As Reported by the House Commerce and Labor Committee

**135th General Assembly** 

Regular Session 2023-2024

Sub. S. B. No. 112

Senator Rulli

Cosponsors: Senators Antonio, Brenner, Cirino, Craig, DeMora, Gavarone, Hicks-Hudson, Ingram, Johnson, Landis, Manning, Reineke, Reynolds, Schuring, Smith, Wilson

Representatives Johnson, Cutrona, Dell'Aquila, Jones

## A BILL

То	amend sections 3737.42 and 3737.51 and to enact	1
	section 3737.07 of the Revised Code to require	2
	school buildings to comply with national life	3
	safety standards and to name this act the Ohio	4
	Childhood Safety Act.	5

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

Section 1. That sections 3737.42 and 3737.51 be amended	6
and section 3737.07 of the Revised Code be enacted to read as	7
follows:	8
Sec. 3737.07. (A) As used in this section:	9
(1) "Authority having jurisdiction" means an organization,	10
office, agency, or individual responsible for enforcing the	11
requirements under this section.	12
(2) "NFPA 101" means the standards for life safety code	13
published by the national fire protection association, which	14
includes the NFPA 80 standards for fire doors and other opening	15

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protectives.	16
(3) "Protective door assembly" or "protective door	17
assemblies" means any of the following:	18
(a) Doors with panic hardware or fire exit hardware;	19
(b) Door assemblies in exit enclosures;	20
(c) Electricity controlled egress doors;	21
(d) Door assemblies with special locking arrangements,	22
such as delayed egress, sensor release egress doors, and	23
elevator lobby doors.	24
(4) "Qualified inspector" means a person, who by	25
possession of a recognized degree, certificate, professional	26
standing, or skill, and who, by knowledge, training, and	27
experience, has demonstrated the ability to deal with the	28
subject matter, the work, or the project.	29
(5) "School building" means a structure used for the	30
instruction of students by a school governing authority.	31
(6) "School governing authority" means any of the	32
following:	33
(a) The board of education of a school district;	34
(b) The governing authority of a chartered nonpublic	35
<u>school;</u>	36
(c) The governing authority of a community school	37
established under Chapter 3314. of the Revised Code;	38
(d) The governing body of a STEM school established under	39
Chapter 3328. of the Revised Code;	40
(e) The board of trustees of a college-preparatory	41

boarding school established under Chapter 3328. of the Revised	42
Code.	43
(B) Each school governing authority in this state shall do	44
both of the following:	45
(1) Cause all protective door assemblies in school	46
buildings used by the school governing authority for instruction	47
of students to be inspected and tested every twelve months in	48
accordance with division (C) of this section;	49
(2) Verify that such protective door assemblies are in	50
compliance with the following standards:	51
(a) If the protective door assembly was installed in 2015	52
or after, the 2015 NFPA 101, or other standards required by the	53
board of building standards;	
(b) If the protective door assembly was installed prior to	55
2015, the NFPA 101 that was in effect on the date the protective	56
door assembly was installed or, if the protective door assembly	57
was installed before the NFPA 101 was published and in effect,	58
the building code standards in effect at the time of	59
installation.	60
(C)(1) A school governing authority shall cause all of the	61
protective door assemblies in school buildings used for the	62
instruction of students to be inspected and tested every twelve	63
months by a qualified inspector to confirm proper operation and	64
full closure.	65
(2) If a protective door assembly is not in compliance	66
with the applicable standards described in division (B)(2) of	67
this section, then the school governing authority shall take all	68
steps necessary to make the protective door assembly compliant.	69

(D) After the inspection of a protective door assembly in	70
a school building, the qualified inspector shall provide a	71
report to the school governing authority indicating any of the	72
following:	73
(1) That the protective door assembly is in compliance	74
with the applicable standards described in division (B)(2) of	75
this section and no further inspection is required respecting	76
that protective door assembly for the next twelve months;	77
(2) That the protective door assembly is not in compliance	78
with the applicable standards;	79
(3) That the protective door assembly is not in compliance	80
with the applicable standards and there is a serious risk for	81
fire or life safety hazard.	82
(E) Each school governing authority shall maintain records	83
verifying annual inspections.	84
verifying annual inspections.	01
(F) If one or more protective door assemblies in a school	85
building are not in compliance with the applicable standards	86
described in division (B)(2) of this section, as indicated in a	87
report under division (D)(2), (D)(3), (G)(2), or (G)(3) of this	88
section, then the school governing authority shall do both of	89
the following:	90
(1) Take all steps necessary to make each such protective	91
door assembly compliant with the applicable standards;	92
(2) Cause another inspection of each such protective door	93
assembly immediately after completing those steps.	94
(G) After each inspection of a protective door assembly in	95
the school building under division (F)(2) of this section has	96
been completed, the qualified inspector shall provide a report	97

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to the school governing authority indicating any of the	98
following:	99
(1) That the protective door assembly is in compliance	100
with the applicable standards described in division (B)(2) of	101
this section and no further inspection is required respecting	102
that protective door assembly for the next twelve months;	103
(2) That the protective door assembly is not in compliance	104
with the applicable standards;	105
(3) That the protective door assembly is not in compliance	106
with the applicable standards and there is a serious risk for	107
fire or life safety hazard.	107
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(H)(1) Beginning eighteen months after the effective date	109
of this section, the authority having jurisdiction shall	110
annually cause an inspection of the records retained by each	111
school governing authority under division (E) of this section.	112
If a protective door assembly in a school building is not fully	113
compliant with the applicable standards within eighteen months	114
after a report issued under division (D)(2) of this section, or	115
within one hundred eighty days after a report issued under	116
division (D)(3) of this section, and the school governing	117
authority is not actively taking steps to achieve compliance,	118
then the authority having jurisdiction shall issue a citation	119
pursuant to section 3737.42 of the Revised Code. Each protective	120
door assembly that is not in compliance with the applicable	121
standards, and which the respecting school governing authority	122
is not actively taking steps to achieve compliance with those	123
standards, is a separate violation and is subject to an	124
additional citation.	125
(2) If a citation is issued under division (H)(1) of this	126

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section and section 3737.42 of the Revised Code, the school	127
governing authority shall post the citation issued concerning	128
the protective door assembly on a public web site managed by the	129
school governing authority. The school governing authority may	130
remove the citation posted under this division once the	131
protective door assembly is made compliant with the applicable	132
standards and an inspection confirms such compliance.	133
(I) No authority having jurisdiction shall do either of	134
the following:	135
<u>ene rorrowing.</u>	100
(1) Issue a citation pursuant to this section and section	136
3737.42 of the Revised Code to a school governing authority that	137
is actively taking steps to reach compliance with the applicable	138
standards, regardless of whether full compliance is reached for	139
all protective door assemblies in the school building;	140
(2) Assess a civil penalty or any fine associated with a	141
citation issued pursuant to this section.	142
(J) A qualified inspector that inspects more than one	143
protective door assembly under division (D) or (G) of this	144
section in the same school building may combine the results of	145
such inspections into one report, so long as the report clearly	146
indicates which protective door assemblies are in compliance	147
with the applicable standards and which are not.	148
(K)(1) The fire marshal shall adopt rules, in accordance	149
with Chapter 119. of the Revised Code, that are necessary to	150
implement the requirements of this section.	151
(2) The fire marshal shall work in conjunction with the	152
board of building standards to implement such requirements.	153
(3) The rules shall require that protective door	154
assemblies are inspected in accordance with this section and	155

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that the protective door assemblies continue to meet the	156
compliance standards required at the time of installation.	157
(L) Notwithstanding any provision of this section, a	158
temporary door-locking device in compliance with the rules	159
adopted by the fire marshal is not in conflict with this	160
section.	161
(M) Any citation issued pursuant to this section may be	162
appealed under section 3737.43 of the Revised Code.	163
Sec. 3737.42. (A) As used in this section, "authority	164
having jurisdiction" and "school governing authority" have the	165
same meanings as in section 3737.07 of the Revised Code.	166
(B) If, upon inspection or investigation, the fire	167
marshal, an assistant fire marshal, or a certified fire safety	168
inspector believes that the state fire code or an associated	169
order has been violated, or if an authority having jurisdiction	170
believes that section 3737.07 of the Revised Code has been	171
violated and that the school governing authority is not actively	172
taking steps to achieve compliance within the time prescribed by	173
division (H)(1) of that section, the fire marshal, assistant	174
fire marshal, <del>or certified fire safety inspector<u>, or authority</u></del>	175
having jurisdiction shall, with reasonable promptness, issue a	176
citation to the responsible person. Each citation shall be in	177
writing and shall describe with particularity the nature of the	178
violation, including a reference to the provision of the state	179
fire code or associated order alleged to have been violated. In	180
addition, the citation shall fix a reasonable time for the	181
abatement of the violation. When the citation is issued by a	182
certified fire safety inspector-or-, an assistant fire marshal,	183
or an authority having jurisdiction other than the fire marshal,	184
a copy of the citation shall be furnished to the fire marshal.	185

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(B) (C)The fire marshal may prescribe procedures for the186issuance of a notice in lieu of a citation with respect to de187minimis violations that have no direct or immediate relationship188to safety or health. A notice in lieu of a citation shall not be189issued with respect to a violation of section 3737.07 of the190Revised Code.191

(C) Each (D) Except as provided in section 3737.07 of the <u>Revised Code, each citation</u> issued under this section, or a copy or copies of the citation, shall be prominently posted by the responsible person, as prescribed in the state fire code, at or near each place a violation referred to in the citation occurs.

Sec. 3737.51. (A) No person shall knowingly violate any 197 provision of the state fire code or any order made pursuant to 198 it.

(B) <u>Any Except as provided in section 3737.07 of the</u> <u>Revised Code, any person who has received a citation for a</u> serious violation of the fire code or any order issued pursuant to it, shall be assessed a civil penalty of not more than one thousand dollars for each such violation.

(C) Any Except as provided in section 3737.07 of the 205
Revised Code, any person who has received a citation for a 206
violation of the fire code or any order issued pursuant to it, 207
and such violation is specifically determined not to be of a 208
serious nature, may be assessed a civil penalty of not more than 209
one thousand dollars for each such violation. 210

(D) Any Except as provided in section 3737.07 of the
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 Revised Code, any person who fails to correct a violation for
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 which a citation has been issued within the period permitted for
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 its correction, may be assessed a civil penalty of not more than
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one thousand dollars for each day during which such failure or	215
violation continues.	216
(E) Any Except as provided in section 3737.07 of the	217
<u>Revised Code, any person who violates any of the posting</u>	218
requirements, as prescribed by division <del>(C) <u>(</u>D)</del> of section	219
3737.42 of the Revised Code, shall be assessed a civil penalty	220
of not more than one thousand dollars for each violation.	221
(F) Due consideration to the appropriateness of the	222
penalty with respect to the gravity of the violation, the good	223
faith of the person being charged, and the history of previous	224
violations shall be given whenever a penalty is assessed under	225
this chapter.	226
chib chapter.	220
(G) For purposes of this section, a serious violation	227
shall be considered to exist if there is a substantial	228
probability that an occurrence causing death or serious physical	229
harm to persons could result from a condition which exists, or	230
from one or more practices, means, methods, operations, or	231
processes which have been adopted or are in use, unless the	232
person did not and could not with the exercise of reasonable	233
diligence, know of the presence of the violation.	234
(H) Civil penalties imposed by this chapter shall be paid	235
to the fire marshal for deposit into the general revenue fund.	236
Such penalties may be recovered in a civil action in the name of	237

the state brought in the court of common pleas of the county 238 where the violation is alleged to have occurred. 239

Section 2. That existing sections 3737.42 and 3737.51 of240the Revised Code are hereby repealed.241

Section 3. This act shall be known as the Ohio Childhood242Safety Act.243