As Introduced

132nd General Assembly Regular Session 2017-2018

H. B. No. 148

Representative Patmon Cosponsor: Representative Young

A BILL

То	amend see	ctions 10	9.572, 715	5.27, 3781	1.102,	1
	4740.01,	4776.01,	and 4776.	.20 and to	enact	2
	sections	4785.01,	4785.02,	4785.021,	4785.03,	3
	4785.04,	4785.05,	4785.06,	4785.07,	4785.08,	4
	4785.09,	4785.11,	4785.12,	4785.13,	4785.14,	5
	4785.15,	4785.16,	4785.17,	4785.18,	4785.19,	6
	4785.20,	4785.21,	and 4785.	.99 of the	e Revised	7
	Code to 1	require st	tatewide r	registrati	on of home	8
	improveme	ent contra	actors, to	o create t	he Home	9
	Improveme	ent Board,	, and to m	nake an ap	propriation.	10

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

Section 1. That sections 109.572, 715.27, 3781.102,	11
4740.01, 4776.01, and 4776.20 be amended and sections 4785.01,	12
4785.02, 4785.021, 4785.03, 4785.04, 4785.05, 4785.06, 4785.07,	13
4785.08, 4785.09, 4785.11, 4785.12, 4785.13, 4785.14, 4785.15,	14
4785.16, 4785.17, 4785.18, 4785.19, 4785.20, 4785.21, and	15
4785.99 of the Revised Code be enacted to read as follows:	16

Sec. 109.572. (A) (1) Upon receipt of a request pursuant to 17 section 121.08, 3301.32, 3301.541, or 3319.39 of the Revised 18

Code, a completed form prescribed pursuant to division (C)(1) of 19 this section, and a set of fingerprint impressions obtained in 20 the manner described in division (C)(2) of this section, the 21 superintendent of the bureau of criminal identification and 22 investigation shall conduct a criminal records check in the 23 manner described in division (B) of this section to determine 24 whether any information exists that indicates that the person 25 who is the subject of the request previously has been convicted 26 of or pleaded guilty to any of the following: 27 (a) A violation of section 2903.01, 2903.02, 2903.03, 28 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 29 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 30 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 31 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 32 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24, 33 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 34 2925.05, 2925.06, or 3716.11 of the Revised Code, felonious 35 sexual penetration in violation of former section 2907.12 of the 36 Revised Code, a violation of section 2905.04 of the Revised Code 37 as it existed prior to July 1, 1996, a violation of section 38 2919.23 of the Revised Code that would have been a violation of 39 section 2905.04 of the Revised Code as it existed prior to July 40 1, 1996, had the violation been committed prior to that date, or 41 a violation of section 2925.11 of the Revised Code that is not a 42 minor drug possession offense; 43 (b) A violation of an existing or former law of this 44

(b) A violation of an existing or former law of this44state, any other state, or the United States that is45substantially equivalent to any of the offenses listed in46division (A) (1) (a) of this section;47

(c) If the request is made pursuant to section 3319.39 of

Page 2

the Revised Code for an applicant who is a teacher, any offense specified in section 3319.31 of the Revised Code.

(2) On receipt of a request pursuant to section 3712.09 or 51 3721.121 of the Revised Code, a completed form prescribed 52 pursuant to division (C)(1) of this section, and a set of 53 fingerprint impressions obtained in the manner described in 54 division (C)(2) of this section, the superintendent of the 55 bureau of criminal identification and investigation shall 56 conduct a criminal records check with respect to any person who 57 has applied for employment in a position for which a criminal 58 records check is required by those sections. The superintendent 59 shall conduct the criminal records check in the manner described 60 in division (B) of this section to determine whether any 61 information exists that indicates that the person who is the 62 subject of the request previously has been convicted of or 63 pleaded guilty to any of the following: 64

(a) A violation of section 2903.01, 2903.02, 2903.03, 65 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 66 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, 67 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, 68 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 69 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 70 2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 71 2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 72 2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code; 73

(b) An existing or former law of this state, any other state, or the United States that is substantially equivalent to any of the offenses listed in division (A)(2)(a) of this section.

(3) On receipt of a request pursuant to section 173.27,

49

50

78

74

75

76

173.38, 173.381, 3701.881, 5164.34, 5164.341, 5164.342, 79 5123.081, or 5123.169 of the Revised Code, a completed form 80 prescribed pursuant to division (C)(1) of this section, and a 81 set of fingerprint impressions obtained in the manner described 82 in division (C)(2) of this section, the superintendent of the 83 bureau of criminal identification and investigation shall 84 conduct a criminal records check of the person for whom the 85 request is made. The superintendent shall conduct the criminal 86 records check in the manner described in division (B) of this 87 section to determine whether any information exists that 88 indicates that the person who is the subject of the request 89 previously has been convicted of, has pleaded quilty to, or 90 (except in the case of a request pursuant to section 5164.34, 91 5164.341, or 5164.342 of the Revised Code) has been found 92 eligible for intervention in lieu of conviction for any of the 93 following, regardless of the date of the conviction, the date of 94 entry of the guilty plea, or (except in the case of a request 95 pursuant to section 5164.34, 5164.341, or 5164.342 of the 96 Revised Code) the date the person was found eligible for 97 intervention in lieu of conviction: 98 (a) A violation of section 959.13, 959.131, 2903.01, 99

2903.02, 2903.03, 2903.04, 2903.041, 2903.11, 2903.12, 2903.13, 100 2903.15, 2903.16, 2903.21, 2903.211, 2903.22, 2903.34, 2903.341, 101 2905.01, 2905.02, 2905.05, 2905.11, 2905.12, 2905.32, 2905.33, 102 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 103 2907.09, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 2907.31, 104 2907.32, 2907.321, 2907.322, 2907.323, 2907.33, 2909.02, 105 2909.03, 2909.04, 2909.22, 2909.23, 2909.24, 2911.01, 2911.02, 106 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.05, 107 2913.11, 2913.21, 2913.31, 2913.32, 2913.40, 2913.41, 2913.42, 108 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 2913.48, 109

2913.49, 2913.51, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12,	110
2919.121, 2919.123, 2919.22, 2919.23, 2919.24, 2919.25, 2921.03,	111
2921.11, 2921.12, 2921.13, 2921.21, 2921.24, 2921.32, 2921.321,	112
2921.34, 2921.35, 2921.36, 2921.51, 2923.12, 2923.122, 2923.123,	113
2923.13, 2923.161, 2923.162, 2923.21, 2923.32, 2923.42, 2925.02,	114
2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.09, 2925.11,	115
2925.13, 2925.14, 2925.141, 2925.22, 2925.23, 2925.24, 2925.36,	116
2925.55, 2925.56, 2927.12, or 3716.11 of the Revised Code;	117
(b) Felonious sexual penetration in violation of former	118
section 2907.12 of the Revised Code;	119
(c) A violation of section 2905.04 of the Revised Code as	120
it existed prior to July 1, 1996;	121
(d) A violation of section 2923.01, 2923.02, or 2923.03 of	122
the Revised Code when the underlying offense that is the object	123
of the conspiracy, attempt, or complicity is one of the offenses	124
listed in divisions (A)(3)(a) to (c) of this section;	125
(e) A violation of an existing or former municipal	126
ordinance or law of this state, any other state, or the United	127
States that is substantially equivalent to any of the offenses	128
listed in divisions (A)(3)(a) to (d) of this section.	129
(4) On receipt of a request pursuant to section 2151.86 of	130
the Revised Code, a completed form prescribed pursuant to	131
division (C)(1) of this section, and a set of fingerprint	132
impressions obtained in the manner described in division (C)(2)	133
of this section, the superintendent of the bureau of criminal	134
identification and investigation shall conduct a criminal	135
records check in the manner described in division (B) of this	136
section to determine whether any information exists that	137
indicates that the person who is the subject of the request	138

previously has been convicted of or pleaded guilty to any of the following:

(a) A violation of section 959.13, 2903.01, 2903.02, 141 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.15, 2903.16, 142 2903.21, 2903.211, 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 143 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 144 2907.09, 2907.21, 2907.22, 2907.23, 2907.25, 2907.31, 2907.32, 145 2907.321, 2907.322, 2907.323, 2909.02, 2909.03, 2909.22, 146 2909.23, 2909.24, 2911.01, 2911.02, 2911.11, 2911.12, 2913.49, 147 2917.01, 2917.02, 2919.12, 2919.22, 2919.24, 2919.25, 2923.12, 148 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, 149 2927.12, or 3716.11 of the Revised Code, a violation of section 150 2905.04 of the Revised Code as it existed prior to July 1, 1996, 151 a violation of section 2919.23 of the Revised Code that would 152 have been a violation of section 2905.04 of the Revised Code as 153 it existed prior to July 1, 1996, had the violation been 154 committed prior to that date, a violation of section 2925.11 of 155 the Revised Code that is not a minor drug possession offense, 156 two or more OVI or OVUAC violations committed within the three 157 years immediately preceding the submission of the application or 158 petition that is the basis of the request, or felonious sexual 159 penetration in violation of former section 2907.12 of the 160 Revised Code; 161

(b) A violation of an existing or former law of this
state, any other state, or the United States that is
substantially equivalent to any of the offenses listed in
ló4
division (A) (4) (a) of this section.

(5) Upon receipt of a request pursuant to section 5104.013
of the Revised Code, a completed form prescribed pursuant to
division (C) (1) of this section, and a set of fingerprint
168

139

impressions obtained in the manner described in division (C)(2)169of this section, the superintendent of the bureau of criminal170identification and investigation shall conduct a criminal171records check in the manner described in division (B) of this172section to determine whether any information exists that173indicates that the person who is the subject of the request has174been convicted of or pleaded guilty to any of the following:175

(a) A violation of section 2151.421, 2903.01, 2903.02, 176 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 177 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 2905.11, 2905.32, 178 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 179 2907.09, 2907.19, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 180 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2909.02, 181 2909.03, 2909.04, 2909.05, 2911.01, 2911.02, 2911.11, 2911.12, 182 2913.02, 2913.03, 2913.04, 2913.041, 2913.05, 2913.06, 2913.11, 183 2913.21, 2913.31, 2913.32, 2913.33, 2913.34, 2913.40, 2913.41, 184 2913.42, 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 185 2913.48, 2913.49, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12, 186 2919.22, 2919.224, 2919.225, 2919.24, 2919.25, 2921.03, 2921.11, 187 2921.13, 2921.14, 2921.34, 2921.35, 2923.01, 2923.12, 2923.13, 188 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, or 189 3716.11 of the Revised Code, felonious sexual penetration in 190 violation of former section 2907.12 of the Revised Code, a 191 violation of section 2905.04 of the Revised Code as it existed 192 prior to July 1, 1996, a violation of section 2919.23 of the 193 Revised Code that would have been a violation of section 2905.04 194 of the Revised Code as it existed prior to July 1, 1996, had the 195 violation been committed prior to that date, a violation of 196 section 2925.11 of the Revised Code that is not a minor drug 197 possession offense, a violation of section 2923.02 or 2923.03 of 198 the Revised Code that relates to a crime specified in this 199

division, or a second violation of section 4511.19 of the200Revised Code within five years of the date of application for201licensure or certification.202

(b) A violation of an existing or former law of this
state, any other state, or the United States that is
substantially equivalent to any of the offenses or violations
described in division (A) (5) (a) of this section.

(6) Upon receipt of a request pursuant to section 5153.111 207 of the Revised Code, a completed form prescribed pursuant to 208 209 division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) 210 of this section, the superintendent of the bureau of criminal 211 identification and investigation shall conduct a criminal 212 records check in the manner described in division (B) of this 213 section to determine whether any information exists that 214 indicates that the person who is the subject of the request 215 previously has been convicted of or pleaded quilty to any of the 216 following: 217

(a) A violation of section 2903.01, 2903.02, 2903.03, 218 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 219 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 220 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 221 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 222 2909.02, 2909.03, 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 223 2919.22, 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 224 2925.03, 2925.04, 2925.05, 2925.06, or 3716.11 of the Revised 225 Code, felonious sexual penetration in violation of former 226 section 2907.12 of the Revised Code, a violation of section 227 2905.04 of the Revised Code as it existed prior to July 1, 1996, 228 a violation of section 2919.23 of the Revised Code that would 229

H. B. No. 148 As Introduced

have been a violation of section 2905.04 of the Revised Code as 230 it existed prior to July 1, 1996, had the violation been 231 committed prior to that date, or a violation of section 2925.11 232 of the Revised Code that is not a minor drug possession offense; 233

(b) A violation of an existing or former law of this
state, any other state, or the United States that is
substantially equivalent to any of the offenses listed in
division (A) (6) (a) of this section.

(7) On receipt of a request for a criminal records check 238 from an individual pursuant to section 4749.03 or 4749.06 of the 239 Revised Code, accompanied by a completed copy of the form 240 prescribed in division (C)(1) of this section and a set of 241 fingerprint impressions obtained in a manner described in 242 division (C)(2) of this section, the superintendent of the 243 bureau of criminal identification and investigation shall 244 conduct a criminal records check in the manner described in 245 division (B) of this section to determine whether any 246 information exists indicating that the person who is the subject 247 of the request has been convicted of or pleaded guilty to a 248 felony in this state or in any other state. If the individual 249 indicates that a firearm will be carried in the course of 250 business, the superintendent shall require information from the 251 federal bureau of investigation as described in division (B)(2) 252 of this section. Subject to division (F) of this section, the 253 superintendent shall report the findings of the criminal records 254 check and any information the federal bureau of investigation 255 provides to the director of public safety. 256

(8) On receipt of a request pursuant to section 1321.37, 257
1321.53, 1321.531, 1322.03, 1322.031, or 4763.05 of the Revised 258
Code, a completed form prescribed pursuant to division (C) (1) of 259

this section, and a set of fingerprint impressions obtained in 260 the manner described in division (C)(2) of this section, the 261 superintendent of the bureau of criminal identification and 262 investigation shall conduct a criminal records check with 263 respect to any person who has applied for a license, permit, or 264 certification from the department of commerce or a division in 265 the department. The superintendent shall conduct the criminal 266 records check in the manner described in division (B) of this 267 section to determine whether any information exists that 268 indicates that the person who is the subject of the request 269 previously has been convicted of or pleaded guilty to any of the 270 following: a violation of section 2913.02, 2913.11, 2913.31, 271 2913.51, or 2925.03 of the Revised Code; any other criminal 272 offense involving theft, receiving stolen property, 273 embezzlement, forgery, fraud, passing bad checks, money 274 laundering, or drug trafficking, or any criminal offense 275 involving money or securities, as set forth in Chapters 2909., 276 2911., 2913., 2915., 2921., 2923., and 2925. of the Revised 277 Code; or any existing or former law of this state, any other 278 state, or the United States that is substantially equivalent to 279 those offenses. 280

(9) On receipt of a request for a criminal records check 281 from the treasurer of state under section 113.041 of the Revised 282 Code or from an individual under section 4701.08, 4715.101, 283 4717.061, 4725.121, 4725.501, 4729.071, 4730.101, 4730.14, 284 4730.28, 4731.081, 4731.15, 4731.171, 4731.222, 4731.281, 285 4731.296, 4731.531, 4732.091, 4734.202, 4740.061, 4741.10, 286 4755.70, 4757.101, 4759.061, 4760.032, 4760.06, 4761.051, 287 4762.031, 4762.06, 4776.021, 4779.091, or 4783.04<u>, or 4785.07</u> of 288 the Revised Code, accompanied by a completed form prescribed 289 under division (C)(1) of this section and a set of fingerprint 290

impressions obtained in the manner described in division (C)(2) 291 of this section, the superintendent of the bureau of criminal 292 identification and investigation shall conduct a criminal 293 records check in the manner described in division (B) of this 294 section to determine whether any information exists that 295 indicates that the person who is the subject of the request has 296 been convicted of or pleaded guilty to any criminal offense in 297 this state or any other state. Subject to division (F) of this 298 section, the superintendent shall send the results of a check 299 requested under section 113.041 of the Revised Code to the 300 treasurer of state and shall send the results of a check 301 requested under any of the other listed sections to the 302 licensing board specified by the individual in the request. 303

(10) On receipt of a request pursuant to section 1121.23, 304 1155.03, 1163.05, 1315.141, 1733.47, or 1761.26 of the Revised 305 Code, a completed form prescribed pursuant to division (C)(1) of 306 this section, and a set of fingerprint impressions obtained in 307 the manner described in division (C)(2) of this section, the 308 superintendent of the bureau of criminal identification and 309 investigation shall conduct a criminal records check in the 310 manner described in division (B) of this section to determine 311 whether any information exists that indicates that the person 312 who is the subject of the request previously has been convicted 313 of or pleaded guilty to any criminal offense under any existing 314 or former law of this state, any other state, or the United 315 States. 316

(11) On receipt of a request for a criminal records check
from an appointing or licensing authority under section 3772.07
of the Revised Code, a completed form prescribed under division
(C) (1) of this section, and a set of fingerprint impressions
obtained in the manner prescribed in division (C) (2) of this

section, the superintendent of the bureau of criminal 322 identification and investigation shall conduct a criminal 323 records check in the manner described in division (B) of this 324 section to determine whether any information exists that 325 indicates that the person who is the subject of the request 326 previously has been convicted of or pleaded guilty or no contest 327 328 to any offense under any existing or former law of this state, any other state, or the United States that is a disqualifying 329 offense as defined in section 3772.07 of the Revised Code or 330 substantially equivalent to such an offense. 331

332 (12) On receipt of a request pursuant to section 2151.33 or 2151.412 of the Revised Code, a completed form prescribed 333 pursuant to division (C)(1) of this section, and a set of 334 fingerprint impressions obtained in the manner described in 335 division (C)(2) of this section, the superintendent of the 336 bureau of criminal identification and investigation shall 337 conduct a criminal records check with respect to any person for 338 whom a criminal records check is required under that section. 339 The superintendent shall conduct the criminal records check in 340 the manner described in division (B) of this section to 341 determine whether any information exists that indicates that the 342 person who is the subject of the request previously has been 343 convicted of or pleaded quilty to any of the following: 344

(a) A violation of section 2903.01, 2903.02, 2903.03, 345 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 346 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, 347 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, 348 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 349 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 350 2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 351 2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 352

(b) An existing or former law of this state, any other 354 state, or the United States that is substantially equivalent to 355 any of the offenses listed in division (A) (12) (a) of this 356 section. 357 (13) On receipt of a request pursuant to section 3796.12 358 of the Revised Code, a completed form prescribed pursuant to 359 division (C)(1) of this section, and a set of fingerprint 360 impressions obtained in a manner described in division (C)(2) of 361 this section, the superintendent of the bureau of criminal 362 identification and investigation shall conduct a criminal 363 records check in the manner described in division (B) of this 364 section to determine whether any information exists that 365 indicates that the person who is the subject of the request 366 previously has been convicted of or pleaded quilty to the 367 following: 368 (a) A disqualifying offense as specified in rules adopted 369 under division (B)(2)(b) of section 3796.03 of the Revised Code 370 if the person who is the subject of the request is an 371 administrator or other person responsible for the daily 372 operation of, or an owner or prospective owner, officer or 373 prospective officer, or board member or prospective board member 374 of, an entity seeking a license from the department of commerce 375 under Chapter 3796. of the Revised Code; 376 (b) A disqualifying offense as specified in rules adopted 377

2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code;

(b) A disqualitying offense as specified in fulles adopted377under division (B) (2) (b) of section 3796.04 of the Revised Code378if the person who is the subject of the request is an379administrator or other person responsible for the daily380operation of, or an owner or prospective owner, officer or381prospective officer, or board member or prospective board member382

of, an entity seeking a license from the state board of pharmacy under Chapter 3796. of the Revised Code.

(14) On receipt of a request required by section 3796.13 385 of the Revised Code, a completed form prescribed pursuant to 386 division (C)(1) of this section, and a set of fingerprint 387 impressions obtained in a manner described in division (C)(2) of 388 this section, the superintendent of the bureau of criminal 389 identification and investigation shall conduct a criminal 390 records check in the manner described in division (B) of this 391 section to determine whether any information exists that 392 393 indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to the 394 following: 395

(a) A disqualifying offense as specified in rules adopted under division (B)(8)(a) of section 3796.03 of the Revised Code if the person who is the subject of the request is seeking employment with an entity licensed by the department of commerce under Chapter 3796. of the Revised Code;

(b) A disqualifying offense as specified in rules adopted
under division (B) (14) (a) of section 3796.04 of the Revised Code
if the person who is the subject of the request is seeking
employment with an entity licensed by the state board of
403
pharmacy under Chapter 3796. of the Revised Code.

(B) Subject to division (F) of this section, the
superintendent shall conduct any criminal records check to be
conducted under this section as follows:

(1) The superintendent shall review or cause to be
reviewed any relevant information gathered and compiled by the
bureau under division (A) of section 109.57 of the Revised Code
411

383

384

396

397

398

399

that relates to the person who is the subject of the criminal 412 records check, including, if the criminal records check was 413 requested under section 113.041, 121.08, 173.27, 173.38, 414 173.381, 1121.23, 1155.03, 1163.05, 1315.141, 1321.37, 1321.53, 415 1321.531, 1322.03, 1322.031, 1733.47, 1761.26, 2151.86, 3301.32, 416 3301.541, 3319.39, 3701.881, 3712.09, 3721.121, 3772.07, 417 3796.12, 4749.03, 4749.06, 4763.05, 5104.013, 5164.34, 5164.341, 418 5164.342, 5123.081, 5123.169, or 5153.111 of the Revised Code, 419 any relevant information contained in records that have been 420 sealed under section 2953.32 of the Revised Code; 421

(2) If the request received by the superintendent asks for 422 information from the federal bureau of investigation, the 423 424 superintendent shall request from the federal bureau of investigation any information it has with respect to the person 425 who is the subject of the criminal records check, including 426 fingerprint-based checks of national crime information databases 427 as described in 42 U.S.C. 671 if the request is made pursuant to 428 section 2151.86 or 5104.013 of the Revised Code or if any other 429 Revised Code section requires fingerprint-based checks of that 430 nature, and shall review or cause to be reviewed any information 431 the superintendent receives from that bureau. If a request under 432 section 3319.39 of the Revised Code asks only for information 433 from the federal bureau of investigation, the superintendent 434 shall not conduct the review prescribed by division (B)(1) of 435 this section. 436

(3) The superintendent or the superintendent's designee
may request criminal history records from other states or the
federal government pursuant to the national crime prevention and
privacy compact set forth in section 109.571 of the Revised
Code.

(4) The superintendent shall include in the results of the 442 criminal records check a list or description of the offenses 443 listed or described in division (A)(1), (2), (3), (4), (5), (6), 444 (7), (8), (9), (10), (11), (12), (13), or (14) of this section, 445 whichever division requires the superintendent to conduct the 446 criminal records check. The superintendent shall exclude from 447 the results any information the dissemination of which is 448 prohibited by federal law. 449

(5) The superintendent shall send the results of the 450 criminal records check to the person to whom it is to be sent 451 not later than the following number of days after the date the 452 superintendent receives the request for the criminal records 453 check, the completed form prescribed under division (C) (1) of 454 this section, and the set of fingerprint impressions obtained in 455 the manner described in division (C) (2) of this section: 456

(a) If the superintendent is required by division (A) of
this section (other than division (A) (3) of this section) to
conduct the criminal records check, thirty;

(b) If the superintendent is required by division (A) (3)d60of this section to conduct the criminal records check, sixty.d61

(C) (1) The superintendent shall prescribe a form to obtain
the information necessary to conduct a criminal records check
from any person for whom a criminal records check is to be
conducted under this section. The form that the superintendent
format, in an electronic format, or in both tangible and
formats.

(2) The superintendent shall prescribe standard impressionsheets to obtain the fingerprint impressions of any person for470

whom a criminal records check is to be conducted under this 471 section. Any person for whom a records check is to be conducted 472 under this section shall obtain the fingerprint impressions at a 473 county sheriff's office, municipal police department, or any 474 other entity with the ability to make fingerprint impressions on 475 the standard impression sheets prescribed by the superintendent. 476 The office, department, or entity may charge the person a 477 reasonable fee for making the impressions. The standard 478 impression sheets the superintendent prescribes pursuant to this 479 division may be in a tangible format, in an electronic format, 480 or in both tangible and electronic formats. 481

(3) Subject to division (D) of this section, the 482 superintendent shall prescribe and charge a reasonable fee for 483 providing a criminal records check under this section. The 484 person requesting the criminal records check shall pay the fee 485 prescribed pursuant to this division. In the case of a request 486 under section 1121.23, 1155.03, 1163.05, 1315.141, 1733.47, 487 1761.26, 2151.33, 2151.412, or 5164.34 of the Revised Code, the 488 fee shall be paid in the manner specified in that section. 489

(4) The superintendent of the bureau of criminal
identification and investigation may prescribe methods of
forwarding fingerprint impressions and information necessary to
conduct a criminal records check, which methods shall include,
but not be limited to, an electronic method.

(D) The results of a criminal records check conducted
under this section, other than a criminal records check
specified in division (A) (7) of this section, are valid for the
person who is the subject of the criminal records check for a
period of one year from the date upon which the superintendent
completes the criminal records check. If during that period the

H. B. No. 148 As Introduced

superintendent receives another request for a criminal records501check to be conducted under this section for that person, the502superintendent shall provide the results from the previous503criminal records check of the person at a lower fee than the fee504prescribed for the initial criminal records check.505

(E) When the superintendent receives a request for
information from a registered private provider, the
superintendent shall proceed as if the request was received from
a school district board of education under section 3319.39 of
the Revised Code. The superintendent shall apply division (A) (1)
(c) of this section to any such request for an applicant who is
a teacher.

(F) (1) Subject to division (F) (2) of this section, all 513 information regarding the results of a criminal records check 514 conducted under this section that the superintendent reports or 515 sends under division (A)(7) or (9) of this section to the 516 director of public safety, the treasurer of state, or the 517 person, board, or entity that made the request for the criminal 518 records check shall relate to the conviction of the subject 519 person, or the subject person's plea of guilty to, a criminal 520 offense. 521

522 (2) Division (F)(1) of this section does not limit, restrict, or preclude the superintendent's release of 523 information that relates to the arrest of a person who is 524 eighteen years of age or older, to an adjudication of a child as 525 a delinguent child, or to a criminal conviction of a person 526 under eighteen years of age in circumstances in which a release 527 of that nature is authorized under division (E)(2), (3), or (4)528 of section 109.57 of the Revised Code pursuant to a rule adopted 529 under division (E)(1) of that section. 530 (G) As used in this section:

531

536

537

549

(1) "Criminal records check" means any criminal records
check conducted by the superintendent of the bureau of criminal
identification and investigation in accordance with division (B)
534
of this section.

(2) "Minor drug possession offense" has the same meaning as in section 2925.01 of the Revised Code.

(3) "OVI or OVUAC violation" means a violation of section
4511.19 of the Revised Code or a violation of an existing or
former law of this state, any other state, or the United States
that is substantially equivalent to section 4511.19 of the
Revised Code.

(4) "Registered private provider" means a nonpublic school
or entity registered with the superintendent of public
544
instruction under section 3310.41 of the Revised Code to
participate in the autism scholarship program or section 3310.58
of the Revised Code to participate in the Jon Peterson special
547
needs scholarship program.

Sec. 715.27. (A) Any municipal corporation may:

(1) Regulate the erection of fences, billboards, signs,
and other structures, within the municipal corporation, and
provide for the removal and repair of insecure billboards,
signs, and other structures;
553

(2) Regulate the construction and repair of wires, poles,
 plants, and all equipment to be used for the generation and
 application of electricity;
 556

(3) Provide for the licensing of house movers; plumbers; 557sewer tappers; vault cleaners; and specialty contractors who are 558

not required to hold a valid license issued pursuant to Chapter	559
4740. <u>or 4785.</u> of the Revised Code;	560
(4) Require all specialty contractors other than those who	561
hold a valid license issued pursuant to Chapter 4740. of the	562
Revised Code, to successfully complete an examination, test, or	563
demonstration of technical skills, and may impose a fee and	564
additional requirements for a license or registration to engage	565
in their respective occupations within the jurisdiction of the	566
municipal corporation.	567
(B) No municipal corporation shall require any specialty	568
contractor who holds a valid license issued pursuant to Chapter	569
4740. of the Revised Code to complete an examination, test, or	570
demonstration of technical skills to engage in the type of	571
contracting for which the license is held, within the municipal	572
corporation.	573
(C) A municipal corporation may require a specialty	574
contractor who holds a valid license issued pursuant to Chapter	575
4740. of the Revised Code to register with the municipal	576
corporation and pay any fee the municipal corporation imposes	577
before that specialty contractor may engage within the municipal	578
corporation in the type of contracting for which the license is	579
held. Any fee shall be the same for all specialty contractors	580
who engage in the same type of contracting. A municipal	581
corporation may require a bond and proof of all of the	582
following:	583
(1) Insurance pursuant to division (B)(4) of section	584
4740.06 of the Revised Code;	585
(2) Compliance with Chapters 4121. and 4123. of the	586
Revised Code;	587

(3) Registration with the tax department of the municipal corporation.

If a municipal corporation requires registration, imposes 590 such a fee, or requires a bond or proof of the items listed in 591 divisions (C)(1), (2), and (3) of this section, the municipal 592 corporation immediately shall permit a contractor who presents 593 proof of holding a valid license issued pursuant to Chapter 594 4740. of the Revised Code, who registers, pays the fee, obtains 595 a bond, and submits the proof described under divisions (C)(1), 596 (2), and (3) of this section, as required, to engage in the type 597 of contracting for which the license is held, within the 598 municipal corporation. 599

(D) A municipal corporation may revoke the registration of a contractor registered with that municipal corporation for good cause shown. Good cause shown includes the failure of a contractor to maintain a bond or the items listed in divisions
(C) (1), (2), and (3) of this section, if the municipal corporation requires those.

(E) A municipal corporation that licenses specialty 606 contractors pursuant to division (A)(3) of this section may 607 accept, for purposes of satisfying its licensing requirements, a 608 valid license issued pursuant to Chapter 4740. of the Revised 609 Code that a specialty contractor holds, for the construction, 610 replacement, maintenance, or repair of one-family, two-family, 611 or three-family dwelling houses or accessory structures 612 incidental to those dwelling houses. 613

(F) A municipal corporation shall not register a specialty
contractor who is required to hold a license under Chapter 4740.
of the Revised Code but does not hold a valid license issued
616
under that chapter.

588

589

600

601

602

603

604

(G) As used in this section, "specialty contractor" means 618 a heating, ventilating, and air conditioning contractor, 619 refrigeration contractor, electrical contractor, plumbing 620 621 contractor, or hydronics contractor, as those contractors are described in Chapter 4740. of the Revised Code. 622 (H) A municipal corporation shall not impose additional 623 requirements on persons engaged in home improvements as 624 regulated by Chapter 4785. of the Revised Code. 625 626 Sec. 3781.102. (A) Any county or municipal building department certified pursuant to division (E) of section 3781.10 627 of the Revised Code as of September 14, 1970, and that, as of 628 that date, was inspecting single-family, two-family, and three-629 family residences, and any township building department 630 certified pursuant to division (E) of section 3781.10 of the 631 Revised Code, is hereby declared to be certified to inspect 632 single-family, two-family, and three-family residences 633 containing industrialized units, and shall inspect the buildings 634 or classes of buildings subject to division (E) of section 635 3781.10 of the Revised Code. 636 (B) Each board of county commissioners may adopt, by 637 resolution, rules establishing standards and providing for the 638 licensing of electrical and heating, ventilating, and air 639 conditioning contractors who are not required to hold a valid 640 and unexpired license or registration pursuant to Chapter 4740. 641 or 4785. of the Revised Code. 642 Rules adopted by a board of county commissioners pursuant 643 to this division may be enforced within the unincorporated areas 644

of the county and within any municipal corporation where the legislative authority of the municipal corporation has 646 contracted with the board for the enforcement of the county 647

Page 22

H. B. No. 148 As Introduced

rules within the municipal corporation pursuant to section 648 307.15 of the Revised Code. The rules shall not conflict with 649 rules adopted by the board of building standards pursuant to 650 section 3781.10 of the Revised Code or by the department of 651 commerce pursuant to Chapter 3703. of the Revised Code. This 652 division does not impair or restrict the power of municipal 653 corporations under Section 3 of Article XVIII, Ohio 654 Constitution, to adopt rules concerning the erection, 655 construction, repair, alteration, and maintenance of buildings 656 and structures or of establishing standards and providing for 657 the licensing of specialty contractors pursuant to section 658 715.27 of the Revised Code. 659

A board of county commissioners, pursuant to this 660 division, may require all electrical contractors and heating, 661 ventilating, and air conditioning contractors, other than those 662 who hold a valid and unexpired license issued pursuant to 663 Chapter 4740. of the Revised Code, to successfully complete an 664 examination, test, or demonstration of technical skills, and may 665 impose a fee and additional requirements for a license to engage 666 in their respective occupations within the jurisdiction of the 667 board's rules under this division. 668

A board of county commissioners shall not impose669additional requirements on persons engaged in home improvements670as regulated by Chapter 4785. of the Revised Code.671

(C) No board of county commissioners shall require any
specialty contractor who holds a valid and unexpired license
issued pursuant to Chapter 4740. of the Revised Code to
successfully complete an examination, test, or demonstration of
technical skills in order to engage in the type of contracting
for which the license is held, within the unincorporated areas

of the county and within any municipal corporation whose678legislative authority has contracted with the board for the679enforcement of county regulations within the municipal680corporation, pursuant to section 307.15 of the Revised Code.681

(D) A board may impose a fee for registration of a 682 specialty contractor who holds a valid and unexpired license 683 issued pursuant to Chapter 4740. of the Revised Code before that 684 specialty contractor may engage in the type of contracting for 685 which the license is held within the unincorporated areas of the 686 687 county and within any municipal corporation whose legislative authority has contracted with the board for the enforcement of 688 county regulations within the municipal corporation, pursuant to 689 section 307.15 of the Revised Code, provided that the fee is the 690 same for all specialty contractors who wish to engage in that 691 type of contracting. If a board imposes such a fee, the board 692 immediately shall permit a specialty contractor who presents 693 proof of holding a valid and unexpired license and pays the 694 required fee to engage in the type of contracting for which the 695 license is held within the unincorporated areas of the county 696 and within any municipal corporation whose legislative authority 697 has contracted with the board for the enforcement of county 698 regulations within the municipal corporation, pursuant to 699 section 307.15 of the Revised Code. 700

(E) The political subdivision associated with each 701 municipal, township, and county building department the board of 702 building standards certifies pursuant to division (E) of section 703 3781.10 of the Revised Code may prescribe fees to be paid by 704 persons, political subdivisions, or any department, agency, 705 board, commission, or institution of the state, for the 706 acceptance and approval of plans and specifications, and for the 707 making of inspections, pursuant to sections 3781.03 and 3791.04 708

of the Revised Code.	709
(F) Each political subdivision that prescribes fees	710
pursuant to division (E) of this section shall collect, on	711
behalf of the board of building standards, fees equal to the	712
following:	713
(1) Three per cent of the fees the political subdivision	714
collects in connection with nonresidential buildings;	715
(2) One per cent of the fees the political subdivision	716
collects in connection with residential buildings.	717
(G)(1) The board shall adopt rules, in accordance with	718
Chapter 119. of the Revised Code, specifying the manner in which	719
the fee assessed pursuant to division (F) of this section shall	720
be collected and remitted monthly to the board. The board shall	721
pay the fees into the state treasury to the credit of the	722
industrial compliance operating fund created in section 121.084	723
of the Revised Code.	724
(2) All money credited to the industrial compliance	725
operating fund under this division shall be used exclusively for	726
the following:	727
(a) Operating costs of the board;	728
(b) Providing services, including educational programs,	729
for the building departments that are certified by the board	730
pursuant to division (E) of section 3781.10 of the Revised Code;	731
(c) Paying the expenses of the residential construction	732
advisory committee, including the expenses of committee members	733
as provided in section 4740.14 of the Revised Code.	734
(H) A board of county commissioners that adopts rules	735
providing for the licensing of electrical and heating,	736

ventilating, and air conditioning contractors, pursuant to 737 division (B) of this section, may accept, for purposes of 738 satisfying the requirements of rules adopted under that 739 division, a valid and unexpired license issued pursuant to 740 Chapter 4740. of the Revised Code that is held by an electrical 741 or heating, ventilating, and air conditioning contractor, for 742 the construction, replacement, maintenance, or repair of one-743 family, two-family, or three-family dwelling houses or accessory 744 structures incidental to those dwelling houses. 745 (I) A board of county commissioners shall not register a 746 747 specialty contractor who is required to hold a license under Chapter 4740. of the Revised Code but does not hold a valid 748 license issued under that chapter. 749 (J) As used in this section, "specialty contractor" means 750 a heating, ventilating, and air conditioning contractor, 751 refrigeration contractor, electrical contractor, plumbing 752 contractor, or hydronics contractor, as those contractors are 753 described in Chapter 4740. of the Revised Code. 754 Sec. 4740.01. As used in this chapter: 755 (A) "License" means a license the Ohio construction 756 industry licensing board issues to an individual as a heating, 757 758 ventilating, and air conditioning contractor, refrigeration contractor, electrical contractor, plumbing contractor, or 759 hydronics contractor. 760 (B) "Contractor" means any individual or contracting 761 company that satisfies both of the following: 762 (1) Has responsibility for the means, method, and manner 763 of construction, improvement, renovation, repair, or maintenance 764

on a construction project with respect to one or more trades and 765

who offers, identifies, advertises, or otherwise holds out or 766
represents that the individual or contracting company is 767
permitted or qualified to perform or have responsibility for the 768
means, method, and manner of construction, improvement, 769
renovation, repair, or maintenance with respect to one or more 770
trades on a construction project; 771

(2) Does either of the following:

(a) Performs construction, improvement, or renovation on a
 construction project with respect to the individual's or
 contracting company's trade;
 775

(b) Employs tradespersons who perform construction,
 776
 improvement, or renovation on a construction project with
 777
 respect to the individual's or contracting company's trades.
 778

(C) "Contracting company" means a company in theconstruction industry working on construction projects.780

(D) "Licensed trade" means a trade performed by a heating,
 ventilating, and air conditioning contractor, a refrigeration
 contractor, an electrical contractor, a plumbing contractor, or
 a hydronics contractor.

(E) "Tradesperson" means any individual who is employed by
785
a contractor and who engages in construction, improvement,
786
renovation, repair, or maintenance of buildings or structures
787
without assuming responsibility for the means, method, or manner
788
of that construction, improvement, renovation, repair, or
789
maintenance.

(F) "Construction project" means a construction project 791
involving a building or structure subject to Chapter 3781. of 792
the Revised Code and the rules adopted under that chapter, but _____ 793
"Construction project" includes a residential building as 794

defined in section 3781.06 of the Revised Code if the	795
residential building is occupied by the owner of the residential	796
building. "Construction project" does not include an	797
industrialized unit or a residential building as defined in	798
section 3781.06 of the Revised Code.	799
(G) "Training agency" means an entity approved by the	800
administrative section of the board to provide continuing	801
education courses.	802
Sec. 4776.01. As used in this chapter:	803
(A) "License" means an authorization evidenced by a	804
license, certificate, registration, permit, card, or other	805
authority that is issued or conferred by a licensing agency to a	806
licensee or to an applicant for an initial license by which the	807
licensee or initial license applicant has or claims the	808
privilege to engage in a profession, occupation, or occupational	809
activity, or, except in the case of the state dental board, to	810
have control of and operate certain specific equipment,	811
machinery, or premises, over which the licensing agency has	812
jurisdiction.	813
(B) Except as provided in section 4776.20 of the Revised	814
Code, "licensee" means the person to whom the license is issued	815
by a licensing agency.	816
(C) Except as provided in section 4776.20 of the Revised	817
Code, "licensing agency" means any of the following:	818
(1) The board authorized by Chapters 4701., 4717., 4725.,	819
4729., 4730., 4731., 4732., 4734., 4740., 4741., 4755., 4757.,	820
4759., 4760., 4761., 4762., 4779., and 4783. <u>, and 4785.</u> of the	821
Revised Code to issue a license to engage in a specific	822
profession, occupation, or occupational activity, or to have	823

charge of and operate certain specified equipment, machinery, or premises. 825 (2) The state dental board, relative to its authority to 826 issue a license pursuant to section 4715.12, 4715.16, 4715.21, 827 or 4715.27 of the Revised Code. 828 (D) "Applicant for an initial license" includes persons 829 seeking a license for the first time and persons seeking a 830 license by reciprocity, endorsement, or similar manner of a 831 license issued in another state. 832 (E) "Applicant for a restored license" includes persons 833 seeking restoration of a certificate under section 4730.14, 834 4731.281, 4760.06, or 4762.06 of the Revised Code. 835 (F) "Criminal records check" has the same meaning as in 836 section 109.572 of the Revised Code. 837 Sec. 4776.20. (A) As used in this section: 838 (1) "Licensing agency" means, in addition to each board 839 identified in division (C) of section 4776.01 of the Revised 840 Code, the board or other government entity authorized to issue a 841 license under Chapters 4703., 4707., 4709., 4712., 4713., 4719., 842 4723., 4727., 4728., 4733., 4735., 4736., 4737., 4738., 4740., 843 4742., 4747., 4749., 4751., 4752., 4753., 4758., 4759., 4763., 844 4765., 4766., 4771., 4773., 4774., 4778., and 4781., and 4785. 845 of the Revised Code. "Licensing agency" includes an 846 administrative officer that has authority to issue a license. 847 (2) "Licensee" means, in addition to a licensee as 848 described in division (B) of section 4776.01 of the Revised 849 Code, the person to whom a license is issued by the board or 850 other government entity authorized to issue a license under 851

Chapters 4703., 4707., 4709., 4712., 4713., 4719., 4723., 4727.,

824

 4728., 4733., 4735., 4736., 4737., 4738., 4740., 4742., 4747.,
 853

 4749., 4751., 4752., 4753., 4758., 4759., 4763., 4765., 4766.,
 854

 4771., 4773., 4774., 4778., and 4781., and 4785. of the Revised
 855

 Code.
 856

(3) "Prosecutor" has the same meaning as in section2935.01 of the Revised Code.

(B) On a licensee's conviction of, plea of guilty to, 859 judicial finding of guilt of, or judicial finding of guilt 860 resulting from a plea of no contest to the offense of 861 trafficking in persons in violation of section 2905.32 of the 862 Revised Code, the prosecutor in the case shall promptly notify 863 the licensing agency of the conviction, plea, or finding and 864 provide the licensee's name and residential address. On receipt 865 of this notification, the licensing agency shall immediately 866 suspend the licensee's license. 867

(C) If there is a conviction of, plea of guilty to, 868 judicial finding of guilt of, or judicial finding of guilt 869 resulting from a plea of no contest to the offense of 870 trafficking in persons in violation of section 2905.32 of the 871 Revised Code and all or part of the violation occurred on the 872 premises of a facility that is licensed by a licensing agency, 873 the prosecutor in the case shall promptly notify the licensing 874 agency of the conviction, plea, or finding and provide the 875 facility's name and address and the offender's name and 876 residential address. On receipt of this notification, the 877 licensing agency shall immediately suspend the facility's 878 license. 879

(D) Notwithstanding any provision of the Revised Code to
880
the contrary, the suspension of a license under division (B) or
(C) of this section shall be implemented by a licensing agency
882

857

without a prior hearing. After the suspension, the licensing 883 agency shall give written notice to the subject of the 884 suspension of the right to request a hearing under Chapter 119. 885 of the Revised Code. After a hearing is held, the licensing 886 agency shall either revoke or permanently revoke the licence 887 <u>license</u> of the subject of the suspension, unless it determines 888 that the license holder has not been convicted of, pleaded 889 guilty to, been found guilty of, or been found guilty based on a 890 plea of no contest to the offense of trafficking in persons in 891 violation of section 2905.32 of the Revised Code. 892 Sec. 4785.01. (A) (1) "Home improvement" includes any of 893 the following if the cost to an owner exceeds five hundred 894 dollars but does not exceed twenty-five thousand dollars: 895 (a) The repair, replacement, remodeling, alteration, 896 conversion, modernization, improvement, rehabilitation, or 897 sandblasting of, or the addition to, any residential building or 898 structure adjacent to a residential building; 899 (b) The construction of any structure adjacent to a 900 residential building, such as a garage, deck, shed, or gazebo; 901 902 (c) Any addition or improvement to land not included in the definition of "landscape architecture" as that term is_ 903 defined in division (B) of section 4703.30 of the Revised Code. 904 (2) "Home improvement" does not include any of the 905 following: 906 907 (a) The construction of a new residential building; (b) The sale of appliances such as stoves, refrigerators, 908 freezers, room air conditioners, and other appliances that are 909 designed for installation in, and are easily removable from, a 910 residential building without material alteration of the 911

residential building;	912
(c) Any work performed without compensation.	913
(B) "Home improvement contractor" means any individual who	914
undertakes, offers to undertake, or agrees to perform any home	915
improvement for an owner. "Home improvement contractor" does not	916
<u>include a home improvement retailer.</u>	917
(C) "Home improvement retailer" means a retailer who does	918
both of the following:	919
(1) Sells materials for use in a home improvement;	920
(2) Does not perform any home improvement but contracts to	921
have a subcontractor or independent contractor perform a home	922
improvement for the retailer's customer.	923
(D) "Owner" means the person who contracts with a home	924
improvement contractor for a home improvement. "Owner" includes	925
the owner of a residential building or a person the owner	926
authorizes to act on the owner's behalf to contract for a home	927
improvement.	928
(E) "Residential building" has the same meaning as in	929
section 3781.06 of the Revised Code.	930
(F) "Workmanlike manner" means the home improvement	931
contractor has engaged in construction that meets or exceeds the	932
minimum quantifiable standards promulgated by the Ohio home	933
builders association.	934
Sec. 4785.02. (A) Except as otherwise provided in division	935
(D) of this section, no person shall knowingly act as a home	936
improvement contractor unless the person is registered as a home	937
improvement contractor under this chapter.	938

(B) Except as otherwise provided in division (D) of this	939
section, no person shall knowingly advertise or otherwise hold	940
the person out as a home improvement contractor unless the	941
person is registered as a home improvement contractor under this	942
<u>chapter.</u>	943
(C) Upon the request of the home improvement board, the	944
attorney general may bring a civil action for appropriate	945
relief, including a temporary restraining order or permanent	946
injunction, in the court of common pleas of the county where the	947
unregistered person resides or is acting as or claiming to be a	948
registered home improvement contractor.	949
(D) This section does not apply to any person who acts as	950
or holds the person out as a home improvement contractor if the	951
person is licensed under Chapter 4740. of the Revised Code and	952
the home improvement performed or offered is covered by the	953
person's license under Chapter 4740. of the Revised Code.	954
Sec. 4785.021. A home improvement retailer shall do both	955
of the following:	956
(A) Ensure that a subcontractor or independent contractor	957
performing a home improvement for the retailer's customer is	958
registered as a home improvement contractor under this chapter;	959
(B) Provide the name and registration number of the	960
subcontractor or independent contractor to the retailer's	961
customer before performance of the home improvement may begin.	962
Sec. 4785.03. There is hereby created within the	963
department of commerce the home improvement board, consisting of	964
five members, one of whom is certified under section 3781.10 of	965
the Revised Code to inspect residential buildings, two of whom	966
are home improvement contractors registered under this chapter,	967

and two of whom are representatives of an association that	968
represents the interests of home improvement contractors. The	969
director of commerce shall appoint all members of the board. The	970
board is responsible for the registration of home improvement	971
contractors under this chapter.	972
The director shall appoint the initial members of the	973
board not later than ninety days after the effective date of	974
this section. Of the initial appointments to the board, two	975
shall be for terms ending July 31, 2018, two shall be for terms	976
ending July 31, 2019, and one shall be for a term ending July	977
	978
31, 2020. Thereafter, the terms of office of all appointed	
members of the board are for three years, each term ending on	979
the same day of the same month of the year as did the term that	980
it succeeds. Each member shall hold office from the date of	981
appointment until the end of the term for which the member was	982
appointed. Members may be reappointed. Vacancies shall be filled	983
in the manner provided for original appointments. Any member	984
appointed to fill a vacancy occurring prior to the expiration of	985
the term for which the member's predecessor was appointed shall	986
hold office as a member for the remainder of that term. A member	987
shall continue in office subsequent to the expiration of a term	988
until a successor takes office or until a period of sixty days	989
has elapsed, whichever occurs first.	990
Before entering upon the discharge of official duties,	991
each member shall take the oath of office required by Section 7	992
of Article XV, Ohio Constitution.	993
<u>of Afficie XV, Onto constitution.</u>	995
Each member shall receive a per diem amount fixed pursuant	994
to section 124.15 of the Revised Code when actually attending to	995
matters of the board and for the time spent in necessary travel,	996
and all actual and necessary expenses incurred in the discharge	997

1026

of official duties.	998
The director may remove any member of the board the	999
director appoints for malfeasance, misfeasance, or nonfeasance.	1000
Membership on the beard and helding any office of the	1001
<u>Membership on the board and holding any office of the</u> board does not constitute holding a public office or employment	1001
within the meaning of any section of the Revised Code, or an	1003
interest, either direct or indirect, in a contract or	1004
expenditure of money by the state or any municipal corporation,	1005
township, special district, school district, county, or other	1006
political subdivision. No member or officer of the board is	1007
disqualified from holding any public office or employment nor	1008
shall the officer or member forfeit any public office or	1009
employment by reason of holding a position as an officer or	1010
member of the board.	1011
The board shall meet only after adequate advance notice of	1012
the meeting has been given to each member of the board.	1013
Sec. 4785.04. (A) The home improvement board annually	
	1014
shall elect from among its members a chairperson and other	1014 1015
shall elect from among its members a chairperson and other officers as the board, by rule, designates. The chairperson	-
	1015
officers as the board, by rule, designates. The chairperson	1015 1016
officers as the board, by rule, designates. The chairperson shall preside over meetings of the board or designate another	1015 1016 1017
officers as the board, by rule, designates. The chairperson shall preside over meetings of the board or designate another member to preside in the chairperson's absence. The board shall	1015 1016 1017 1018
officers as the board, by rule, designates. The chairperson shall preside over meetings of the board or designate another member to preside in the chairperson's absence. The board shall hold at least two regular meetings each year, but may meet at	1015 1016 1017 1018 1019
officers as the board, by rule, designates. The chairperson shall preside over meetings of the board or designate another member to preside in the chairperson's absence. The board shall hold at least two regular meetings each year, but may meet at additional times as specified by rule, at the call of the	1015 1016 1017 1018 1019 1020
officers as the board, by rule, designates. The chairperson shall preside over meetings of the board or designate another member to preside in the chairperson's absence. The board shall hold at least two regular meetings each year, but may meet at additional times as specified by rule, at the call of the chairperson, or upon the request of two or more members. A	1015 1016 1017 1018 1019 1020 1021
officers as the board, by rule, designates. The chairperson shall preside over meetings of the board or designate another member to preside in the chairperson's absence. The board shall hold at least two regular meetings each year, but may meet at additional times as specified by rule, at the call of the chairperson, or upon the request of two or more members. A majority of the members of the board constitutes a quorum for	1015 1016 1017 1018 1019 1020 1021 1022
officers as the board, by rule, designates. The chairperson shall preside over meetings of the board or designate another member to preside in the chairperson's absence. The board shall hold at least two regular meetings each year, but may meet at additional times as specified by rule, at the call of the chairperson, or upon the request of two or more members. A majority of the members of the board constitutes a quorum for the transaction of all business. The board may not take any	1015 1016 1017 1018 1019 1020 1021 1022 1023

member of the board, to serve at the pleasure of the board, and

shall fix the compensation of the secretary. The secretary shall	1027
be in the unclassified civil service of the state.	1028
(2) The secretary shall do all of the following:	1029
(a) Keep or set standards for and delegate to another	1030
individual the keeping of the minutes, books, and other records	1031
and files of the board;	1032
(b) Issue all registrations in the name of the board;	1033
(c) Send out all notices, including advance notices of	1034
meetings of the board, and attend to all correspondence of the	1035
board, under the direction of the board;	1036
(d) Perform all other duties incidental to the office of	1037
the secretary or properly assigned to the secretary by the	1038
board.	1039
(3) Before entering upon the discharge of the duties of	1040
the secretary, the secretary shall file with the treasurer of	1041
state a bond in the sum of five thousand dollars, payable to the	1042
state, to ensure the faithful performance of the secretary's	1043
duties. The board shall pay the premium of the bond in the same	1044
manner as it pays other expenditures of the board.	1045
(C) Upon the request of the board, the director of	1046
commerce shall supply the board with personnel, office space,	1047
and supplies, as the director determines appropriate. The board	1048
shall employ any additional staff it considers necessary and	1049
appropriate.	1050
(D) The chairperson of the board or the secretary, or	1051
both, as authorized by the board, shall approve all vouchers of	1052
the board.	1053
Sec. 4785.05. The home improvement board is responsible_	1054

for the administration of this chapter and shall do all of the	1055
following:	1056
(A) Issue and renew registrations as follows:	1057
(1) Issue a registration to any individual whom the board	1058
determines is qualified pursuant to section 4785.06 of the	1059
Revised Code to hold a registration;	1060
(2) Include in each registration the contractor's name,	1061
registration number, expiration date, and the name of the	1062
business entity associated with the individual, as applicable;	1063
(3) Renew registrations for individuals who meet the	1064
renewal requirements specified in section 4785.06 of the Revised	1065
<u>Code.</u>	1066
(B) Make an annual written report to the director of	1067
commerce on proceedings had by or before the board for the	1068
previous year and make an annual statement of all money received	1069
and expended by the board during the year;	1070
(C) Keep a record of every individual issued a	1071
registration pursuant to this chapter, including the	1072
individual's name, address, the date on which the registration	1073
was issued, and the individual's registration number;	1074
(D) Regulate the use and display of a registration issued	1075
pursuant to this chapter and of any information contained in	1076
that registration;	1077
(E) Adopt rules in accordance with Chapter 119. of the	1078
Revised Code as necessary to properly discharge the board's	1079
duties under this chapter. The rules shall include, but not be	1080
limited to, the following:	1081
(1) Application procedures;	1082

(2) Criteria for the board to use in deciding whether to	1083
suspend, revoke, or refuse to issue or renew a registration;	1084
(3) Specifications for continuing education requirements	1085
for registration renewal that address all of the following:	1086
(a) A requirement that an individual who holds a valid and	1087
unexpired registration accrue a total of ten hours of continuing	1088
education courses per year;	1089
(b) Requirements for the reporting of continuing education	1090
hours;	1091
(c) Procedures and requirements for the approval of	1092
continuing education courses.	1093
(4) A list of disqualifying offenses pursuant to sections	1094
4785.06, 4785.12, and 4776.10 of the Revised Code.	1095
(F) Investigate allegations in reference to violations of	1096
this chapter and the rules adopted pursuant to it and determine	1097
by rule a procedure to conduct investigations and hearings on	1098
these allegations;	1099
(G) Keep a record of its proceedings and do all things	1100
necessary to carry out this chapter.	1101
Sec. 4785.06. (A) An individual seeking registration as a	1102
home improvement contractor shall submit an application to the	1103
home improvement board on a form prescribed by the board. The	1104
board shall issue a registration as a home improvement	1105
contractor to an applicant who meets all of the following	1106
requirements:	1107
(1) Is at least eighteen years of age;	1108
(2) Pays the board any required fee determined pursuant to	1109

section 4785.18 of the Revised Code; 1110 (3) Has a permanent place of business in this state and 1111 submits to the board the address of the permanent place of 1112 business; 1113 (4) Has liability insurance or a surety bond in an amount 1114 of at least two hundred fifty thousand dollars; 1115 (5) Is determined eligible for registration by the board 1116 pursuant to section 4785.07 of the Revised Code. 1117 (B) Each registration shall include the home improvement 1118 contractor's name, registration number, the expiration date of 1119 the registration, and the name of the business entity with whom 1120 the contractor is employed, as applicable. 1121 (C) A registration issued under this section expires 1122 annually and may be renewed. The board shall renew a 1123 registration if the applicant submits an application for renewal 1124 to the board on a form prescribed by the board and does all of 1125 the following: 1126 (1) Meets the requirements of division (A) of this 1127 section; 1128 (2) Completes at least ten hours of continuing education 1129 1130 courses per year; 1131 (3) Demonstrates compliance with this chapter and the rules adopted under it. 1132 Sec. 4785.07. In addition to any other eligibility 1133 requirement set forth in this chapter, each applicant for an 1134 initial registration shall comply with sections 4776.01 to 1135 4776.04 of the Revised Code. The home improvement board shall 1136 not grant a registration to an applicant for a registration 1137

unless the applicant complies with sections 4776.01 to 4776.04 1138 of the Revised Code and the board, in its discretion, decides 1139 that the results of the criminal records check do not make the 1140 applicant ineligible for a registration issued pursuant to 1141 section 4785.06 of the Revised Code. 1142 Sec. 4785.08. (A) Except as otherwise provided in this 1143 section, the home improvement board shall issue and renew all 1144 registrations under this chapter in the name of the individual 1145 who meets the requirements of section 4785.06 of the Revised 1146 1147 Code. (B) (1) In the case of an individual who is employed by a 1148 business entity and is applying for registration as a home 1149 improvement contractor, the individual shall request at the time 1150 of applying for a registration that the individual's 1151 registration be assigned to the business entity with whom the 1152 individual is employed. 1153 (2) If the individual is issued a registration and meets 1154 the requirements of this section for the assignment of the 1155 registration to a business entity, the board shall assign the 1156 registration to and issue a registration in the name of the 1157 business entity. The registration assigned and issued to a 1158 business entity under this division shall state the name and 1159 position of the individual who assigned the registration to the 1160 business entity. 1161 (C) During the period a business entity holds a 1162 registration issued under division (B) of this section, the 1163 board shall not issue another registration to the individual who 1164 assigned the registration to the business entity. 1165 (D)(1) If a contractor who assigned a registration to a 1166

business entity under division (B) of this section ceases to be	1167				
associated with the business entity for any reason, including	1168				
the death of the contractor, the contractor or business entity	1169				
immediately shall notify the board of the date on which the	1170				
contractor ceased to be associated with the business entity.	1171				
Such a registration assignation is invalid according to the	1172				
following, as applicable:	1173				
(a) Ninety calendar days after the death of the	1174				
contractor;	1175				
	11/0				
(b) Ninety calendar days after the contractor completes a	1176				
change of business entity form;	1177				
(c) At an earlier time to which the business entity and	1178				
the contractor agree.	1179				
(2) If a registration assigned to a business entity	1180				
becomes invalid pursuant to division (D)(1) of this section and	1181				
another individual has assigned a registration to the business	1182				
entity, the business entity may continue to operate under the	1183				
other assigned registration.					
(E) Any work a business entity conducts under the	1185				
registration assigned under this section or displayed under	1186				
division (D) of section 4785.05 of the Revised Code is deemed to	1187				
be conducted under the personal supervision of the individual	1188				
named in the registration and any violation of any term of the	1189				
registration is deemed to have been committed by the individual	1190				
named in the registration.	1191				
<u>(F) No individual who assigns a registration to a business</u>	1192				
entity shall assign a registration to another business entity	1193				
until the original registration assignation is invalid pursuant	1194				
to division (D) of this section.	1195				

(G) Any individual who assigns a registration to a	1196				
business entity under this section shall be actively engaged in	1197				
business as a home improvement contractor and be readily	1198				
available for consultation with the business entity to which the	1199				
registration is assigned.	1200				
(H) No registration assigned under this section shall be	1201				
assigned to more than one business entity at a time.	1201				
assigned to more than one business entity at a time.	1202				
Sec. 4785.09. A holder of a registration under this	1203				
chapter shall present a copy of the registration to a consumer	1204				
before performing or offering to perform any home improvement	1205				
services for the consumer.	1206				
Sec. 4785.11. (A) No holder of a registration under this	1207				
chapter shall perform any home improvement unless the holder of	1208				
the registration enters into a written home improvement services	1209				
contract with the owner. The contract shall include all	1210				
agreements and conditions related to the home improvement,	1211				
including all of the following:					
(1) The merichantic helder to neve where it has incert	1010				
(1) The registration holder's name, physical business	1213 1214				
address, business telephone number, and taxpayer identification					
number;	1215				
(2) The owner's name, address, and telephone number;	1216				
(3) The address or location of the property where the home	1217				
improvement is to be performed;	1218				
(4) A general description of the home improvement,	1219				
including the goods and services to be furnished as part of the	1220				
improvement;	1221				
(5) The anticipated date or time period the home	1222				
improvement is to begin and the anticipated date or time period	1223				

it is to be completed;	1224
(6) The total estimated cost of the home improvement;	1225
(7) Any cost of installation, delivery, or other cost that	1226
the total estimated cost does not cover;	1227
(8) A copy of the registration holder's certificate of	1228
insurance or surety bond showing general liability coverage in	1229
an amount of not less than two hundred fifty thousand dollars;	1230
(9) The dated signatures of the owner and the registration	1231
<u>holder.</u>	1232
(B)(1) If the total amount of reasonably unforeseen, but	1233
necessary, excess costs of a home improvement at any time	1234
exceeds five thousand dollars over the course of the entire home	1235
improvement contract, before performing the work related to the	1236
excess costs, the registration holder shall provide an owner	1237
with a notice that contains a written or oral estimate,	1238
depending on which type the owner has designated in the	1239
contract.	1240
(2) To determine the type of notice an owner requires when	1241
the costs of a home improvement exceed the estimate provided in	1242
the contract, the contract shall include a statement in	1243
substantially the following language:	1244
"EXCESS COSTS	1245
IF AT ANY TIME A HOME IMPROVEMENT REQUIRES EXTRA COSTS	1246
ABOVE THE COST SPECIFIED OR ESTIMATED IN THE CONTRACT THAT WERE	1247
REASONABLY UNFORESEEN, BUT NECESSARY, AND THE TOTAL OF ALL EXTRA	1248
COSTS TO DATE EXCEEDS FIVE THOUSAND DOLLARS OVER THE COURSE OF	1249
THE ENTIRE HOME IMPROVEMENT CONTRACT, YOU HAVE A RIGHT TO AN	1250
ESTIMATE OF THOSE EXCESS COSTS BEFORE THE HOME IMPROVEMENT	1251

CONTRACTOR BEGINS WORK RELATED TO THOSE COSTS. INITIAL YOUR 1252 CHOICE OF THE TYPE OF ESTIMATE YOU REQUIRE: 1253 written estimate oral estimate" 1254 (3) If the contract stipulates that the specified cost of 1255 the home improvement is a firm price and the home improvement 1256 contractor will not charge the owner with any excess costs, the 1257 registration holder need not comply with the notice requirements 1258 of this division. 1259 Sec. 4785.12. (A) Except as otherwise provided in division 1260 (C) of this section, the home improvement board may impose any 1261 of the following, or any combination of the following, 1262 disciplinary actions against an applicant for or the holder of a 1263 registration issued under this chapter for committing an act 1264 listed in division (B) of this section: 1265 (1) Suspend, revoke, or refuse to issue any registration; 1266 1267 (2) Issue a fine. (B) (1) An applicant for or the holder of a registration is 1268 subject to disciplinary action as prescribed under division (A) 1269 of this section for any of the following: 1270 (a) Having been convicted of or pleading guilty to a crime 1271 of moral turpitude or disqualifying offense as those terms are 1272 defined in section 4776.10 of the Revised Code; 1273 1274 (b) Violating any provision of this chapter; (c) Violating any rule adopted pursuant to this chapter; 1275 (d) Obtaining or attempting to obtain a registration or a 1276 renewal of a registration pursuant to this chapter by means of 1277 fraud, deception, or misrepresentation; 1278

(e) Obtaining an order, ruling, or authorization from the 1279 board by means of fraud or misrepresentation; 1280 (f) Engaging in fraud, misrepresentation, or deception in 1281 the conduct of business; 1282 (g) Transferring the holder's registration to another 1283 individual or entity without the approval of the board; 1284 (h) (i) Allowing the holder's registration to be used by an 1285 1286 unregistered individual or entity; (ii) Division (B)(1)(h)(i) of this section does not apply 1287 to a business entity that has been assigned a registration under 1288 section 4785.08 of the Revised Code. 1289 (i) Failing to comply with a disciplinary action imposed 1290 by the board. 1291 (2) The board may take disciplinary action against an 1292 applicant or registration holder as prescribed under division 1293 (A) of this section upon receiving notice that a municipal 1294 corporation or any other governmental agency has suspended or 1295 revoked the local home improvement contracting license or 1296 registration of an individual or business entity that also holds 1297 1298 a registration pursuant to this chapter. (C) A holder of a registration is subject to disciplinary 1299 action as prescribed under division (D) and (E) of this section 1300 for any of the following: 1301 (1) Violating sections 4785.09 or 4785.11 of the Revised 1302 Code; 1303 (2) Failing to maintain liability insurance or a surety 1304 bond in an amount of at least two hundred fifty thousand 1305 dollars; 1306

(3) Failing to complete at least ten hours of continuing	1307
education courses per year;	1308
(4) Failing to perform a home improvement in a workmanlike	1309
manner.	1310
(D) The home improvement board shall impose the following	1311
disciplinary actions against a holder of a registration issued	1312
under this chapter for committing an act listed in division (C)	1313
of this section:	1314
(1) Issue a fine in the amount of one hundred dollars;	1315
(2) If a holder of a registration commits a second act	1316
listed in division (C) of this section within the same calendar	1317
year as a prior offense, issue a fine of four hundred dollars;	1318
(3) Except when a holder of a registration commits three	1319
offenses of failing to perform a home improvement in a	1320
workmanlike manner, if a holder of a registration commits a	1321
third act listed in division (C) of this section within the same	1322
calendar year as two prior offenses, suspend a registration for	1323
a two-month period and issue a fine of five hundred dollars;	1324
(4) If a holder of a registration commits three offenses	1325
of failing to perform a home improvement in a workmanlike manner	1326
within the same calendar year, suspend a registration for a	1327
period of six months and issue a fine of one thousand dollars.	1328
(E) A holder of a registration has thirty days after the	1329
date the board notifies the holder of the board's intent to	1330
impose a disciplinary action against the holder of the	1331
registration to correct a failure to perform a home improvement	1332
in a workmanlike manner before the board may issue disciplinary	1333
action against the holder of the registration for that act.	1334

(F) If an individual fails to request a hearing within 13	335
thirty days after the date the board, in accordance with section 13	336
119.07 of the Revised Code, notifies the individual of the 13	337
board's intent to impose a disciplinary action against the 13	338
individual under this section, the board, by a majority vote of 13	339
a quorum of the board members, may impose the action against the 13	340
individual without holding an adjudication hearing. 13	341
Sec. 4785.13. If a check or other draft instrument used to 13	342
pay any fee required by this chapter is returned as unpaid for 13	343
insufficient funds or any other reason, the secretary of the 13	344
home improvement board shall notify the holder of a registration 13	345
that the check or other draft instrument was returned and that 13	346
the holder's registration will be canceled unless the holder, 13	347
within fifteen days after the mailing of the notice, submits the 13	348
fee and a penalty in an amount the board establishes by rules it 13	349
adopts pursuant to Chapter 119. of the Revised Code. If the 13	350
holder does not submit the fee and the penalty within the time 13	351
specified, or if any check or other draft instrument used to pay 13	352
either the fee or the penalty is returned to the secretary for 13	353
insufficient funds or any other reason, the registration shall 13	354
be canceled immediately without a hearing and the holder of the 13	355
registration shall cease activity as a registration holder under 13	356
this chapter until both the fee and the penalty have been paid. 13	357
Sec. 4785.14. The home improvement board shall comply with 13	358
section 4776.20 of the Revised Code. 13	359

Sec. 4785.15. On receipt of a notice pursuant to section13603123.43 of the Revised Code, the board shall comply with1361sections 3123.41 to 3123.50 of the Revised Code and any1362applicable rules adopted under section 3123.63 of the Revised1363Code with respect to a registration issued pursuant to this1364

chapter.	

Sec. 4785.16. (A) An investigator appointed by the	1366
director of commerce, on behalf of the home improvement board,	1367
may investigate any person who allegedly has violated section	1368
4785.02 or 4785.021 of the Revised Code. If, after an	1369
investigation pursuant to section 4785.05 of the Revised Code,	1370
the board determines that reasonable evidence exists that a	1371
person has violated section 4785.02 or 4705.021 of the Revised	1372
Code, the board shall send a written notice to that person in	1373
the same manner as prescribed in section 119.07 of the Revised	1374
Code for holders of a registration.	1375
(B) The board shall hold a hearing regarding the alleged	1376
violation in the same manner prescribed for an adjudication	1377
hearing under section 119.09 of the Revised Code.	1378
(1) If the board, after the hearing, determines a	1379
violation of section 4785.02 of the Revised Code has occurred,	1380
the board, upon an affirmative vote of a majority of its	1381
members, may impose a fine on the person, not exceeding one	1382
thousand dollars per violation per day and may file a complaint	1383
against the person with the appropriate local prosecutor for	1384
criminal prosecution.	1385
(2) If the bound offer the beauting determined a	1200
(2) If the board, after the hearing, determines a	1386
violation of section 4785.021 of the Revised Code has occurred,	1387
the board, upon an affirmative vote of a majority of its	1388
members, shall impose a fine on the person in the amount of one	1389
hundred dollars. For a second violation of section 4785.021 of	1390
the Revised Code within the same calendar year as a prior	1391
violation, the board shall impose a fine of four hundred	1392
dollars. For a third violation of section 4785.021 of the	1393
Revised Code within the same calendar year as two prior	1394

violations, the board shall impose a fine of five hundred 1395 dollars. 1396 (C) The board's determination is an order that the person 1397 may appeal in accordance with section 119.12 of the Revised 1398 Code. 1399 (D) If the board assesses a person a civil penalty for a 1400 violation of section 4785.02 or 4785.021 of the Revised Code and 1401 the person fails to pay that civil penalty within the time 1402 period prescribed by the board, the board shall forward to the 1403 attorney general the name of the person and the amount of the 1404 civil penalty for the purpose of collecting that civil penalty. 1405 In addition to the civil penalty assessed pursuant to this 1406 section, the person also shall pay any fee assessed by the 1407 attorney general for collection of the civil penalty. 1408 (E) If a person fails to request a hearing within thirty 1409 days after the date the board, in accordance with section 119.07 1410 of the Revised Code, notifies the person of the board's intent 1411 to act against the person under division (A) of this section, 1412 the board, by majority vote of a quorum of the members, may take 1413 the action against a person without holding an adjudication 1414 1415 hearing. Sec. 4785.17. Nothing in section 4785.06 or 4785.09 of the 1416 Revised Code shall create a basis for any claim or cause of 1417 action against the state, the home improvement board, or the 1418 board's employees regarding the relationship between a consumer 1419 and a home improvement contractor registered under this chapter. 1420 Sec. 4785.18. The fees for registrations and their 1421 renewal, including late fees, subject to the approval of the 1422 controlling board, shall be determined by the home improvement 1423

board. The home improvement board may increase these fees,	1424				
provided that no increase exceeds fifty per cent of the lowest	1425				
fee determined by the board during the three-year period	1426				
immediately preceding an increase, and further provided that no					
increase is made more than once a year.	1428				
Sec. 4785.19. The home improvement board shall deposit all	1429				
receipts and fines collected under this chapter into the state	1430				
treasury to the credit of the industrial compliance operating	1431				
fund created in section 121.084 of the Revised Code.	1432				
Sec. 4785.20. The department of commerce shall implement a	1433				
statewide public campaign to inform consumers of the requirement	1434				
established by section 4785.09 of the Revised Code by utilizing	1435				
print and television public service announcements and by posting	1436				
information on the web site maintained by the department.	1437				
Sec. 4785.21. The home improvement board has exclusive	1438				
authority to regulate home improvement contractors subject to	1439				
this chapter in this state. No political subdivision shall adopt	1440				
ordinances or resolutions imposing additional requirements on	1441				
improvement contractors as regulated by this chapter. Nothing in	1442				
this section shall limit the enforcement of any local law	1443				
regulating building, zoning, health, safety, or other similar	1444				
codes or laws.	1445				
Sec. 4785.99. Whoever violates division (A) or (B) of	1446				
section 4785.02 of the Revised Code is guilty of a misdemeanor	1447				
<u>of the first degree.</u>	1448				
Section 2. That existing sections 109.572, 715.27,	1449				
3781.102, 4740.01, 4776.01, and 4776.20 of the Revised Code are	1450				
hereby repealed.					
Section 3. All items in this section are hereby	1452				

appropriated as designated out of any moneys in the	e state		1453	
treasury to the credit of the designated fund. For all				
appropriations made in this act, those in the first column are				
for fiscal year 2016 and those in the second column are for				
fiscal year 2017. The appropriations made in this a	act are i	n	1457	
addition to any other appropriations made for the FY 2016-FY				
2017 biennium.			1459	
COM DEPARTMENT OF COMMERCE			1460	
General Revenue Fund Group			1461	
GRF 800502 Home Improvement Public Awareness	\$0	\$1,000,000	1462	
Campaign			1463	
TOTAL GRF General Revenue Fund	\$0	\$1,000,000	1464	
TOTAL ALL BUDGET FUND GROUPS	\$0	\$1,000,000	1465	
HOME IMPROVEMENT PUBLIC AWARENESS CAMPAIGN			1466	
The foregoing appropriation item 800502, Home	e Improve	ment	1467	
Public Awareness Campaign, shall be used for the st	tatewide		1468	
public campaign described in section 4785.20 of the	e Revised		1469	
Code.			1470	
Section 4. Within the limits set forth in this	s act, th	le	1471	
Director of Budget and Management shall establish a	accounts		1472	
indicating the source and amount of funds for each	appropri	ation	1473	
made in this act, and shall determine the form and manner in			1474	
which appropriation accounts shall be maintained. Expenditures			1475	
from appropriations contained in this act shall be accounted for			1476	
as though made in Am. Sub. H.B. 64 of the 131st Ger	neral		1477	
Assembly.			1478	
			1 4 5 0	

The appropriations made in this act are subject to all 1479

provisions of Am. Sub. H.B. 64 of the 131st General Assembly 1480 that are generally applicable to such appropriations. 1481

Section 5. Divisions (A) and (B) of section 4785.02 of the1482Revised Code, as enacted by this act, take effect one year after1483the effective date of this section.1484

Section 6. Divisions (A) and (B) of section 4785.02 of the1485Revised Code, as enacted by this act, do not apply to the first1486terms of the home improvement contractors who are initially1487appointed to the Home Improvement Board.1488

Section 7. (A) As used in this section, "contractor" and1489"construction project" have the same meanings as in section14904740.01 of the Revised Code, as amended by this act.1491

(B) Notwithstanding section 4740.13 of the Revised Code, 1492
no person who wishes to act or claim to be a contractor for a 1493
construction project in a residential building as defined in 1494
section 3781.06 of the Revised Code that is occupied by the 1495
owner of the residential building shall be required to obtain a 1496
license under Chapter 4740. of the Revised Code until one year 1497
after the effective date of this act. 1498

(C) Any contractor who holds a license issued under 1499 Chapter 4740. of the Revised Code on the effective date of this 1500 act may act or claim to be a contractor for a construction 1501 project in a residential building as defined in section 3781.06 1502 of the Revised Code that is occupied by the owner of the 1503 residential building. Division (D) of section 4785.02 of the 1504 Revised Code, as enacted by this act, applies to any person 1505 licensed under Chapter 4740. of the Revised Code on the 1506 effective date of this act. 1507

Section 8. Section 109.572 of the Revised Code is 1508

presented in this act as a composite of the section as amended 1509 by both Sub. H.B. 523 and Am. Sub. S.B. 227 of the 131st General 1510 Assembly. The General Assembly, applying the principle stated in 1511 division (B) of section 1.52 of the Revised Code that amendments 1512 are to be harmonized if reasonably capable of simultaneous 1513 operation, finds that the composite is the resulting version of 1514 the section in effect prior to the effective date of the section 1515 as presented in this act. 1516