June 5, 2019

Chairman Manning, Ranking Member La-Pore-Hagan and Members of the House Commerce and Labor Committee:

I am writing today in support of HB 199, legislation sponsored by Representative Tom Patton, which would require licensing of commercial roofing contractors in the state of Ohio by the Ohio Construction Industry Licensing Board (OCILB.)

In Ohio, electrical contractors have been licensed for over 20 years, and as a “regulated industry” I want to share with you that the experience has been extraordinarily positive for both my contractors and their customers. For too long, the legislature has viewed licensing as a dirty word. In reality, licensing ensures high quality services, competitive pricing, and most importantly quality and safety. Regardless of your political or philosophical persuasion, these should be outcomes that the legislature strives to ensure for their constituents.

Make no mistake, the construction industry is a dangerous place. It is inexplicable to me that the folks who cut your hair must obtain a license from the state, but the companies who put roofs over your heads that have the potential to collapse or leak and cause considerable damage to your home, have no such obligation. As electrical contractors, we have sought for years to put these same regulations and protections in place not just on contractors, but for electricians as well. Yet a philosophical objection to licensing has always inhibited our efforts.

This is nonsense and must stop. The legislature should realize the tremendous value that sensible and reasonable regulations afford. HB 199 provides just such provisions. I encourage this committee to support HB 199 and pass it to the House for further consideration.

Sincerely,

Thomas Shreves,
Executive Director
Greater Cleveland Chapter,
National Electrical Contractors Association

TS:ps