#### As Introduced

# 134th General Assembly Regular Session 2021-2022

H. B. No. 107

### Representative Baldridge

Cosponsors: Representatives Young, T., Sweeney, Cross, Abrams, Ghanbari

## A BILL

То	amend sections 119.12, 121.084, 4105.01, and	1
	4105.10 and to enact sections 4105.30, 4785.01,	2
	4785.02, 4785.021, 4785.03, 4785.04, 4785.041,	3
	4785.05, 4785.051, 4785.06, 4785.07, 4785.08,	4
	4785.09, 4785.091, 4785.092, and 4785.99 of the	5
	Pavised Code to revise the Flavetor Law	6

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

Section 1. That sections 119.12, 121.084, 4105.01, and	7
4105.10 be amended and sections 4105.30, 4785.01, 4785.02,	8
4785.021, 4785.03, 4785.04, 4785.041, 4785.05, 4785.051,	9
4785.06, 4785.07, 4785.08, 4785.09, 4785.091, 4785.092, and	10
4785.99 of the Revised Code be enacted to read as follows:	11
Sec. 119.12. (A) (1) Except as provided in division (A) (2)	12
or (3) of this section, any party adversely affected by any	13
order of an agency issued pursuant to an adjudication denying an	14
applicant admission to an examination, or denying the issuance	15
or renewal of a license or registration of a licensee, or	16
revoking or suspending a license, or allowing the payment of a	17
forfeiture under section 4301.252 of the Revised Code, or	18

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imposing a civil penalty under section 4785.091 of the Revised	19
<pre>Code may appeal from the order of the agency to the court of</pre>	20
common pleas of the county in which the place of business of the	21
licensee is located or the county in which the licensee is a	22
resident.	23
(2) An appeal from an order described in division (A)(1)	24
of this section issued by any of the following agencies shall be	25
made to the court of common pleas of Franklin county:	26
(a) The liquor control commission;	27
(b) The Ohio casino control commission 7:	28
(c) The state medical board;	29
(e) (d) The state chiropractic board;	30
(d)(e) The board of nursing;	31
(e)(f) The bureau of workers' compensation regarding	32
participation in the health partnership program created in	33
sections 4121.44 and 4121.441 of the Revised Code;	34
(g) The elevator safety review board.	35
(3) If any party appealing from an order described in	36
division (A)(1) of this section is not a resident of and has no	37
place of business in this state, the party may appeal to the	38
court of common pleas of Franklin county.	39
(B) Any party adversely affected by any order of an agency	40
issued pursuant to any other adjudication may appeal to the	41
court of common pleas of Franklin county, except that appeals	42
from orders of the fire marshal issued under Chapter 3737. of	43
the Revised Code may be to the court of common pleas of the	44
county in which the building of the aggrieved person is located	45

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and except that appeals under division (B) of section 124.34 of the Revised Code from a decision of the state personnel board of review or a municipal or civil service township civil service commission shall be taken to the court of common pleas of the county in which the appointing authority is located or, in the case of an appeal by the department of rehabilitation and correction, to the court of common pleas of Franklin county.

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- (C) This section does not apply to appeals from the 53 department of taxation. 54
- (D) Any party desiring to appeal shall file a notice of 55 appeal with the agency setting forth the order appealed from and 56 stating that the agency's order is not supported by reliable, 57 probative, and substantial evidence and is not in accordance 58 with law. The notice of appeal may, but need not, set forth the 59 specific grounds of the party's appeal beyond the statement that 60 the agency's order is not supported by reliable, probative, and 61 substantial evidence and is not in accordance with law. The 62 notice of appeal shall also be filed by the appellant with the 63 court. In filing a notice of appeal with the agency or court, 64 the notice that is filed may be either the original notice or a 6.5 copy of the original notice. Unless otherwise provided by law 66 relating to a particular agency, notices of appeal shall be 67 filed within fifteen days after the mailing of the notice of the 68 agency's order as provided in this section. For purposes of this 69 paragraph, an order includes a determination appealed pursuant 70 to division (C) of section 119.092 of the Revised Code. The 71 amendments made to this paragraph by Sub. H.B. 215 of the 128th 72 general assembly are procedural, and this paragraph as amended 73 by those amendments shall be applied retrospectively to all 74 appeals pursuant to this paragraph filed before September 13, 75 2010, but not earlier than May 7, 2009, which was the date the 76

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supreme court of Ohio released its opinion and judgment in	77
Medcorp, Inc. v. Ohio Dep't. of Job and Family Servs. (2009)	, 78
121 Ohio St.3d 622.	79
(E) The filing of a notice of appeal shall not	80
automatically operate as a suspension of the order of an age	ency. 81
If it appears to the court that an unusual hardship to the	82
appellant will result from the execution of the agency's ord	ler 83
pending determination of the appeal, the court may grant a	84
suspension and fix its terms. If an appeal is taken from the	85
judgment of the court and the court has previously granted a	86
suspension of the agency's order as provided in this section	87
the suspension of the agency's order shall not be vacated an	d 88
shall be given full force and effect until the matter is fin	ally 89
adjudicated. No renewal of a license or permit shall be deni	ed 90
by reason of the suspended order during the period of the ap	peal 91
from the decision of the court of common pleas. In the case	of 92
an appeal from the Ohio casino control commission, the state	93
medical board, or the state chiropractic board, the court ma	.y 94
grant a suspension and fix its terms if it appears to the co	ourt 95
that an unusual hardship to the appellant will result from t	he 96
execution of the agency's order pending determination of the	97
appeal and the health, safety, and welfare of the public wil	.1 98

(F) The final order of adjudication may apply to any renewal of a license or permit which has been granted during the period of the appeal.

not be threatened by suspension of the order. This provision

consider in determining whether to suspend an order of any other

shall not be construed to limit the factors the court may

agency pending determination of an appeal.

(G) Notwithstanding any other provision of this section,

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any order issued by a court of common pleas or a court of	107
appeals suspending the effect of an order of the liquor control	108
commission issued pursuant to Chapter 4301. or 4303. of the	109
Revised Code that suspends, revokes, or cancels a permit issued	110
under Chapter 4303. of the Revised Code or that allows the	111
payment of a forfeiture under section 4301.252 of the Revised	112
Code shall terminate not more than six months after the date of	113
the filing of the record of the liquor control commission with	114
the clerk of the court of common pleas and shall not be	115
extended. The court of common pleas, or the court of appeals on	116
appeal, shall render a judgment in that matter within six months	117
after the date of the filing of the record of the liquor control	118
commission with the clerk of the court of common pleas. A court	119
of appeals shall not issue an order suspending the effect of an	120
order of the liquor control commission that extends beyond six	121
months after the date on which the record of the liquor control	122
commission is filed with a court of common pleas.	123

(H) Notwithstanding any other provision of this section, 124 any order issued by a court of common pleas or a court of 125 appeals suspending the effect of an order of the Ohio casino 126 control commission issued under Chapter 3772. of the Revised 127 Code that limits, conditions, restricts, suspends, revokes, 128 denies, not renews, fines, or otherwise penalizes an applicant, 129 licensee, or person excluded or ejected from a casino facility 130 in accordance with section 3772.031 of the Revised Code shall 131 terminate not more than six months after the date of the filing 132 of the record of the Ohio casino control commission with the 133 clerk of the court of common pleas and shall not be extended. 134 The court of common pleas, or the court of appeals on appeal, 135 shall render a judgment in that matter within six months after 136 the date of the filing of the record of the Ohio casino control 137

commission with the clerk of the court of common pleas. A court	138
of appeals shall not issue an order suspending the effect of an	139
order of the Ohio casino control commission that extends beyond	140
six months after the date on which the record of the Ohio casino	141
control commission is filed with the clerk of a court of common	142
pleas.	143

(I) Notwithstanding any other provision of this section, 144 any order issued by a court of common pleas suspending the 145 effect of an order of the state medical board or state 146 chiropractic board that limits, revokes, suspends, places on 147 probation, or refuses to register or reinstate a certificate 148 issued by the board or reprimands the holder of the certificate 149 shall terminate not more than fifteen months after the date of 150 the filing of a notice of appeal in the court of common pleas, 151 or upon the rendering of a final decision or order in the appeal 152 by the court of common pleas, whichever occurs first. 153

(I) (J) Within thirty days after receipt of a notice of 154 appeal from an order in any case in which a hearing is required 155 by sections 119.01 to 119.13 of the Revised Code, the agency 156 shall prepare and certify to the court a complete record of the 157 proceedings in the case. Failure of the agency to comply within 158 the time allowed, upon motion, shall cause the court to enter a 159 finding in favor of the party adversely affected. Additional 160 time, however, may be granted by the court, not to exceed thirty 161 days, when it is shown that the agency has made substantial 162 effort to comply. The record shall be prepared and transcribed, 163 and the expense of it shall be taxed as a part of the costs on 164 the appeal. The appellant shall provide security for costs 165 satisfactory to the court of common pleas. Upon demand by any 166 interested party, the agency shall furnish at the cost of the 167 party requesting it a copy of the stenographic report of 168

testimony offered and evidence submitted at any hearing and a	169
copy of the complete record.	170
(J)(K) Notwithstanding any other provision of this	171
section, any party desiring to appeal an order or decision of	172
the state personnel board of review shall, at the time of filing	173
a notice of appeal with the board, provide a security deposit in	174
an amount and manner prescribed in rules that the board shall	175
adopt in accordance with this chapter. In addition, the board is	176
not required to prepare or transcribe the record of any of its	177
proceedings unless the appellant has provided the deposit	178
described above. The failure of the board to prepare or	179
transcribe a record for an appellant who has not provided a	180
security deposit shall not cause a court to enter a finding	181
adverse to the board.	182
(K)(L) Unless otherwise provided by law, in the hearing of	183
the appeal, the court is confined to the record as certified to	184
it by the agency. Unless otherwise provided by law, the court	185
may grant a request for the admission of additional evidence	186
when satisfied that the additional evidence is newly discovered	187
and could not with reasonable diligence have been ascertained	188
prior to the hearing before the agency.	189
prior to the hearing before the agency.	109
$\frac{\text{(L)}_{(M)}}{\text{(M)}}$ The court shall conduct a hearing on the appeal and	190
shall give preference to all proceedings under sections 119.01	191
to 119.13 of the Revised Code, over all other civil cases,	192
irrespective of the position of the proceedings on the calendar	193
of the court. An appeal from an order of the state medical board	194
issued pursuant to division (G) of either section 4730.25 or	195
4731.22 of the Revised Code, the state chiropractic board issued	196
pursuant to section 4734.37 of the Revised Code, the liquor	197

control commission issued pursuant to Chapter 4301. or 4303. of

the Revised Code, or the Ohio casino control commission issued	199
oursuant to Chapter 3772. of the Revised Code shall be set down	200
for hearing at the earliest possible time and takes precedence	201
over all other actions. The hearing in the court of common pleas	202
shall proceed as in the trial of a civil action, and the court	203
shall determine the rights of the parties in accordance with the	204
laws applicable to a civil action. At the hearing, counsel may	205
oe heard on oral argument, briefs may be submitted, and evidence	206
may be introduced if the court has granted a request for the	207
presentation of additional evidence.	208

(M) The court may affirm the order of the agency 209 complained of in the appeal if it finds, upon consideration of 210 the entire record and any additional evidence the court has 211 admitted, that the order is supported by reliable, probative, 212 and substantial evidence and is in accordance with law. In the 213 absence of this finding, it may reverse, vacate, or modify the 214 order or make such other ruling as is supported by reliable, 215 probative, and substantial evidence and is in accordance with 216 law. The court shall award compensation for fees in accordance 217 with section 2335.39 of the Revised Code to a prevailing party, 218 other than an agency, in an appeal filed pursuant to this 219 section. 220

 $\frac{(N)}{(O)}$  The judgment of the court shall be final and 221 conclusive unless reversed, vacated, or modified on appeal. 222 223 These appeals may be taken either by the party or the agency, shall proceed as in the case of appeals in civil actions, and 224 shall be pursuant to the Rules of Appellate Procedure and, to 225 the extent not in conflict with those rules, Chapter 2505. of 226 the Revised Code. An appeal by the agency shall be taken on 227 questions of law relating to the constitutionality, 228 construction, or interpretation of statutes and rules of the 229

agency, and, in the appeal, the court may also review and	230
determine the correctness of the judgment of the court of common	231
pleas that the order of the agency is not supported by any	232
reliable, probative, and substantial evidence in the entire	233
record.	234
The court shall certify its judgment to the agency or take	235
any other action necessary to give its judgment effect.	236
Sec. 121.084. (A) All moneys collected under sections	237
3783.05, 3791.07, 4104.07, 4104.18, 4104.44, 4105.17, 4105.20,	238
4169.03, and 5104.051, and Chapter 4785. of the Revised Code,	239
and any other moneys collected by the division of industrial	240
compliance shall be paid into the state treasury to the credit	241
of the industrial compliance operating fund, which is hereby	242
created. The department of commerce shall use the moneys in the	243
fund for paying the operating expenses of the division and the	244
administrative assessment described in division (B) of this	245
section.	246
(B) The director of commerce, with the approval of the	247
director of budget and management, shall prescribe procedures	248
for assessing the industrial compliance operating fund a	249
proportionate share of the administrative costs of the	250
department of commerce. The assessment shall be made in	251
accordance with those procedures and be paid from the industrial	252
compliance operating fund to the division of administration fund	253
created in section 121.08 of the Revised Code.	254
Sec. 4105.01. As used in this chapter:	255
(A) "Elevator" means a hoisting and lowering apparatus	256
equipped with a car, cage, or platform which moves on or between	257
permanent rails or guides and serves two or more fixed landings	258

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in a building or structure to which section 3781.06 of the	259
Revised Code applies or in a private residence. "Elevator"	260
includes dumb-waiters other than hand-powered dumb-waiters,	261
escalators, manlifts, moving walks, of the endless belt type,	262
other lifting or lowering apparatus permanently installed on or	263
between rails or guides, and all equipment, machinery, and	264
construction related to any elevator; but does not include	265
construction hoists and other similar temporary lifting or	266
lowering apparatuses, ski lifts, <u>chairlifts installed in a</u>	267
private residence, a lifting device installed in a showroom for	268
demonstration purposes only, traveling, portable amusement rides	269
or devices that are not affixed to a permanent foundation, or	270
nonportable amusement rides or devices that are affixed to a	271
permanent foundation.	272
(B) "Passenger elevator" means an elevator that is	273
designed to carry persons to its contract capacity.	274
(C) "Freight elevator" means an elevator normally used for	275
carrying freight and on which only the operator and employees in	276
the pursuit of their duties, by the permission of the employer,	277
are allowed to ride.	278
(D) "Gravity elevator" means an elevator utilizing gravity	279
to move.	280
(E) "Conoral ingrestor" means a state ingrestor evenings	281
(E) "General inspector" means a state inspector examined	282
and hired to inspect elevators and lifting apparatus for that	
state.	283
(F) "Special inspector" means an inspector examined and	284
commissioned by the superintendent of industrial compliance to	285
inspect elevators and lifting apparatus in the state.	286

(G) "Inspector" means either a general or special

inspector.	288
(H) "Private residence" has the same meaning as in section	289
4785.01 of the Revised Code.	290
Sec. 4105.10. (A) Except as provided in division (B) of	291
this section, elevators shall be inspected in accordance with	292
the following:	293
	0.04
(1) Every passenger elevator, escalator, moving walk, and	294
freight elevator, including gravity elevators, shall be	295
inspected twice every twelve months.	296
$\frac{B}{B}$ Power dumb-waiters, hoists, and other lifting or	297
lowering apparatus, not designed to carry persons, permanently	298
installed, either on or between rails or guides, shall be	299
inspected at least once every twelve months.	300
$\frac{(C)-(3)}{(C)}$ The board of building standards may designate, by	301
rule, classifications of passenger elevators with a capacity of	302
seven hundred fifty pounds or less that shall be inspected once	303
every twelve months.	304
(B) Division (A) of this section does not apply to an	305
elevator installed in a private residence.	306
Sec. 4105.30. (A) It shall be the responsibility of the	307
owner of all conveyances to have an elevator contractor licensed	308
under Chapter 4785. of the Revised Code ensure that the required	309
tests are performed at intervals in compliance with the ASME	310
A17.1/CSA B44 Appendix N, ASME A18.1, and ASCE 21. All tests	311
shall be performed by an elevator mechanic licensed under	312
Chapter 4785. of the Revised Code.	313
(B) As used in this section, "ASME A17.1," "ASME A18.1,"	314
"ASCE 21," and "conveyance" have the same meanings as in section	315

4785.01 of the Revised Code.	
Sec. 4785.01. (A) As used in this chapter:	317
(1) "Automated people mover" means an installation as	318
defined in the automated people mover standards.	319
(2) "Automated people mover standards" means the standards	320
adopted by the American society of civil engineers commonly	321
referred to as ASCE 21.	322
(3) "Belt manlifts safety standards" means the safety	323
standards adopted by the American society of mechanical	324
engineers commonly referred to as ASME A90.1.	325
(4) "Board" means the elevator safety review board, which	326
is within the board of building standards and under the	327
department of commerce.	328
(5) "Business entity" includes a sole proprietorship,	329
partnership, and corporation.	330
(6) "Cableways, cranes, derricks, hoists, hooks, jacks,	331
and slings safety standards" means the safety standards adopted	332
by the American society of mechanical engineers commonly	333
referred to as ASME B30.	334
(7) "Conveyance" means any means of transportation subject	335
to the jurisdiction of this chapter, as described in division	336
(A) of section 4785.02 of the Revised Code.	337
(8) "Conveyance services" means erecting, constructing,	338
installing, altering, servicing, repairing, dismantling,	339
removing, or maintaining a conveyance.	340
(9) "Conveyors, cableways, and related equipment safety	341
<pre>code" means the safety code adopted by the American society of</pre>	342

mechanical engineers commonly referred to as ASME B20.1.	343
(10) "Division" means the division of industrial	344
compliance located within the department of commerce.	345
(11) "Elevator" means a conveyance defined as an elevator	346
in the elevators and escalators safety code and the platform	347
lifts and stairway chairlifts safety standards.	348
(12) "Elevator contractor" means any business entity that	349
has been issued an elevator contractor's license under this	350
chapter and that is engaged in the business of providing	351
conveyance services.	352
(13) "Elevator mechanic" means any individual who has been	353
issued an elevator mechanic's license under this chapter.	354
(14) "Elevator mechanic's license" means a license issued	355
by the division authorizing the holder to provide conveyance	356
services and perform electrical work on conveyances.	357
(15) "Elevators and escalators safety code" means the	358
safety code adopted by the American society of mechanical	359
engineers commonly referred to as ASME A17.1/CSA B44.	360
(16) "Escalator" means a conveyance defined as an	361
escalator in the elevators and escalators safety code.	362
(17) "Material alteration" means an alteration, as defined	363
in the standards related to the item altered.	364
(18) "Material hoists safety requirements" means the	365
safety requirements adopted by the American national standards	366
institute commonly referred to as ANSI/ASSP A10.5.	367
(19) "Moving walk" means a moving walk as defined in the	368
elevators and escalators safety code.	369

(20) "Platform lifts and stairway chairlifts safety	370
standards" means the safety standard adopted by the American	371
society of mechanical engineers commonly referred to as ASME	372
<u>A18.1.</u>	373
(21) "Powered industrial trucks safety standards" means	374
the safety standards adopted by the American national standards	375
institute commonly referred to as ANSI/ITSDF B56.	376
(22) "Powered platforms for building maintenance safety	377
standards" means the standards adopted by the American society	378
of mechanical engineers commonly referred to as ASME 120.1.	379
(23) "Private residence" means a distinct building or a	380
unit in a multiple dwelling building that is occupied by members	381
of a single-family unit.	382
(24) "Repair" means a repair as defined in the appropriate	383
reference standard that does not require a permit.	384
(25) "Superintendent" means the superintendent of	385
industrial compliance.	386
(26) "Vehicle-mounted elevating and rotating work	387
platforms standards" means the standards adopted by the American	388
national standards institute and commonly referred to as	389
ANSI/SAIA A92.	390
(B) For any term found in this chapter that is not defined	391
in this section, the corresponding definition found in the	392
appropriate standard shall be used.	393
(C) If a standard referenced in this chapter is replaced	394
by a successor standard, then that successor shall be referenced	395
for purposes of interpreting this chapter.	396
Sec. 4785.02. (A) This chapter shall be used to regulate	397

the individuals and entities performing construction, testing,	398
maintenance, alteration, and repair of the following equipment,	399
associated parts, and hoistways:	400
	4.0.1
(1) Hoisting and lowering mechanisms equipped with a car	401
or platform that moves between two or more landings, including	402
both of the following:	403
(a) Elevators;	404
(b) Platform lifts.	405
(2) Power-driven stairways and walkways for carrying	406
persons between landings, including both of the following:	407
(a) Escalators;	408
(b) Moving walks.	409
(3) Hoisting and lowering mechanisms equipped with a car	410
that serves two or more landings and is restricted to the	411
carrying of material by its limited size or limited access to	412
the car, including both of the following:	413
(a) Dumbwaiters;	414
(b) Material lifts and dumbwaiters with automatic transfer	415
devices.	416
(4) Automatic guided transit vehicles on guideways with an	417
exclusive right-of-way, including automated people movers.	418
(B) This chapter shall not be used to regulate any of the	419
<pre>following:</pre>	420
(1) Material hoists within the scope of the material	421
hoists safety requirements;	422
(2) Manlifts within the scope of the belt manlifts safety	423

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standards;	424
(3) Mobile scaffolds, towers, and platforms within the	425
scope of the vehicle-mounted elevating and rotating work	426
<pre>platforms standards;</pre>	427
(4) Powered platforms and equipment for exterior and	428
interior maintenance within the scope of the powered platforms	429
<pre>for building maintenance safety standards;</pre>	430
(5) Conveyors and related equipment within the scope of	431
the conveyors, cableways, and related equipment safety code;	432
(6) Cranes, derricks, hoists, hooks, jacks, and slings	433
within the scope of cableways, cranes, derricks, hoists, hooks,	434
<pre>jacks, and slings safety standards;</pre>	435
(7) Industrial trucks within the scope of the powered	436
industrial trucks safety standards;	437
(8) Portable equipment, except for portable escalators	438
which are covered by the elevators and escalators safety code;	439
(9) Tiering or piling machines used to move materials to	440
and from storage located and operating entirely within one	441
story;	442
(10) Equipment for feeding or positioning materials at	443
machine tools, printing presses, and similar machines;	444
(11) Skip or furnace hoists;	445
(12) Wharf ramps;	446
(13) Railroad car lifts or dumpers;	447
(14) Line jacks, false cars, shafters, moving platforms,	448
and similar equipment used for installing an elevator by a	449
<pre>contractor licensed in this state;</pre>	450

(15) Chairlifts;	451
(16) Any conveyance installed in a showroom that is for	452
demonstration purposes only.	453
Sec. 4785.021. The general assembly's intent in amending	454
sections 119.12, 121.084, 4105.01, 4105.10, and 4105.15 of the	455
Revised Code and in enacting sections 4105.101 and 4105.30 and	456
Chapter 4785. of the Revised Code is to provide for the safety	457
of installers, maintainers, and users of elevators and other	458
conveyances, as well as to promote public safety awareness	459
regarding the same. The use of unsafe and defective lifting	460
devices imposes a substantial probability of serious and	461
preventable injury to employees and the public. The prevention	462
of these injuries and protection of employees and the public	463
from unsafe conditions is in the best interest of the people of	464
this state. Elevator personnel performing work covered by this	465
act shall, by documented training, experience, or both, be	466
familiar with the operation and safety functions of the	467
components and equipment. Training and experience shall	468
guarantee the ability to recognize the safety hazards and	469
perform the procedures to which they are assigned in conformance	470
with the requirements of sections 4105.10 and 4105.15 of the	471
Revised Code, as amended by this act, and Chapter 4785. of the	472
Revised Code, as enacted by this act. These sections shall be	473
considered the minimum standard for elevator and conveyance	474
personnel.	475
Sec. 4785.03. (A) Except as provided in divisions (C) and	476
(D) of this section, no individual shall provide conveyance	477
services in buildings or structures unless that individual is a	478
licensed elevator mechanic and one of the following applies:	479
(1) The elevator mechanic is working for a licensed	480

elevator contractor.	481
(2) The elevator mechanic is a sole proprietor who holds	482
an elevator contractor's license.	483
(3) The elevator mechanic is a member of a partnership	484
that holds an elevator contractor's license.	485
(B) (1) No individual shall wire any conveyance, from the	486
mainline feeder terminals on the controller, unless that	487
individual is a licensed elevator mechanic and one of the	488
<pre>following applies:</pre>	489
(a) The elevator mechanic is working for a licensed	490
elevator contractor.	491
(b) The elevator mechanic is a sole proprietor who holds	492
an elevator contractor's license.	493
(c) The elevator mechanic is a member of a partnership	494
that holds an elevator contractor's license.	495
(2) No other license shall be required to wire a	496
conveyance.	497
(C) An individual or business entity providing conveyance	498
services, including wiring a conveyance, exclusively in private	499
residences shall not be required to obtain a license under this	500
<pre>chapter.</pre>	501
(D) (1) Except as provided in division (D) (2) of this	502
section, an individual or business entity shall not dismantle a	503
conveyance unless licensed under this chapter.	504
(2) Division (D)(1) of this section does not apply to a	505
conveyance that is to be destroyed as a result of a complete	506
demolition of a secured building or structure or where the	507

hoistway or wellway is demolished back to the basic support	508
structure and where no access is permitted therein.	509
Sec. 4785.04. (A) Any business entity wishing to provide	510
conveyance services shall apply for an elevator contractor's	511
license with the division of industrial compliance within the	512
department of commerce on a form provided by the division.	513
(B) Any individual wishing to provide conveyance services	514
shall apply for an elevator mechanic's license with the division	515
of industrial compliance on a form provided by the division.	516
(C) An application made under this section shall contain	517
all of the following:	518
(1)(a) If an applicant is an individual or sole	519
proprietor, the name, residence address, and business address of	520
<pre>the applicant;</pre>	521
(b) If an applicant is a partnership, the name, residence	522
address, and business address of each partner;	523
(c) If an applicant is a domestic corporation, the name	524
and business address of the corporation and the name and	525
residence address of the principal officer of the corporation;	526
(d) If the applicant is a corporation other than a	527
domestic corporation, the name and address of an agent located	528
in this state who shall be authorized to accept service of	529
process and official notices.	530
(2) The number of years the applicant has engaged in the	531
business of conveyance services;	532
(3) If the applicant is applying for an elevator	533
contractor's license, both of the following:	534

(a) The approximate number of individuals, if any, to be	535
employed by the applicant, and if applicable, satisfactory	536
evidence that the employees are or will be covered by workers'	537
compensation insurance in accordance with section 4785.07 of the	538
Revised Code;	539
(b) Satisfactory evidence that the applicant and all	540
employees are, or will be, covered by general liability,	541
personal injury, and property damage insurance in accordance	542
with section 4785.07 of the Revised Code.	543
(4) A description of the criminal convictions and pleas of	544
guilty of the applicants and each employee, if any, as verified	545
by a criminal records check;	546
(5) Such other information as the division considers	547
appropriate.	548
(D) The division may issue an elevator mechanic's license	549
to an applicant only if that applicant has demonstrated one of	550
the following qualifications:	551
(1) An acceptable combination of documented experience and	552
<pre>education credits, as follows:</pre>	553
(a) Not less than three years of work experience in the	554
elevator industry, in construction, maintenance, service,	555
repair, or any combination thereof, as verified by current and	556
previous employers licensed to do business in this state;	557
(b) Satisfactory completion of a written examination	558
administered by the division, or by a testing agency approved by	559
the division, on the most recent referenced codes and standards.	560
(2)(a) Acceptable proof that the applicant has worked as	561
an elevator construction, maintenance, or repair person,	562

consisting of having worked without direct and immediate	563
supervision for an elevator contractor authorized to do business	564
in this state for a period of not less than three years	565
immediately prior to the effective date of this section;	566
(b) An applicant seeking to establish qualifications	567
pursuant to division (D)(2)(a) of this section shall apply	568
within one year of the effective date of this section.	569
(3) A certificate of completion or other evidence of	570
having successfully passed the mechanic examination of a	571
nationally recognized training program for the elevator	572
industry, such as the national elevator industry educational	573
program or the certified elevator technician program of the	574
national association of elevator contractors;	575
(4) A certificate of completion of an apprenticeship	576
program for elevator mechanics that has standards substantially	577
equal to those of this chapter and is registered with the bureau	578
of apprenticeship and training, United States department of	579
<pre>labor, or a state apprenticeship council;</pre>	580
(5) A valid license from a state having standards	581
substantially equal to those of this chapter, upon application	582
and without examination.	583
(E) The division shall not issue an elevator mechanic's	584
license to any applicant to which any of the following apply:	585
(1) The applicant has been convicted of or pleaded guilty	586
or no contest to a crime of moral turpitude or disqualifying	587
offense as those terms are defined in section 4776.10 of the	588
Revised Code and the rules adopted pursuant to division (A)(2)	589
of section 4785.08 of the Revised Code.	590
(2) The applicant has violated any provision of this	591

<pre>chapter.</pre>	592
(3) The applicant has violated any rule adopted pursuant	593
to this chapter.	594
(4) The applicant has demonstrated incompetence or	595
untrustworthiness.	596
(5) The applicant has engaged in fraud, misrepresentation,	597
or deception in the conduct of business.	598
(6) The applicant has obtained or attempted to obtain a	599
license or renewal of such license pursuant to this chapter by	600
means of fraud, deception, or misrepresentation.	601
(7) The applicant has obtained or attempted to obtain an	602
order, ruling, or authorization from the division of industrial	603
compliance by means of fraud or misrepresentation.	604
(F) (1) The division may issue an elevator contractor's	605
license to a business entity only if the applicant has in its	606
employ a licensed elevator mechanic and has proof of compliance	607
with the insurance requirements prescribed in section 4785.07 of	608
the Revised Code.	609
(2) The division may issue an elevator contractor's	610
license to an applicant that holds a valid license from a state	611
having standards substantially equal to those of this chapter.	612
(G) Upon approval of an application made under this	613
section, the division shall issue a license to the applicant.	614
(H) Any license issued under this section shall be valid	615
for a period of two years and may be renewed.	616
Sec. 4785.041. (A) The division may renew a license issued	617
under section 4785.04 of the Revised Code if the licensee does	618

all of the following:	619
(1) Submits an application for license renewal on a form	620
prescribed by the division;	621
(2) Pays the license renewal fee established by the	622
division;	623
(3) If the licensee is an elevator mechanic, submits	624
evidence that the applicant has completed the continuing	625
education coursework described in division (B) of this section;	626
(4) If the license is an elevator contractor's license,	627
submits proof that the applicant is in compliance with the	628
insurance requirements prescribed in section 4785.07 of the	629
Revised Code.	630
(B) The continuing education courses described in division	631
(A) (3) of this section shall:	632
(1) Instruct licensees on new and existing rules and	633
standards adopted by the division;	634
(2) Consist of not less than eight hours of instruction;	635
(3) Be attended and completed within one year immediately	636
preceding the scheduled date for the license renewal;	637
(4) Be taught by instructors through continuing education	638
providers approved by the division.	639
(C) A continuing education instructor shall be exempt from	640
the continuing education requirement prescribed in division (A)	641
(3) of this section, provided that any such applicant was	642
qualified as an instructor at any time during the year	643
immediately preceding the scheduled date for the license	644
renewal.	645

(D) (1) A licensee who is unable to complete the continuing	646
education coursework required under this section prior to the	647
expiration of the licensee's license due to a temporary	648
disability may apply for a temporary continuing education waiver	649
from the division.	650
(2) An application for a temporary continuing education	651
waiver shall be made in a form prescribed by the division, which	652
shall be signed by the applicant under the penalty of perjury	653
and accompanied by a certified statement from a competent	654
physician attesting to the temporary disability. If the division	655
grants the waiver, the licensee's license does not expire but is	656
placed on inactive status.	657
(3) Upon the termination of the temporary disability, the	658
licensee shall submit to the division a certified statement from	659
the same physician, if practicable, attesting to the termination	660
of the temporary disability. The division shall then take the	661
licensee's license off inactive status and shall issue a waiver	662
sticker, valid for ninety days, to the licensee and affix the	663
sticker to the license. The licensee may then perform the tasks	664
the license authorizes the licensee to perform but the licensee	665
shall meet the continuing education requirement during this	666
ninety-day period or be considered to have not met the	667
continuing education requirement and the license shall be deemed	668
to be expired.	669
(E)(1) Approved continuing education providers shall keep	670
uniform records, for a period of ten years, of attendance of	671
licensees in a format approved by the division. Such records	672
shall be available for inspection by the division upon request.	673
(2) Approved training providers shall be responsible for	674
the security of all attendance records and certificates of	675

completion, provided, however, that falsifying or knowingly	676
allowing another to falsify such attendance records or	677
certificates of completion shall constitute grounds for	678
suspension or revocation of a continuing education provider's	679
division approval.	680
(F) The division shall not renew the license of any	681
individual or entity that fails to meet the standard prescribed	682
in division (E) of section 4785.04 of the Revised Code.	683
Sec. 4785.05. (A) Whenever the division determines that an	684
emergency exists due to disaster, act of God, or work stoppage,	685
and the number of individuals in the state holding elevator	686
mechanic's licenses issued by the division is insufficient to	687
cope with the emergency, the division shall declare such a state	688
of emergency and respond as prescribed in this section to assure	689
the safety of the public.	690
(B) Notwithstanding section 4785.03 of the Revised Code,	691
during such a state of emergency, any individual found by a	692
licensed elevator contractor to have an acceptable combination	693
of documented experience and education to perform conveyance	694
services without direct and immediate supervision may perform	695
conveyance services without an elevator mechanic's license, as	696
provided in this section.	697
(C) Such an individual shall seek an emergency elevator	698
mechanic's license from the division within five business days	699
after commencing work that would otherwise require an elevator	700
<pre>mechanic's license.</pre>	701
(D) An elevator contractor associated with an individual	702
seeking an emergency elevator mechanic's license shall furnish	703
proof of competency as the division may require	704

(E) (1) An emergency elevator mechanic's license shall be	705
valid for a period of forty-five days from the date of issuance.	706
(2) The division may restrict the validity of an emergency	707
	708
elevator mechanic's license to a particular conveyance or	
geographical area as the division sees fit, but shall otherwise	709
entitle the licensee to the rights and privileges of an elevator	710
mechanic's license issued pursuant to this chapter.	711
(F) The division may renew an emergency elevator	712
mechanic's license for the duration of a state of emergency.	713
(G) No fee shall be charged for any emergency elevator	714
mechanic's license or renewal thereof.	715
Sec. 4785.051. (A) An elevator contractor shall notify the	716
division when there are no licensed elevator mechanics available	717
to provide conveyance services and may request that the division	718
issue temporary elevator mechanic's licenses to individuals	719
certified by the licensed elevator contractor to have an	720
acceptable combination of documented experience and education to	721
provide conveyance services without direct and immediate	722
supervision.	723
(B) Any individual certified by an elevator contractor to	724
have an acceptable combination of documented experience and	725
education to provide conveyance services without direct and	726
immediate supervision shall immediately seek a temporary	727
elevator mechanic's license from the division and shall pay an	728
application fee as set by the division. If the division is	729
satisfied as to the individual's qualifications, the division	730
shall issue a temporary elevator mechanic's license to the	731
individual.	732
(C) A temporary license issued under this section shall be	733

valid only for a specified term set by the division, which shall	734
be noted on the license, and only while the licensee is employed	735
by the elevator contractor that certified the individual as	736
being qualified.	737
(D) A temporary elevator mechanic's license shall be	738
renewable in accordance with rules adopted by the division.	739
Sec. 4785.06. Licensees shall ensure that installation,	740
service, and maintenance of a conveyance is performed in	741
accordance with state and local law and with generally accepted	742
standards referenced in such laws or related rules.	743
When any material alteration is made to a conveyance, the	744
licensees involved shall ensure that the conveyance adheres to	745
the appropriate conveyance standard for the alteration.	746
Sec. 4785.07. (A) Elevator contractors shall submit to the	747
division proof of insurance coverage greater than or equal to	748
the following amounts:	749
(1) One million dollars for injury or death of any number	750
of individuals in any one occurrence;	751
(2) Five hundred thousand dollars for property damage in	752
any one occurrence;	753
(3) Workers' compensation insurance coverage.	754
(B) Such proof of insurance shall be delivered to the	755
division before or at the time of the issuance or renewal of a	756
license.	757
(C) If any policy required under this section is	758
materially altered or canceled, the elevator contractor covered	759
by the policy shall give notice of the material alteration or	760
cancellation to the division at least ten days prior to the	761

change.	762
Sec. 4785.08. (A) In accordance with Chapter 119. of the	763
Revised Code, the superintendent of industrial compliance shall	764
adopt rules pertaining to all of the following:	765
(1) The issuance and renewal of elevator mechanic's	766
licenses and elevator contractor's licenses;	767
(2) A list of disqualifying offenses, pursuant to division	768
(E) of section 4785.04 of the Revised Code.	769
(B) In accordance with Chapter 119. of the Revised Code,	770
the superintendent may adopt rules pertaining to all of the	771
<pre>following:</pre>	772
(1) Assisting in the development of public awareness	773
programs;	774
(2) Classifications or subclassifications of licenses for	775
elevator mechanics and elevator contractors;	776
(3) Monitoring inspections and testing in order to ensure	777
satisfactory performance by licensees;	778
(4) Fee schedules for elevator mechanic and elevator	779
contractor licenses. The fees shall reflect the actual costs and	780
expenses necessary to administer this chapter.	781
(5) Establishing standards for the approval of license	782
testing agencies, pursuant to division (D)(1)(b) of section	783
4785.04 of the Revised Code;	784
(6) Establishing standards for the approval of continuing	785
education and training providers, pursuant to division (B) of	786
section 4785.041 of the Revised Code;	787
(7) Any other rules necessary to administer and carry out	788

this chapter.	789
(C) Notwithstanding divisions (A) and (B) of this section	790
or Chapter 4105. of the Revised Code, the superintendent shall	791
not adopt rules relating to the construction, maintenance, and	792
repair of elevators, except as pertaining to licensing	793
individuals under this chapter.	794
(D) The superintendent may exercise such other powers and	795
duties as are necessary to carry out the purpose and intent of	796
this chapter.	797
Sec. 4785.09. (A) There is hereby created, within the	798
board of building standards established by section 3781.07 of	799
the Revised Code, the elevator safety review board.	800
(B) The board shall be responsible for investigating	801
violations of this chapter, holding disciplinary administrative	802
hearings, and assessing penalties in accordance with sections	803
4785.091 and 4785.092 of the Revised Code.	804
(C) The board shall consist of the following members:	805
(1) The director of commerce or the director's designee;	806
(2) A representative of the board of building standards;	807
(3) The following individuals, appointed by the governor:	808
(a) One representative of a major elevator manufacturing	809
<pre>company;</pre>	810
(b) One representative of an elevator servicing company;	811
(c) One representative of the architectural design or	812
elevator consulting profession;	813
(d) One representative of the general public:	814

(e) One representative of municipal corporations in this	815
<pre>state;</pre>	816
(f) One representative of building owners or managers;	817
(g) One representative of the building trade, comprised of	818
an individual providing conveyance services.	819
(D) The term of those members appointed to the board shall	820
be three years. Vacancies shall be filled in the same manner as	821
the original appointments.	822
(E) All members of the board shall serve without salary,	823
but shall be reimbursed for all expenses necessary in the	824
performance of their duties.	825
(F) (1) The governor shall appoint one of the members to	826
serve as chair of the board.	827
(2) A majority of the board shall constitute a quorum.	828
(3) The chair shall be the deciding vote in the event of a	829
tie vote.	830
(G)(1) The board shall meet and organize within ten days	831
after the appointment of its members and at such meeting shall	832
elect from its members one secretary of the board to serve for a	833
term as prescribed in rules adopted by the board.	834
(2) (a) The board shall meet not less than once a month and	835
as often as the board considers necessary for the consideration	836
of code regulations, appeals, and variances, and for the	837
transaction of such other business as properly may come before	838
<pre>it.</pre>	839
(b) Special meetings shall be called as prescribed in	840
rules adopted by the board.	841

(H) The seat of any appointed board member absent from	842
three consecutive meetings shall be deemed vacant.	843
Sec. 4785.091. (A) The elevator safety review board may	844
suspend or revoke a license issued pursuant to this chapter or	845
subject the licensee to civil penalty if the board determines	846
that one or more of the following applies to the licensee:	847
(1) The licensee has been convicted of or pleaded guilty	848
to a crime of moral turpitude or disqualifying offense as those	849
terms are defined in section 4776.10 of the Revised Code and	850
rules adopted pursuant to division (A)(2) of section 4785.08 of	851
the Revised Code.	852
(2) The licensee has violated any provision of this	853
<pre>chapter.</pre>	854
(3) The licensee has violated any rule adopted pursuant to	855
this chapter.	856
(4) The licensee has demonstrated incompetence or	857
untrustworthiness.	858
(5) The licensee has engaged in fraud, misrepresentation,	859
or deception in the conduct of business.	860
(6) The licensee has obtained or attempted to obtain a	861
license or renewal of such license pursuant to this chapter by	862
means of fraud, deception, or misrepresentation.	863
(7) The licensee has obtained or attempted to obtain an	864
order, ruling, or authorization from the division of industrial	865
compliance by means of fraud or misrepresentation.	866
(B) (1) An administrative action taken under division (A)	867
of this section shall be made only after a hearing held by the	868
board in accordance with Chapter 119. of the Revised Code.	869

(2) Notice of such a hearing shall be provided to the	870
licensee in question at least ten days prior to the hearing at	871
the last known address appearing on the license, served	872
personally or by registered mail.	873
The notice shall state the date, hour, and place of the	874
hearing and set forth a statement of facts constituting the	875
grounds for the charges against the licensee.	876
Sec. 4785.092. (A) (1) Any individual may request an	877
investigation into an alleged violation of this chapter by	878
giving notice to the elevator safety review board of a potential	879
violation or danger.	880
(2) Such notice shall be in writing, shall set forth with	881
reasonable particularity the grounds for the notice, and shall	882
be signed by the individual making the request.	883
(3) Upon the request of any individual signing the notice,	884
the individual's name shall not appear on any copy of such	885
notice or any record published, released, or made available.	886
(B)(1) If, upon receipt of such a request, the board	887
determines that there are reasonable grounds to believe that the	888
violation or danger exists, the board shall investigate whether	889
or not a violation or danger exists.	890
(2) If the board determines that there are no reasonable	891
grounds to believe that a violation or danger exists, the board	892
shall notify the individual making the request in writing of	893
that determination.	894
Sec. 4785.99. Whoever recklessly violates any of the	895
provisions of this chapter shall be fined not more than one	896
thousand five hundred dollars, sentenced to a jail term not	897
exceeding thirty days, or both.	898

Section 2. That existing sections 119.12, 121.084,	899
4105.01, and 4105.10 of the Revised Code are hereby repealed.	900
Section 3. Section 119.12 of the Revised Code is presented	901
in this act as a composite of the section as amended by both .	902
H.B. 52 and H.B. 64 of the 131st General Assembly. The General	903
Assembly, applying the principle stated in division (B) of	904
section 1.52 of the Revised Code that amendments are to be	905
harmonized if reasonably capable of simultaneous operation,	906
finds that the composite is the resulting version of the section	907
in effect prior to the effective date of the section as	908
presented in this act.	900