As Reported by the Senate Small Business and Economic Opportunity Committee

134th General Assembly

Regular Session

Am. S. B. No. 196

2021-2022

Senator Roegner

Cosponsors: Senators Brenner, McColley, Huffman, S., Schuring

A BILL

То	amend sections 3781.19 and 3781.20 and to enact	1
	section 3781.21 of the Revised Code to make	2
	changes to the law relating to building	3
	inspections	۷

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

Section 1. That Sections 3/01.19 and 3/01.20 be amended	5
and section 3781.21 of the Revised Code be enacted to read as	6
follows:	7
Sec. 3781.19. There is hereby established in the	8
department of commerce a board of building appeals consisting of	9
five members who shall be appointed by the governor with the	10
advice and consent of the senate. Terms of office shall be for	11
four years, commencing on the fourteenth day of October and	12
ending on the thirteenth day of October. Each member shall hold	13
office from the date of appointment until the end of the term	14
for which the member was appointed. Any member appointed to fill	15
a vacancy occurring prior to the expiration of the term for	16
which the member's predecessor was appointed shall hold office	17
for the remainder of such term. Any member shall continue in	18

office subsequent to the expiration date of the member's term	19
until a successor takes office, or until a period of sixty days	20
has elapsed, whichever occurs first. One member shall be an	21
attorney-at-law, admitted to the bar of this state and of the	22
remaining members, one shall be a registered architect and one	23
shall be a professional engineer, each of whom shall be duly	24
licensed to practice their respective professions in this state,	25
one shall be a fire prevention officer qualified under section	26
3737.66 of the Revised Code, and one shall be a person with	27
recognized ability in the plumbing or pipefitting profession. No	28
member of the board of building standards shall be a member of	29
the board of building appeals. Each member shall be paid an	30
amount fixed pursuant to Chapter 124. of the Revised Code per	31
diem. The department shall provide and assign to the board such	32
employees as are required by the board to perform its functions.	33
The board may adopt its own rules of procedure not inconsistent	34
with sections 3781.06 to 3781.18 and 3791.04 of the Revised	35
Code, and may change them in its discretion. The board may	36
establish reasonable fees, based on actual costs for	37
administration of filing and processing, not to exceed two	38
hundred dollars, for the costs of filing and processing appeals.	39
The board may establish additional fees for any expedited appeal	40
subject to section 3781.21 of the Revised Code. A full and	41
complete record of all proceedings of the board shall be kept	42
and be open to public inspection.	43

In the enforcement by any department of the state or any

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political subdivision of this chapter and Chapter 3791., and

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sections 3737.41, 3737.42, 4104.02, 4104.06, 4104.43, 4104.44,

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4104.45, 4105.011, and 4105.11 of the Revised Code and any rule

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made thereunder, such department is the agency referred to in

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sections 119.07, 119.08, and 119.10 of the Revised Code.

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The appropriate municipal or county board of appeals, 50 where one exists, certified pursuant to section 3781.20 of the 51 Revised Code shall conduct the adjudication hearing referred to 52 in sections 119.09 to 119.13 and required by section 3781.031 of 53 the Revised Code. If there is no certified municipal or county 54 board of appeals, the board of building appeals shall conduct 5.5 the adjudication hearing. If the adjudication hearing concerns 56 section 3781.111 of the Revised Code or any rule made 57 thereunder, reasonable notice of the time, date, place, and 58 subject of the hearing shall be given to any local corporation, 59 association, or other organization composed of or representing 60 handicapped persons, as defined in section 3781.111 of the 61 Revised Code, or if there is no local organization, then to any 62 statewide corporation, association, or other organization 63 composed of or representing handicapped persons. 64

In addition to the provisions of Chapter 119. of the Revised Code, the municipal, county, or state board of building appeals, as the agency conducting the adjudication hearing, may reverse or modify the order of the enforcing agency if it finds that the order is contrary to this chapter and Chapters 3791. and 4104., and sections 3737.41, 3737.42, 4105.011, and 4105.11 of the Revised Code and any rule made thereunder or to a fair interpretation or application of such laws or any rule made thereunder, or that a variance from the provisions of such laws or any rule made thereunder, in the specific case, will not be contrary to the public interest where a literal enforcement of such provisions will result in unnecessary hardship.

The Except for expedited proceedings pursuant to section

3781.21 of the Revised Code, the state board of building appeals
or a certified municipal or county board of appeals shall render
its decision within thirty days after the date of the

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adjudication hearing. Following the adjudication hearing, any municipal or county officer, official municipal or county board, or person who was a party to the hearing before the municipal or county board of appeals may apply to the state board of appeals for a de novo hearing before the state board, or may appeal directly to the court of common pleas pursuant to section 3781.031 of the Revised Code.

In addition, any local corporation, association, or other 88 organization composed of or representing handicapped persons as 89 defined in section 3781.111 of the Revised Code, or, if no local 90 corporation, association, or organization exists, then any 91 statewide corporation, association, or other organization 92 composed of or representing handicapped persons may apply for 93 the de novo hearing or appeal to the court of common pleas from 94 any decision of a certified municipal or county board of appeals 95 interpreting, applying, or granting a variance from section 96 3781.111 of the Revised Code and any rule made thereunder. 97 Application for a de novo hearing before the state board shall 98 be made no later than thirty days after the municipal or county 99 board renders its decision. 100

The state board of building appeals or the appropriate certified local board of building appeals shall grant variances and exemptions from the requirements of section 3781.108 of the Revised Code in accordance with rules adopted by the board of building standards pursuant to division (K) of section 3781.10 of the Revised Code.

The state board of building appeals or the appropriate certified local board of building appeals shall, in granting a variance or exemption from section 3781.108 of the Revised Code, in addition to any other considerations the state or the

exclusive jurisdiction to hear and decide all adjudication

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hearings arising from rulings of the local chief enforcement

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official concerning the provisions of this chapter and Chapter

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3791. of the Revised Code and any rules adopted pursuant

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thereto. The local board may establish reasonable fees, based on

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actual costs for administration of filing and processing, not to

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exceed one hundred dollars, for the costs of filing and

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processing appeals—and—. The board may charge any additional

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fees for expedited proceeding subject to section 3781.21 of the

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Revised Code. The board shall keep a full and complete record of

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all of its proceedings+, and these records shall be open to

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public inspection.

(C) The local board of building appeals shall consist of 136 five members, except that a municipal board may consist of more 137 than five members if so provided by the charter of the municipal 138 corporation, or any amendment to the charter, adopted prior to 139 October 13, 1983. One member shall be an attorney at law 140

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admitted to the bar of this state, one shall be a registered 141 architect, one shall be a registered professional engineer, 142 specializing in structural engineering, and one shall be a 143 registered professional engineer specializing in mechanical 144 engineering, except that a municipal board need not have an 145 attorney as a member if no attorney member is required by the 146 charter of the municipal corporation, or any amendment to the 147 charter, adopted prior to October 13, 1983. Each of these four 148 members shall be licensed to practice his profession in this 149 state, and shall be a person of recognized ability and broad 150 training who is experienced in problems and practice incidental 151 to the construction and equipment of buildings and structures. 152 One member shall be a representative of organized labor who is 153 knowledgeable as to the construction and equipment of buildings 154 and structures. 155

Members shall be appointed for five-year terms, except that original appointments shall be for terms of one, two, three, four, and five years. Each member shall hold office from the date of appointment until the end of the term for which he is appointed. Any member appointed to fill a vacancy occurring before the expiration of the term for which his predecessor was appointed shall hold office for the remainder of that term. Any member shall continue in office subsequent to the expiration date of his term until his successor takes office or until sixty days have elapsed, whichever occurs first.

- (D) Certification shall be upon application by the county or municipal corporation to the board of building standards. The application shall set forth both of the following:
- (1) The resolution, ordinance, or charter provision 169 establishing the local board of appeals and making or providing 170

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(b) If the expedited appeal is requested under division	228
(A) (2) (a) of this section, the board shall hold the follow-up	229
hearing within five days of the request, excluding Saturdays,	230
Sundays, and legal holidays as defined in section 1.14 of the	231
Revised Code.	232
(3) Any expedited appeal under this division shall apply	233
notwithstanding the seven-day notice requirement under section	234
119.07 of the Revised Code or any other conflicting provision of	235
the Revised Code. However, a board conducting an expedited	236
appeal under this section shall provide all parties a notice of	237
the hearing prior to conducting the hearing.	238
(B) The person making the request for an expedited appeal	239
pursuant to division (A) of this section shall pay any fee	240
established by the state board of building appeals under section	241
3781.19 of the Revised Code or a certified municipal or county	242
board of appeals under section 3781.20 of the Revised Code,	243
which shall not exceed five hundred dollars for each day the	244
appeal is pending and shall not exceed a total of one thousand	245
dollars for the entire expedited appeal.	246
(C) Notwithstanding any provision of the Revised Code to	247
the contrary, the state board of building appeals or a certified	248
municipal or county board of appeals may conduct an expedited	249
hearing, as described under this section, by means of	250
teleconference, video conference, or any other similar	251
electronic technology.	252
(D) The board of building standards may adopt rules to	253
implement this section.	254
Section 2. That existing sections 3781.19 and 3781.20 of	255
the Revised Code are hereby repealed.	256