As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 207

Representative Schmidt

A BILL

То	amend sections 993.01, 3749.01, 3749.02,	1
	3749.03, 3749.04, and 3749.07 and to enact	2
	section 993.11 of the Revised Code to designate	3
	the regulatory responsibilities regarding	4
	special use pools.	5

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

Section 1. That sections 993.01, 3749.01, 3749.02,	O
3749.03, 3749.04, and 3749.07 be amended and section 993.11 of	7
the Revised Code be enacted to read as follows:	8
Sec. 993.01. As used in this chapter:	9
(A) "Amusement ride" means any mechanical, aquatic, or	10
inflatable device, or combination of those devices that carries	11
or conveys passengers on, along, around, over, or through a	12
fixed or restricted course or within a defined area for the	13
purpose of providing amusement, pleasure, or excitement.	14
"Amusement ride" includes carnival rides, bungee jumping	15
facilities, and fair rides, but does not include passenger	16
tramways as defined in section 4169.01 of the Revised Code,	17
manufactured rock climbing walls in climbing facilities	18
regulated under Chapter 4175. of the Revised Code, or amusement	19

rides operated solely at trade shows for a limited period of	20
time. For purposes of this division, "trade show" means a place	21
of exhibition not open to the general public where amusement	22
ride manufacturers display, promote, operate, and sell amusement	23
rides to prospective purchasers.	24
(B) "Temporary amusement ride" means an amusement ride	25
that is relocated at least once per year with or without	26
disassembly.	27
(C) "Permanent amusement ride" means an amusement ride	28
that is erected to remain a lasting part of the premises.	29
(D) "Owner" means any person who owns or leases and	30
controls or manages the operation of an amusement ride, and	31
includes individuals, partnerships, corporations, both profit	32
and nonprofit, and the state and any of its political	33
subdivisions and their departments or agencies.	34
(E) "Operation" means the use or operation, or both, of an	35
amusement ride with riders.	36
(F) "Rider" means any person who sits, stands, or is	37
otherwise conveyed or carried as a passenger on an amusement	38
ride, but does not include employees or agents of the owner of	39
the amusement ride.	40
(G) "Amusement ride operator" means any person causing the	41
amusement ride to go, stop, or perform its function.	42
(H) "Reassembly" means the installation, erection, or	43
reconstruction of the main mechanical, safety, electrical, or	4 4
electronic components of an amusement ride following	45
transportation or storage and prior to operation. Replacement of	46
mechanical, safety, electrical, or electronic components of an	47
amusement ride for the purpose of repair or maintenance is not	4.8

reassembly.	49
(I) "Repair" means to restore an amusement ride to a	50
condition equal to or better than original design	51
specifications.	52
(J) "Maintenance" means the preservation and upkeep of an	53
amusement ride for the purpose of maintaining its designed	54
operational capability.	55
(K) "Inspection" means a physical examination of an	56
amusement ride by an inspector for the purpose of approving the	57
application for a permit. "Inspection" includes a reinspection.	58
(L) "Accident" means an occurrence during the operation of	59
an amusement ride that results in death or injury requiring	60
immediate hospital admission.	61
(M) "Serious injury" means an injury that does not require	62
immediate hospital admission but does require medical treatment,	63
other than first aid, by a physician.	64
(N) "First aid" means the one-time treatment or subsequent	65
observation of scratches, cuts not requiring stitches, burns,	66
splinters, and contusions or a diagnostic procedure, including	67
examinations and x-rays, that does not ordinarily require	68
medical treatment even though provided by a physician or other	69
licensed professional personnel.	70
(O) "Advisory council" means the advisory council on	71
amusement ride safety created by section 993.02 of the Revised	72
Code.	73
(P) "Safe operation" means, except as provided in section	74
993.10 of the Revised Code, the practical application of	75
maintenance, inspection, and operational processes, as indicated	76

by the manufacturer, owner, or advisory council, that secures a	77
rider from threat of physical danger, harm, or loss.	78
(Q) "Private facility" means any facility that is	79
accessible only to members of the facility and not accessible to	80
the general public, even upon payment of a fee or charge, and	81
that requires approval for membership by a membership committee	82
representing the current members who have a policy requiring	83
monetary payment to belong to the facility.	84
(R) "Bungee jumping" means a fall or jump from a height by	85
an individual who is attached to an elastic cord that prevents	86
the individual from hitting the ground, water, or other solid,	87
semi-solid, liquid, or elastic surface.	88
(S) "Bungee jumping facility" means a device or structure	89
utilized for bungee jumping.	90
(T) "Kiddie ride" means an amusement ride designed for use	91
by children under thirteen years of age who are unaccompanied by	92
another person. "Kiddie ride" includes a roller coaster that is	93
not more than forty feet in elevation at any point on the ride.	94
(U) "Climbing facility" has the same meaning as in section	95
4175.01 of the Revised Code.	96
(V) "Special use pool" has the same meaning as in section	97
3749.01 of the Revised Code.	98
Sec. 993.11. (A) In adopting rules in accordance with this	99
chapter, the director of agriculture shall not adopt rules	100
governing the appurtenant facilities, surrounding areas, water	101
quality, or disinfection of special use pools. However, the	102
rules shall address all of the following concerning special use	103
pools:	104

(1) Operation;	105
(2) Components;	106
(3) Structural integrity, including the walls and floors	107
of special use pools with wave generating equipment;	108
(4) Physical safety.	109
(B) The regulation of the appurtenant facilities,	110
surrounding areas, water quality, and disinfection of special	111
use pools is the responsibility of the department of health and	112
<u>local boards of health under Chapter 3749. of the Revised Code.</u>	113
(C) Notwithstanding any provision of section 121.95 of the	114
Revised Code to the contrary, a regulatory restriction contained	115
in a rule adopted under this chapter concerning special use	116
pools is not subject to sections 121.95 to 121.953 of the	117
Revised Code.	118
Sec. 3749.01. As used in sections 3749.01 to 3749.10 of	119
the Revised Code:	120
(A) "Board of health" means a city board of health or a	121
general health district, or an authority having the duties of a	122
city board of health as authorized by section 3709.05 of the	123
Revised Code.	124
(B) "Health district" means any city or general health	125
district created pursuant to section 3709.01 of the Revised	126
Code.	127
(C) "Person" means the state, any political subdivision,	128
special district, public or private corporation, individual,	129
firm, partnership, association, or any other entity.	130
(D) "Licensor" means a city hoard of health or a general	131

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health district, an authority having the duties of a city board	132
of health as authorized pursuant to section 3709.05 of the	133
Revised Code, or the director of health when acting under	134
section 3749.07 of the Revised Code.	135
(E) "Director" means the director of health or an	136
authorized representative of the director of health.	137
(F) "Private residential swimming pool" means any indoor	138
or outdoor structure, chamber, or tank containing a body of	139
water for swimming, diving, or bathing located at a dwelling	140
housing no more than three families and used exclusively by any	141
of the following:	142
(1) The dwelling's residents;	143
(2) The resident's nonpaying guests;	144
(3) A paying guest of a resident if the guest is	145
participating in a certified swimming class conducted by the	146
resident, provided that both of the following apply:	147
(a) The resident is a certified swimming instructor and is	148
conducting the certified swimming class on a one-on-one basis.	149
(b) Not more than four individuals are in the pool at the	150
same time during the class.	151
(G) "Public swimming pool" means any indoor or outdoor	152
structure, chamber, or tank containing a body of water for	153
swimming, diving, or bathing that is intended to be used	154
collectively for swimming, diving, or bathing and is operated by	155
any person whether as the owner, lessee, operator, licensee, or	156
concessionaire, regardless of whether or not a fee is charged	157
for use, but does not mean any public bathing area or private	158
residential swimming pool.	159

(H) "Public spa" means any public swimming pool that is	160
typically operated as a smaller, higher temperature pool for	161
recreational or nonmedical uses.	162
(I) "Special use pool" means a public swimming pool	163
containing flume slides, wave generating equipment, or other	164
special features that necessitate different design and safety	165
requirements. "Special use pool" does not include any water	166
slide or wave generating pool at a public amusement area which	167
is licensed and inspected by the department of agriculture	168
pursuant to Chapter 993. of the Revised Codeincludes any catch	169
pool or tank of water used in connection with a special feature	170
that also is for bathing, swimming, or other purposes.	171
(J) "Public bathing area" means an impounding reservoir,	172
basin, lake, pond, creek, river, or other similar natural body	173
of water.	174
(K) "Certified swimming class" means an infant swimming	175
resource (ISR) class; an American red cross swimming class,	176
swimming lesson, or learn-to-swim class; and any other swimming	177
class certified by a nationally accredited organization that	178
operates in all fifty states.	179
(L) "Certified swimming instructor" means a certified ISR	180
instructor; a certified American red cross swimming instructor	181
or swim coach; and any other swim instructor certified by a	182
nationally accredited organization that operates in all fifty	183
states.	184
Sec. 3749.02. (A) The director of health shall, subject to	185
Chapter 119. of the Revised Code, adopt rules of general	186
application throughout the state governing the issuance of	187
licenses, approval of plans, layout, construction, sanitation,	188

safety, and operation of public swimming pools, public spas, and	189
special use pools. Such rules shall not be applied to the	190
construction, erection, or manufacture of any building to which	191
section 3781.06 of the Revised Code is applicable when the	192
building or structure is either integral to or appurtenant to a	193
public swimming pool, a public spa, or a special use pool.	194
(B) Notwithstanding any provision of section 121.95 of the	195
Revised Code to the contrary, a regulatory restriction contained	196
in a rule adopted under this section concerning special use	197
pools is not subject to sections 121.95 to 121.953 of the	198
Revised Code.	199
Sec. 3749.03. (A) No person shall construct or install, or	200
renovate or otherwise substantially alter, a public swimming	201
pool, public spa, or special use pool after September 10, 1987,	202
until the plans for the pool or spa have been submitted to and	203
approved by the director of health. Within thirty days of	204
receipt of the plans, the director shall approve or disapprove	205
them. The plans and approval required under this division do not	206
apply to repairs or ordinary maintenance that does not	207
substantially affect the manner of water recirculation or basic	208
design of the public swimming pool, public spa, or special use	209
pool.	210
Any person aggrieved by the director's disapproval of	211
plans under this division may, within thirty days following	212
receipt of the director's notice of disapproval, request a	213
hearing on the matter. The hearing shall be held in accordance	214
with Chapter 119. of the Revised Code and may be appealed in the	215
manner provided in that chapter.	216
(B) Prior to the issuance of a license to operate a newly	217
constructed or altered public swimming pool, public spa, or	218

special use pool, the director or a licensor authorized by the	219
director shall verify that the construction or alterations are	220
consistent with the plans submitted and approved under division	221
(A) of this section. The director or licensor authorized by the	222
director shall have two working days from the time notification	223
is received that a public swimming pool, public spa, or special	224
use pool is ready for an inspection to verify the construction	225
or alterations.	226
(C)(1) Except as provided in division (C)(2) of this	227
section, the fees for the approval of plans are as follows:	228
(a) Five per cent of the total cost of the equipment and	229
installation not to exceed two hundred seventy-five dollars for	230
a public swimming pool, public spa, or special use pool, or a	231
combination thereof, that has less than two thousand square feet	232
of surface area;	233
(b) Five per cent of the total cost of the equipment and	234
installation not to exceed five hundred fifty dollars for a	235
public swimming pool, public spa, special use pool, or a	236
combination thereof, that has two thousand or more square feet	237
of surface area.	238
(2) The director may, by rule adopted in accordance with	239
Chapter 119. of the Revised Code, increase the fees established	240
by this section.	241
(D) All plan approval fees shall be paid into the state	242
treasury to the credit of the general operations fund created by	243
section 3701.83 of the Revised Code. The fees shall be	244
administered by the director and shall be used solely for the	245
administration and enforcement of this chapter and the rules	246
adopted thereunder.	247

(E) Plan approvals issued under this section shall not	248
constitute an exemption from the land use and building	249
requirements of the political subdivision in which the public	250
swimming pool, public spa, or special use pool is or is to be	251
located.	252
(F) Beginning ninety days after the effective date of this	253
amendment, the licensee of a public swimming pool, public spa,	254
or special use pool shall ensure that carbon monoxide detectors	255
with local alarming functions that are listed and labeled in	256
accordance with UL Standard 2075, as amended, are installed in	257
all equipment rooms and all rooms adjacent to spaces containing	258
fuel-burning equipment or vents carrying the products of	259
combustion.	260
Sec. 3749.04. (A) No person shall operate or maintain a	261
public swimming pool, public spa, or special use pool without a	262
license issued by the licensor having jurisdiction.	263
(B) Every person who intends to operate or maintain an	264
existing public swimming pool, public spa, or special use pool	265
shall, during the month of April of each year, apply to the	266
licensor having jurisdiction for a license to operate the pool	267
or spa. Any person proposing to operate or maintain a new or	268
otherwise unlicensed public swimming pool, public spa, or	269
special use pool shall apply to the licensor having jurisdiction	270
at least thirty days prior to the intended start of operation of	271
the pool or spa. Within thirty days of receipt of an application	272
for licensure of a public swimming pool, public spa, or special	273
use pool, the licensor shall process the application and either	274
issue a license or otherwise respond to the applicant regarding	275
the application.	276
(C) Each license issued shall be effective from the date	277

of issuance until the last day of May April of the following	278
year.	279
(D) Each licensor administering and enforcing sections	280
3749.01 to 3749.09 of the Revised Code and the rules adopted	281
thereunder may establish licensing and inspection fees in	282
accordance with section 3709.09 of the Revised Code, which shall	283
not exceed the cost of licensing and inspecting public swimming	284
pools, public spas, and special use pools.	285
pools, public spas, and special use pools.	200
(E) Except as provided in division (F) of this section and	286
in division (B) of section 3749.07 of the Revised Code, all	287
license fees collected by a licensor shall be deposited into a	288
swimming pool fund, which is hereby created in each health	289
district. The fees shall be used by the licensor solely for the	290
purpose of administering and enforcing this chapter and the	291
rules adopted under this chapter.	292
(F) An annual license fee established under division (D)	293
of this section shall include any additional amount determined	294
by rule of the director of health, which the board of health	295
shall collect and transmit to the director pursuant to section	296
3709.092 of the Revised Code. The amounts collected under this	297
division shall be administered by the director of health and	298
shall be used solely for the administration and enforcement of	299
this chapter and the rules adopted under this chapter.	300
Sec. 3749.07. (A) The director of health shall may	301
annually survey each health district that licenses public	302
swimming pools, public spas, and special-use <u>special use</u> pools	303
to determine whether or not the health district is in	304
substantial compliance with this chapter and the rules adopted	305
thereunder. If the director determines that a health district is	306
in substantial compliance, -he the director shall place the	307

district on an approved health district licensing list. The	308
director shall, as he the director determines necessary, make	309
additional surveys of health districts and shall remove from the	310
approved health district licensing list any health district-he-	311
the director determines not to be in substantial compliance with	312
this chapter and the rules adopted thereunder.	313
(B) If the director determines that a health district is	314
not eligible to be placed on the approved health district	315
licensing list, he the director shall certify the same to the	316
board of health of the health district and shall perform the	317
duties of a health district in that area until the health	318
district is eligible for placement on the approved list. All	319
fees payable to the health district during the time that the	320
director performs the duties of the health district and all	321
other such fees that have not been expended or otherwise	322
encumbered shall be deposited by the director in the state	323
treasury to the credit of the general operations fund created by	324
section 3701.83 of the Revised Code, to be used by the director	325
in-his the director's capacity as a licensor. The director shall	326
keep a record of the fees so deposited and, when the health	327
district is placed on the approved list, shall transfer any	328
remaining balance of the fees to the health district swimming	329
pool fund created under division (E) of section 3749.04 of the	330
Revised Code.	331
Section 2. That existing sections 993.01, 3749.01,	332
3749.02, 3749.03, 3749.04, and 3749.07 of the Revised Code are	333
hereby repealed.	334
Section 3. Section 3749.01 of the Revised Code is	335
presented in this act as a composite of the section as amended	336
by both H.B. 65 and H.B. 665 of the 133rd General Assembly. The	337

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General Assembly, applying the principle stated in division (B)	338
of section 1.52 of the Revised Code that amendments are to be	339
harmonized if reasonably capable of simultaneous operation,	340
finds that the composite is the resulting version of the section	341
in effect prior to the effective date of the section as	342
presented in this act.	343