agricultural labor camp shall make 71 application to the licensor director of health for a license to 72 73 operate such camp, effective for the calendar year in which it is issued. The licensor director of health may accept an 74 application on or after the fifteenth day of April. The license 75 fees specified in this division shall be submitted to the 76 licensor director of health with the application for a license. 77

54

55

No agricultural labor camp shall be operated in this state 78 without a license. Any person operating an agricultural labor 79 camp without a current and valid agricultural labor camp license 80 is not excepted from compliance with sections 3733.41 to 3733.49 81 of the Revised Code by holding a valid and current hotel 82 license. Each person proposing to open an agricultural labor 83 camp shall submit with the application for a license any plans 84 required by any rule adopted under section 3733.42 of the 85 Revised Code. For any license issued on or after July 1, 2009, 86 the annual license fee is one hundred fifty dollars, unless the 87 application for a license is made on or after the fifteenth day 88 of April in any given year, in which case the annual license fee 89 is one hundred sixty-six dollars. For any license issued on or 90 after July 1, 2009, an additional fee of twenty dollars per 91 housing unit per year shall be assessed to defray the costs of 92 enforcing sections 3733.41 to 3733.49 of the Revised Code, 93 unless the application for a license is made on or after the 94 fifteenth day of April in any given year, in which case an 95 additional fee of forty-two dollars and fifty cents per housing 96 unit shall be assessed. All fees collected under this division 97 shall be deposited in the state treasury to the credit of the 98 general operations fund created in section 3701.83 of the 99 Revised Code and shall be used for the administration and 100 enforcement of sections 3733.41 to 3733.49 of the Revised Code 101 and rules adopted thereunder. 102

(2) Division (A) (1) of this section does not apply to a103person who provides housing in a residential building that is104available to the general public and who provides housing to105persons intending to engage in or engaged in agriculture or106related food processing of the same character and on the same or107comparable terms and conditions as is provided to the general108

Page 4

public, provided that the housing complies with both of the	109
following:	110
(a) Either of the following:	111
(i) The state residential building code adopted by the	112
board of building standards under section 3781.10 of the Revised	113
Code;	114
(ii) The local residential building code adopted by a	115
local governing authority as described in section 3781.01 of the	116
Revised Code.	117
(b) The minimum occupational safety and health	118
administration standards for temporary labor camps set forth in	119
<u>29 C.F.R. part 1910.142.</u>	120
(3) If there is any conflict between division (A)(2)(a)	121
and (b) of this section, compliance with division (A)(2)(b) of	122
this section shall control.	123
(4) A residential building shall be inspected in	124
accordance with section 3733.45 of the Revised Code and any	125
rules adopted by the director pursuant to division (B) of	126
section 3733.42 of the Revised Code. If the director finds the	127
residential building is in compliance with the requirements	128
established under division (A)(2) of this section and related	129
rules, the director shall issue the operator a certificate of	130
exemption.	131
(5) Chapter 5321. of the Revised Code shall not apply to	132
living quarters provided in accordance with this section.	133
(B) Any license or certificate of exemption under this	134
section may be denied, suspended, or revoked by the <del>licensor</del>	135
<u>director of health for violation of sections 3733.41 to 3733.49</u>	136

of the Revised Code or the rules adopted thereunder. Unless 137 there is an immediate serious public health hazard, no denial, 138 suspension, or revocation of a license<u>or certificate of</u> 139 exemption shall be made effective until the person operating the 140 agricultural labor camp has been given notice in writing of the 141 specific violations and a reasonable time to make corrections. 142 When the <del>licensor</del> director of health determines that an 143 immediate serious public health hazard exists, the licensor 144 director shall issue an order denying or suspending the license 145 without a prior hearing. 146 147 (C) All proceedings under this section are subject to

Chapter 119. of the Revised Code except as provided in section 148 3733.431 of the Revised Code. 149

(D) Every occupant of an agricultural labor camp shall
 keep that part of the dwelling unit, and premises thereof, that
 the occupant occupies and controls in a clean and sanitary
 152
 condition.

Sec. 3733.44. Application for an agricultural labor camp154license shall be made to the licensor director of health on155forms prescribed and furnished by the director.156

Sec. 3733.45. (A) The licensor director of health shall 157 inspect all agricultural labor camps and shall require 158 compliance with sections 3733.41 to 3733.49 of the Revised Code 159 and the rules adopted thereunder prior to the issuance of a 160 license or certificate of exemption. Upon receipt of a complaint 161 from the migrant agricultural ombudsperson or upon the basis of 162 a licensor's the director's own information that an agricultural 163 labor camp is operating without a license or certificate of 164 exemption, the licensor director shall inspect the camp. If the 165 camp is operating without a license or certificate of exemption, 166

the licensor director shall require the camp to comply with167sections 3733.41 to 3733.49 of the Revised Code and the rules168adopted under those sections. No license shall be issued unless169results of water supply tests indicate that the water supply170meets required standards or if any violations exist concerning171sanitation, drainage, or habitability of housing units.172

(B) The licensor director of health shall, upon issuance 173 of each license and certificate of exemption, distribute posters 174 containing the toll-free telephone number of the migrant 175 agricultural ombudsperson established in section 3733.49 of the 176 Revised Code and information in English and Spanish describing 177 the purpose of the ombudsperson's office, as provided in that 178 section. The licensor director shall provide at least two 179 posters to the licensee or person who holds the certificate of 180 exemption, one for the licensee's personal use and at least one 181 that shall be posted in a conspicuous place within the camp. 182

(C) The licensor director of health may, upon proper
identification to the operator or the operator's agent, enter on
any property or into any structure at any reasonable time for
the purpose of making inspections required by this section.

The licensor director shall make at least one inspection187prior to licensing or issuing a certificate of exemption. The188licensor director shall make such other inspections as the189licensor director considers necessary to enforce sections1903733.41 to 3733.49 of the Revised Code adequately.191

(D) Any plans submitted to the licensor director of health
192
shall be in compliance with rules adopted pursuant to section
3733.42 of the Revised Code and shall be approved or disapproved
194
within thirty days after they are filed.

(E) The <del>licensor</del> director of health shall issue an annual 196 report that shall accurately reflect the results of that year's 197 inspections, including, but not limited to, numbers of 198 inspections, number of violations found, and action taken in 199 regard to violations. The report shall also include an 200 assessment of any problems found in that year and proposed 201 solutions for them. 202 Sec. 3733.461. (A) A person providing housing in a 203 residential building shall provide a notice to each occupant in 204 each residential building regarding the terms and conditions of 205 occupancy, which shall include all the following information: 206 (1) The rent or any other financial obligation required of 207 the occupant, including whether the residential building is 208 provided for free; 209 (2) The method in which the rent or financial obligation 210 will be collected; 211 212 (3) Whether a damage deposit is required, and if so, how much, and the conditions in which the deposit will be returned 213 or forfeited; 214 (4) The rules for living in the residential building; 215 (5) The occupancy limits of the residential building; 216 (6) The requirements for cleaning care of the residential 217 building; 218 (7) In the event of an eviction, a statement regarding how 219 much notice an occupant shall receive before being evicted. 220 (B) The notice required under division (A) of this section 221 shall be written in both English and in a language the occupants 222 living in the residential building understand, if the occupants' 223

Page 8

native language is not English. The person providing the housing	224
shall cause the notice to be either posted in a conspicuous	225
place in the residential building or given to the occupant on or	226
before the first day of occupancy.	227
Sec. 3733.47. The attorney general, or the prosecuting	228
attorney of the county, or the city director of law shall upon	229
complaint of the licensor director of health prosecute to	230
termination or bring an action for a temporary restraining order	230
or preliminary or permanent injunction against any person	231
violating sections 3733.41 to 3733.49 of the Revised Code or the	233
rules adopted thereunder. The common pleas court in which an	234
action for a temporary restraining order or preliminary or	235
permanent injunction is filed has the jurisdiction to grant such	236
relief upon a showing that the respondent named in the complaint	237
is in violation of sections 3733.41 to 3733.49 of the Revised	238
Code or the rules adopted thereunder.	239
Sec. 3733.48. No person shall <u>recklessly</u> violate sections	240
3733.41 to 3733.471 of the Revised Code or the rules adopted	241
thereunder.	242
Sec. 3781.06. (A)(1) Any building that may be used as a	243
place of resort, assembly, education, entertainment, lodging,	244
dwelling, trade, manufacture, repair, storage, traffic, or	245
occupancy by the public, any residential building, and all other	246
buildings or parts and appurtenances of those buildings erected	247
within this state, shall be so constructed, erected, equipped,	248
and maintained that they shall be safe and sanitary for their	249
intended use and occupancy.	250
	200
(2) Nothing in soctions 3781 06 to 3781 18 and 3791 04 of	251

(2) Nothing in sections 3781.06 to 3781.18 and 3791.04 of
(2) Nothing in sections 3781.06 to 3781.18 and 3791.04 of
(2) the Revised Code shall be construed to limit the power of the
(2) division of industrial compliance of the department of commerce
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 251
(2) 252
(2) 252
(2) 253

Page 9

to adopt rules of uniform application governing manufactured254home parks pursuant to section 4781.26 of the Revised Code.255

(B) Sections Except as provided under division (A)(2) of section 3733.43 of the Revised Code, sections 3781.06 to 3781.18 and 3791.04 of the Revised Code do not apply to either of the following:

(1) Buildings or structures that are incident to the use 260 for agricultural purposes of the land on which the buildings or 261 262 structures are located, provided those buildings or structures are not used in the business of retail trade. For purposes of 263 this division, a building or structure is not considered used in 264 the business of retail trade if fifty per cent or more of the 265 gross income received from sales of products in the building or 266 structure by the owner or operator is from sales of products 267 produced or raised in a normal crop year on farms owned or 268 operated by the seller. 269

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

(C) As used in sections 3781.06 to 3781.18 and 3791.04 of 276 the Revised Code: 277

(1) "Agricultural purposes" include agriculture, farming,
(1) "Agricultural purposes" include agriculture, farming,
(278
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
(279
<li

256

257

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

(3) "Industrialized unit" means a building unit or assembly of closed construction fabricated in an off-site facility, that is substantially self-sufficient as a unit or as part of a greater structure, and that requires transportation to the site of intended use. "Industrialized unit" includes units installed on the site as independent units, as part of a group of units, or incorporated with standard construction methods to form a completed structural entity. "Industrialized unit" does not include a manufactured home as defined by division (C) (4) of this section or a mobile home as defined by division (0) of section 4501.01 of the Revised Code.

(4) "Manufactured home" means a building unit or assembly 298 of closed construction that is fabricated in an off-site 299 facility and constructed in conformance with the federal 300 construction and safety standards established by the secretary 301 of housing and urban development pursuant to the "Manufactured 302 Housing Construction and Safety Standards Act of 1974," 88 Stat. 303 700, 42 U.S.C.A. 5401, 5403, and that has a permanent label or 304 tag affixed to it, as specified in 42 U.S.C.A. 5415, certifying 305 compliance with all applicable federal construction and safety 306 standards. 307

(5) "Permanent foundation" means permanent masonry,
308
concrete, or a footing or foundation approved by the division of
309
industrial compliance of the department of commerce pursuant to
Chapter 4781. of the Revised Code, to which a manufactured or
311
mobile home may be affixed.
312

287

288

289

290

291 292

293

294

295

296

manufactured home that meets all of the following criteria:	314
(a) The structure is affixed to a permanent foundation and	315
is connected to appropriate facilities;	316
(b) The structure, excluding any addition, has a width of	317
at least twenty-two feet at one point, a length of at least	318
twenty-two feet at one point, and a total living area, excluding	319
garages, porches, or attachments, of at least nine hundred	320
square feet;	321
(c) The structure has a minimum 3:12 residential roof	322
pitch, conventional residential siding, and a six-inch minimum	323
eave overhang, including appropriate guttering;	324
(d) The structure was manufactured after January 1, 1995;	325
(e) The structure is not located in a manufactured home	326
park as defined by section 4781.01 of the Revised Code.	327
(7) "Safe," with respect to a building, means it is free	328
from danger or hazard to the life, safety, health, or welfare of	329
persons occupying or frequenting it, or of the public and from	330
danger of settlement, movement, disintegration, or collapse,	331
whether such danger arises from the methods or materials of its	332
construction or from equipment installed therein, for the	333
purpose of lighting, heating, the transmission or utilization of	334
electric current, or from its location or otherwise.	335
(8) "Sanitary," with respect to a building, means it is	336
free from danger or hazard to the health of persons occupying or	337
frequenting it or to that of the public, if such danger arises	338
from the method or materials of its construction or from any	339
equipment installed therein, for the purpose of lighting,	340
heating, ventilating, or plumbing.	341

(6) "Permanently sited manufactured home" means a

Page 12

(9) "Residential building" means a one-family, two-family,	342
or three-family dwelling house, and any accessory structure	343
incidental to that dwelling house. "Residential building"	344
includes a one-family, two-family, or three-family dwelling	345
house that is used as a model to promote the sale of a similar	346
dwelling house. "Residential building" does not include an	347
industrialized unit as defined by division (C)(3) of this	348
section, a manufactured home as defined by division (C)(4) of	349
this section, or a mobile home as defined by division (O) of	350
section 4501.01 of the Revised Code.	351
(10) "Nonresidential building" means any building that is	352
not a residential building or a manufactured or mobile home.	353
(11) "Accessory structure" means a structure that is	354
attached to a residential building and serves the principal use	355
of the residential building. "Accessory structure" includes, but	356
is not limited to, a garage, porch, or screened-in patio.	357
Section 2. That existing sections 3733.41, 3733.42,	358
3733.43, 3733.44, 3733.45, 3733.47, 3733.48, and 3781.06 of the	359
Revised Code are hereby repealed.	360