CSI - Ohio

The Common Sense Initiative

Business Impact Analysis

Agency Name: Ohio Board of Building Standards	
Regulation/Package Title: Ohio Building Code Amendments	
Rule Number(s): 4101:1-1-01, 4101:1-2-01, 4101:1-3-01, 4101:1-4-01, 4101:1-5-01,	
4101:1-7-01, 4101:1-9-01, 4101:1-27-01, 4101:4101:1-29-01, 4101:1-31-01, 4101:1-35-01	
Date:August 3, 2015	-
Rule Type:	
□ New	□ 5-Year Review
X Amended	☐ Rescinded

The Common Sense Initiative was established by Executive Order 2011-01K and placed within the Office of the Lieutenant Governor. Under the CSI Initiative, agencies should balance the critical objectives of all regulations with the costs of compliance by the regulated parties. Agencies should promote transparency, consistency, predictability, and flexibility in regulatory activities. Agencies should prioritize compliance over punishment, and to that end, should utilize plain language in the development of regulations.

Regulatory Intent

1. Please briefly describe the draft regulation in plain language.

Please include the key provisions of the regulation as well as any proposed amendments.

The Ohio Board of Building Standards (Board) proposes to amend Ohio Administrative Code (OAC) Rules as follows:

77 SOUTH HIGH STREET | 30TH FLOOR | COLUMBUS, OHIO 43215-6117 CSIOhio@governor.ohio.gov

BIA p(158597) pa(287160) d: (621579) print date: 04/29/2025 6:45 AM

4101:1-1-01 to clarify that public water systems, private water systems, marinas, and portable mobile vehicles are outside the scope of the codes, to exempt above-ground storage tanks from approval, to clarify that gas process equipment, tanks, and foundations are exempt from approval, to clarify that process equipment tanks and foundations are exempt from approval, to add the option and requirements for an incidental inspection program, to correct references that no longer apply, to delete the requirement to provide the fire protection system installer to the building department prior to approval, to clarify that the building department is to be notified of hazardous materials storage, to define the incidental inspection program, to require that Industrialized Unit manufacturer's report the insignia number of shipped units, and to modify the fees for services provided by the Division of Industrial Compliance.

4101:1-2-01 to add definitions for 24-hour care definition, above-ground storage tank, engine-mounted tank, fuel tank and incapable of self-preservation, to modify definitions for ambulatory health care facility, building services equipment and historic building, and to delete the definitions for adult family home and home, adult family.

4101:1-3-01 to add casinos and cafeterias, to modify term "Ambulatory Health Care Facility," to modify definition of Ambulatory Health Care Facility, to add commercial kitchens in § 306.2, to clarify intent of exception in § 307.1 as it relates to building service equipment, to add row and note "q" for combustible dusts and modify note "i" to add diesel oil and references to OMC in Table 307.1, to add qualifier and code reference for combustible dust, to add clarification and conditions for those buildings permitted to use the RCO design requirements, and to clarify that building service equipment tanks are Group U.

4101:1-4-01 to modify requirements for Ambulatory Care Facilities and to make general editorial corrections.

4101:1-5-01 to modify note "b" in table 503 to provide reference to Chapters 4 and 5.

4101:1-7-01 to add a reference to NFPA 221 for the construction of double fire walls, to add an exception to the hoistway venting requirement, to add two exceptions to the smoke barrier continuity requirements, to add two exceptions to the membrane penetration protection requirements, to add an exception for exterior curtain wall intersection requirements, and to add an additional exception to the fire damper requirement.

4101:1-9-01 to clarify requirements for Ambulatory Care Facilities, to clarify that two fire pumps are not necessarily required in all cases, to provide a cross reference to existing § 407.2.5 which allows domestic type hood suppression systems meeting UL 300A, to provide clarification of hose connection locations, to delete marina standpipe requirements as outside the scope, to clarify extinguisher requirements in Group I-2 nursing homes, to

coordinate with existing Chapter 11 requirements for voice/alarm systems, to coordinate Ambulatory Care Facility requirements, to require emergency voice/alarm communication systems in schools, to add clarifying language and to add additional options consistent with OEPA rules and NFPA 20.

4101:1-27-01 to provide clarification and design guidance for emergency and standby power systems, to provide clarification and design guidance for stationary generators and the associated fuel supplies, to add a row for casinos, to add note "i" eliminating the requirement for service sinks in certain B and M occupancies, to increase the threshold for separate facilities in mercantile occupancies, to add a new section that allows two family or assisted use toilet facilities to serve as separate facilities, to clarify the drinking fountain requirements and to clarify the setting requirements for fixtures.

4101:1-31-01 to remove language relating to mobile units.

4101:1-35-01 to update NFPA standards 30 and 31 and add standards 37 and 221 and to add UL standard 300A.

2. Please list the Ohio statute authorizing the Agency to adopt this regulation.

Revised Code § 3781.10: http://codes.ohio.gov/orc/3781.10 Revised Code § 3781.11: http://codes.ohio.gov/orc/3781.11 Revised Code § 3791.07: http://codes.ohio.gov/orc/3791.07

3. Does the regulation implement a federal requirement? Is the proposed regulation being adopted or amended to enable the state to obtain or maintain approval to administer and enforce a federal law or to participate in a federal program?

If yes, please briefly explain the source and substance of the federal requirement.

No, but see related information in question 14.

4. If the regulation includes provisions not specifically required by the federal government, please explain the rationale for exceeding the federal requirement.

Not applicable.

5. What is the public purpose for this regulation (i.e., why does the Agency feel that there needs to be any regulation in this area at all)?

Revised Code § 3781.10 directs the Board to "formulate and adopt rules governing the erection, construction, repair, alteration and maintenance of all buildings specified in section 3781.06 of the Revised Code..." Additionally, Revised Code 3781.06 provides:

Any building that may be used as a place of resort, assembly, education, entertainment, lodging, dwelling, trade, manufacture, repair, storage, traffic, or occupancy by the public, any residential building, and all other buildings or parts and appurtenances of those buildings erected within this state, shall be so constructed, erected, equipped, and maintained that they shall be safe and sanitary for their intended use and occupancy.

This statute defines safe and sanitary as follows:

"Safe," with respect to a building, means it is free from danger or hazard to the life, safety, health, or welfare of persons occupying or frequenting it, or of the public and from danger of settlement, movement, disintegration, or collapse, whether such danger arises from the methods or materials of its construction or from equipment installed therein, for the purpose of lighting, heating, the transmission or utilization of electric current, or from its location or otherwise.

"Sanitary," with respect to a building, means it is free from danger or hazard to the health of persons occupying or frequenting it or to that of the public, if such danger arises from the method or materials of its construction or from any equipment installed therein, for the purpose of lighting, heating, ventilating, or plumbing.

The Ohio Building Code (OBC) sets forth the construction standards for nonresidential buildings in the State of Ohio to ensure that they are safe and sanitary. Additionally, Revised Code § 3781.01 provides that local governments may not adopt regulations that that conflict with the Board's rules to facilitate the uniform application of the standards.

Revised Code 3781.11 lists conditions that rules of the Board must address, including:

- (1) For nonresidential buildings, provide uniform minimum standards and requirements, and for residential buildings, provide standards and requirements that are uniform throughout the state, for construction and construction materials, including construction of industrialized units, to make residential and nonresidential buildings safe and sanitary as defined in section 3781.06 of the Revised Code;
- (2) Formulate such standards and requirements, so far as may be practicable, in terms of performance objectives, so as to make adequate performance for the use intended the test of acceptability;
- (3) Permit, to the fullest extent feasible, the use of materials and technical methods, devices, and improvements, including the use of industrialized units which tend to

reduce the cost of construction and erection without affecting minimum requirements for the health, safety, and security of the occupants or users of buildings or industrialized units and without preferential treatment of types or classes of materials or products or methods of construction;

(4) Encourage, so far as may be practicable, the standardization of construction practices, methods, equipment, material, and techniques, including methods employed to produce industrialized units;

6. How will the Agency measure the success of this regulation in terms of outputs and/or outcomes?

The enforcement of these rules will be implemented by certified township, city, and county building departments. Rule 4101:1-1-01 lays out the administrative procedures certified building departments must follow to implement the substantive requirements of these rules to determine compliance. These provisions require a builder or owner to make application to a building department to obtain an approval to build (permit). As part of this application the owner must submit sufficient information and/or construction documents for the building official/plans examiner to determine whether the proposed work complies with the code. After the builder or owner obtains the approval (permit), construction may commence and the building department inspectors will inspect the construction to ensure that the work conforms with the original approval. Rule 4101:1-1-01 § 105.2 provides that in the absence of fraud or a serious safety or sanitation hazard, any non-residential structure built in accordance with approved plans shall be conclusively presumed to comply with these rules. The Board requires that certified nonresidential building departments submit an annual yearly operational report which lists the following information: current employees and their certifications, total number of permits issued during the year for each type of occupancy, total number of inspections made, the total value of construction, and the total number of appeals of the code requested by a builder or owner during the year.

Development of the Regulation

7. Please list the stakeholders included by the Agency in the development or initial review of the draft regulation.

If applicable, please include the date and medium by which the stakeholders were initially contacted.

Continuing law in Rules 4101:1-1-01, 4101:1-2-01, 4101:1-3-01, 4101:1-4-01, 4101:1-9-01, 4101:1-31-01 and 4101:1-35-01 were previously reviewed by the Common Sense Initiative (CSI) Office. On March 22, 2012, the CSI Office issued a memorandum making no

recommendation regarding Rules 4101:1-1-01 and 4101:1-2-01 and concluded that the Board should proceed with formal rule filing with the Joint Committee on Agency Rule Review. On October 31, 2012, the CSI Office issued a memorandum making no recommendation regarding Rules 4101:1-1-01, 4101:1-4-01, 4101:1-9-01, 4101:1-31-01 and 4101:1-31-01 and concluded that the Board should proceed with formal rule filing with the Joint Committee on Agency Rule Review. On January 9, 2014, the CSI Office issued a memorandum making no recommendation regarding Rules 4101:1-1-01, 4101:1-3-01 and 4101:1-3-01 and concluded that the Board should proceed with formal rule filing with the Joint Committee on Agency Rule Review. Finally, on June 12, 2014, the CSI Offices issued a memorandum making no recommendation regarding Rule 4101:1-35-01 and concluded that the Board should proceed with formal rule filing with the Joint Committee on Agency Rule Review.

On February 24, 2015, the Board sent an email to all agency stakeholders informing them of a scheduled stakeholder meeting on March 13, 2015 to hear comments and respond to questions on these rules. The email and stakeholder distribution list are attached as Exhibit A. The notice summarized the proposed amendments and also informed stakeholders that they if they could not attend the stakeholder meeting, they could submit questions or comments via email or regular mail by March 31, 2015. On March 13, the Board conducted a stakeholder meeting on the proposed rules between 10:00 AM and 2:00 PM and the following individuals attended: Richard Nelson, Medina County, Timothy Payne, Medina County, Mike Long, Washington Twp, Craig Rauch, Washington Twp, Robert Kerst, BBA, Ronald K Bartley, SWO ASPE, Pete Baldauf, City of Vandalia, Mike Miller, City of Strongsville, Don Hutchinson, Montgomery County, Rick Lecher, Inspection Bureau Inc, Ron Schmitt, PHCC Ohio, Sophia Papadimos, Lt Governor, Keith Wagenknecht, OBOA and James Richardson, City of Columbus The stakeholder meeting agenda and material distributed at the meeting are attached as Exhibit B.

8. What input was provided by the stakeholders, and how did that input affect the draft regulation being proposed by the Agency?

A copy of the correspondence the Board received in response to February 24, 2015 email and a summary of the March 13, 2015 stakeholder meeting are attached as Exhibit C.

All comments received were reviewed by the Board's Code Committee at its April 16, 2015 meeting.

At the March 13th stakeholder meeting, Tim Payne requested clarification of the scope of the proposed exemption for marinas. Additionally, Charles Huber submitted written comments also requesting clarification particularly the exemption's impact on accessibility.

77 SOUTH HIGH STREET | 30TH FLOOR | COLUMBUS, OHIO 43215-6117 CSIOhio@governor.ohio.gov Upon review of these comments, the Board's Code Committee agreed the rules required additional clarification. The revised language as a result of these comments is included in this rule package.

Charles Huber submitted written comments in disagreement with the proposed exemption for private water systems in 4101:1-1-01. Mr. Huber's argued that the Board's authority for buildings including the land incidental thereto, grants the Board authority to regulate this equipment. The Board's Code Committee reviewed the information submitted by Mr. Huber and determined not to make a change as a result of the comment. Private water systems are regulated by Ohio Department of Health and this provision is intended to avoid rule duplication. See response to Question 12.

At the March 13th stakeholder meeting, Richard Nelson suggested revised language for 4101:1-7-01 regarding HVAC duct penetrations. He subsequently also followed up with written comments, stating that since language is straight from the International Building Code, it may be best to leave it alone. The Code Committee reviewed the comment and determined not to make a change as a result of the comment.

At the March 13th stakeholder meeting, Don Hutchinson expressed concerns with the proposed language implementing a new program to permit inspections of incidental work by inspectors that do not hold the required certifications under certain conditions. This language was developed in response to the Large and Medium Jurisdiction Workgroup that is comprised of building officials from large and medium sized communities around the state that meet regularly to generate solutions for common problems in code enforcement. As Mr. Hutchinson's concerns were mainly concerning compensation for work potentially outside scope of certifications, Board Staff recommend he contact his local government human resources department. The Board determined to not make a change as a result of the comment.

Steve Risser submitted written comments regarding amendments in several rules regarding above-ground storage tanks. As a result of concerns raised by a building official in early 2014 regarding duplication of enforcement by the building and fire codes of above-ground storage tanks, the Board developed rules to define the scope of the building code as it relates to tanks. If a tank is attached to building services equipment, then it is regulated by the building code. If it is not attached to building services equipment, then it solely regulated by the fire code and may require a permit issued by the fire official. This clarification intends to draw a bright line to avoid duplication of enforcement. See response to Question 12. Mr. Risser's comments sought further clarification of the role of the building and fire officials. After review, the Board's Code Committee determined not make

a change as a result of the comments as the roles are already adequately defined in the proposed rules.

9. What scientific data was used to develop the rule or the measurable outcomes of the rule? How does this data support the regulation being proposed?

Continuing law is based on is the 2009 International Building Code (IBC) promulgated and amended by the International Code Council (ICC). The model codes developed by ICC are updated every three years through a process that incorporates petitioning, public hearings and voting by ICC members. The ICC Committees that oversaw the development of the different provisions 2009 IBC included building and fire code officials, architects, engineers, contractors, and representatives from the National Association of Home Builders, Underwriters Laboratories, and other professional organizations.

When a petition to amend the model code is submitted, the proponent of the change must submit the proposed language of the amendment, the reason for the amendment including scientific data when applicable, and the cost impact of the amendment. All submitted petitions are then published prior to initial code development hearings on the petitions. Interested persons may review the proposed changes and attend the code development hearing and provide comments. A report then is published on the public hearings for review and then final action is taken on the proposed changes at final action hearings. All successful changes are incorporated into the next edition of the model code.

Upon publication the Board's code committee reviews each substantive change included in the newest edition of the code and determines whether to recommend the change to the Board for adoption. The Board last fully updated the OBC on November 1, 2011.

Many of the changes included in the package are as a result of the Board's review of 2012 IBC. The Board determined to not do a full code update on the 2012 IBC, but instead adopt select provisions that provide clarification and keep the code responsive to trends and new technologies in construction. Other provisions provide clarification of the scope of the building code as a result of unique regulatory structure in Ohio.

10. What alternative regulations (or specific provisions within the regulation) did the Agency consider, and why did it determine that these alternatives were not appropriate? If none, why didn't the Agency consider regulatory alternatives?

The majority of the amendments included in this package provides clarification as to the scope of the building code or provide additional options/exceptions to requirements thereby providing regulatory relief. To not make these changes would prevent designers and building owners from taking advantage of these clarifications.

77 SOUTH HIGH STREET | 30TH FLOOR | COLUMBUS, OHIO 43215-6117 CSIOhio@governor.ohio.gov 11. Did the Agency specifically consider a performance-based regulation? Please explain.

Performance-based regulations define the required outcome, but don't dictate the process the regulated stakeholders must use to achieve compliance.

Continuing law permits a registered design professional's alternative engineered design to be a compliance alternative method to the prescriptive requirements of the code. Section 106.5 of the OBC permits a registered design professional to submit sufficient technical data to substantiate that performance of the proposed alternative engineered design meets the intent of the code. Additionally, section 107.4.3 provides that when construction documents have been prepared by an Ohio registered design professional conforming to the requirements of the rules of the Board pertaining to design loads, stresses, strength, and stability and other requirements involving technical analysis, the documents need only be examined to the extent necessary to determine conformity with other requirements of the rules of the Board.

12. What measures did the Agency take to ensure that this regulation does not duplicate an existing Ohio regulation?

Editorial changes are routinely made to the rules to provide consistency with the Ohio Revised Code and other Board and agencies' rules. Additionally, RC § 3781.10 gives the Board sole authority to adopt rules which regulate the erection, construction, repair, alteration, and maintenance of all buildings or classes of buildings specified RC 3781.06 including residential and non-residential buildings.

13. Please describe the Agency's plan for implementation of the regulation, including any measures to ensure that the regulation is applied consistently and predictably for the regulated community.

For these rules to be enforced by a local government, its building department must be certified by the Board. The Board also certifies the personnel who work within these departments to ensure only qualified personnel are enforcing the Board's rules. Certified personnel must complete continuing education to maintain their certifications and continue to be authorized to enforce these rules. The Board has authority to suspend or revoke certifications for failure to properly enforce the rules. Also, the Board has a staff member dedicated to responding to complaints by persons affected by the Board rules. This program helps promote consistent and predictable application of the Board rules.

Adverse Impact to Business

- 14. Provide a summary of the estimated cost of compliance with the rule. Specifically, please do the following:
 - a. Identify the scope of the impacted business community;

While the majority of the amendments included in this package provide clarification as to the scope of the building code or provide additional options/exceptions to requirements thereby providing regulatory relief, the amendments related to ambulatory care facilities and new requirements for emergency voice/alarm communication systems in schools will have an adverse cost. Additionally, the rule package includes proposed fee increases for the review of plans and inspections performed by the Division of Industrial Compliance to determine compliance with the building code.

b. Identify the nature of the adverse impact (e.g., license fees, fines, employer time for compliance); and

New substantive construction requirements for ambulatory care facilities; New emergency voice/alarm communication systems in schools; and Division Industrial Compliance increase plan review and inspection fees.

c. Quantify the expected adverse impact from the regulation.

The adverse impact can be quantified in terms of dollars, hours to comply, or other factors; and may be estimated for the entire regulated population or for a "representative business." Please include the source for your information/estimated impact.

New substantive construction requirements for ambulatory care facilities — The actual increase in construction cost will be dependent on each facility design, but in general the changes require additional fire suppression.

New emergency voice/alarm communication systems in schools – The actual increase in construction cost will be dependent on each school design, but in general the change requires installation of equipment that is in addition to normal school PA systems.

Division Industrial Compliance increase plan review and inspection fees -- While the fee increase will impact each building differently depending on its size and design, the fee increase for 10,000 sq. ft. F-1 building would be approximately \$360.

15. Why did the Agency determine that the regulatory intent justifies the adverse impact to the regulated business community?

New substantive construction requirements for ambulatory care facilities is intended to align building code construction requirements more with Department of Health licensing

77 SOUTH HIGH STREET | 30TH FLOOR | COLUMBUS, OHIO 43215-6117 CSIOhio@governor.ohio.gov requirements and Centers for Medicare and Medicaid Services requirements reimbursement requirements.

New emergency voice/alarm communication in schools are new requirements included in the 2012 International Building Code and part of initiatives to enhance school safety.

The proposed plan review and inspection fee increases for the Division of Industrial Compliance based on the following:

- The last fee increase was in 2009, and in 1999 before that.
- Pay increases as a result of new collective bargaining contract
- Cost of doing business in field continues to rise (increased travel to projects, fuel costs
- Pay for certification incentives for building inspectors and plans examiners
- System upgrade to paperless processes to enhance services

Based on fee comparison study performed by the Division, even with the fee increase the Division's fees are still lower for comparable projects than several of the larger municipal building departments around the state. Finally, the increases are also offset by proposed fee reductions, including the elimination of \$65 fee for certificates of occupancy and development of special fee schedule for temporary structures.

Regulatory Flexibility

16. Does the regulation provide any exemptions or alternative means of compliance for small businesses? Please explain.

The rules do not have special exemptions or alternative means of compliance specifically for small business. The OBC requires a building official to issue an adjudication order to an owner when the design or construction of a building does not comply with the OBC. The adjudication order must comply with Revised Code Chapter 119 and give the owner an opportunity to appeal. This mechanism is often utilized by an owner voluntarily to obtain a variance from the requirements. Variance requests are heard by either the Ohio Board of Building Appeals or a certified local board of building appeals.

Also, the OBC permits alternative engineered designs prepared by a registered design professional to not strictly comply with the prescriptive requirements of the rules. To obtain approvals based on alternative engineered designs, the design professional must submit sufficient technical information to demonstrate that the performance meets the intent of the rules.

17. How will the agency apply Ohio Revised Code section 119.14 (waiver of fines and penalties for paperwork violations and first-time offenders) into implementation of the regulation?

Revised Code § 3781.102 does not authorize the Board to set the fees and/or penalties assessed by local certified building departments in connection with the enforcement of these rules. Compliance with the rules is accomplished through construction conforming to the certificate of plan approval (permit). Therefore, there are no potential paperwork violations of these rules.

18. What resources are available to assist small businesses with compliance of the regulation?

The Board's technical staff spends approximately 25% of their time responding to questions on the building codes and educating design professionals, contractors, the public, and code officials of the intent of the Board's rules assisting all parties in compliance.

Exhibit A

Hanshaw, Regina

From: Lane, Michael

Sent: Tuesday, February 24, 2015 4:05 PM

To: Lane, Michael

Cc: Hanshaw, Regina; Regoli, Steve; Ohler, Debbie; Johnson, Robert; Thiel, Kelly

Subject: Board of Building Standards Proposed Rules/Stakeholder Meeting Notification

Attachments: Stakeholder Meeting Notification.pdf

Board of Building Standards Stakeholder:

You are receiving this message pursuant to the requirements of Executive Order 2011-01K and Senate Bill 2 of the 129th General Assembly, which require state agencies, including the Ohio Board of Building Standards (Board), to draft rules in collaboration with stakeholders, assess and justify any adverse impact on the business community, and provide opportunity for the affected public to provide input on the rules.

Stakeholder Meeting

The Board will conduct a Stakeholder Meeting to hear comments and respond to questions on the proposed amendments summarized below on March 13, 2015 from 9:00 AM to 1:00 PM in Training Room 1, 6606 Tussing Road, Reynoldsburg, Ohio 43068. All interested stakeholders are invited to attend. The agenda for the meeting is as follows:

10:00 AM – 11:00 AM Proposed Ohio Building Code Rules

11:00 AM – 12:00 PM Proposed Ohio Plumbing Code Rules

12:00 PM – 1:00 PM Proposed Ohio Mechanical Code Rules

Proposed Residential Code of Ohio Rules

Overview of Proposed Rules

Proposed Ohio Building Code Rules

The Board proposes to amend the Ohio Administrative Code as follows: 4101:1-1-01 to clarify that public water systems, private water systems, marinas, and portable mobile vehicles are outside the scope of the codes, to exempt above-ground storage tanks from approval, to clarify that gas process equipment, tanks, and foundations are exempt from approval, to clarify that process equipment tanks and foundations are exempt from approval, to add the option and requirements for an incidental inspection program, to correct references that no longer apply, to delete the requirement to provide the fire protection system installer to the building department prior to approval, to clarify that the building department is to be notified of hazardous materials storage, to define the incidental inspection program, to require that Industrialized Unit manufacturer's report the insignia number of shipped units, and to modify the fees for services provided by the Division of Industrial Compliance; 4101:1-2-01 to add definitions for 24-hour care definition, above-ground storage tank, engine-mounted tank, fuel tank and incapable of selfpreservation, to modify definitions for ambulatory health care facility, building services equipment and historic building, and to delete the definitions for adult family home and home, adult family; 4101:1-3-01 to add casinos and cafeterias, to modify term "Ambulatory Health Care Facility," to modify definition of Ambulatory Health Care Facility, to add commercial kitchens in § 306.2, to clarify intent of exception in § 307.1 as it relates to building service equipment, to add row and note "q" for combustible dusts and modify note "i" to add diesel oil and references to OMC in Table 307.1, to add qualifier and code reference for combustible dust, to add clarification and conditions for those buildings permitted to use the RCO design requirements, and to clarify that building service equipment tanks are Group U; 4101:1-4-01 to modify requirements for Ambulatory Care Facilities and to make general editorial corrections; 4101:1-5-01 to modify note "b" in table 503 to provide reference to Chapters 4 and 5; 4101:1-7-01 to add a reference to NFPA 221 for the construction of double fire walls, to add an exception to the hoistway venting requirement, to add two exceptions to the smoke barrier continuity requirements, to add two exceptions to the membrane penetration protection requirements, to add an exception for exterior curtain wall intersection requirements, and to add an additional exception to the fire damper requirement; 4101:1-9-01 to clarify requirements for Ambulatory Care Facilities, to clarify that two fire pumps are not necessarily required in all cases, to provide a cross reference to existing § 407.2.5 which

allows domestic type hood suppression systems meeting UL 300A, to provide clarification of hose connection locations, to delete marina standpipe requirements as outside the scope, to clarify extinguisher requirements in Group I-2 nursing homes, to coordinate with existing Chapter 11 requirements for voice/alarm systems, to coordinate Ambulatory Care Facility requirements, to require emergency voice/alarm communication systems in schools, to add clarifying language and to add additional options consistent with OEPA rules and NFPA 20; **4101:1-27-01** to provide clarification and design guidance for emergency and standby power systems, to provide clarification and design guidance for stationary generators and the associated fuel supplies, to add a row for casinos, to add note "i" eliminating the requirement for service sinks in certain B and M occupancies, to increase the threshold for separate facilities in mercantile occupancies, to add a new section that allows two family or assisted use toilet facilities to serve as separate facilities, to clarify the drinking fountain requirements and to clarify the setting requirements for fixtures; **4101:1-31-01** to remove language relating to mobile units; **4101:1-35-01** to update NFPA standards 30 and 31 and add standards 37 and 221 and to add UL standard 300A.

These proposed rules can be viewed here:

http://www.com.ohio.gov/documents/dico_OBCproposedchangesforMarch2015stakeholdermeeting.pdf

Proposed Ohio Plumbing Code Rules

The Board proposes to amend the Ohio Administrative Code as follows: 4101:3-2-01 to add definitions for above-ground storage tank, building service equipment, containment backflow prevention device, engine-mounted device, fuel tank, isolation and backflow prevention device, to modify definitions for combination waste and vent system, listed and plumbing fixture and to delete definitions for third party certification agency, third party certified and third part tested; 4101:3-3-01 to clarify that materials should include markings required by the referenced standards, to change 'third party' to 'approved agency' and clarifying language to delete third party requirements in Table 303.4, to clarify that insulation is required for each hot water pipe when bundled, to reference § 1612 of the building code for flood resistance, to clarify plastic pipe testing procedure, to clarify plastic pipe testing procedure, to clarify isolation backflow prevention device inspection and testing procedure as a result of coordination with OEPA, to add operational testing of low pressure cut-off device, low suction throttling valves, and variable speed suction limiting controls as a result of coordination with OEPA and to make general editorial corrections; 4101:3-4-01 to add specific plumbing fixture requirements for casinos and to add a service sink exemption for business and mercantile occupancies with occupant load fewer than 15 in Table 403.1, to allow family or assisted-use toilet facilities to serve as separate facilities, to clarify toilet room location, to clarify drinking fountain fixture locations, to remove Figure 405.3.1, to modify the minimum number of drinking fountains required and exceptions, to remove reference to commercial food waste grinders, to modify the language requiring tempered water for public hand-washing facilities, to add standard for liquid-type, trowel-applied, load-bearing, bonded waterproof materials, to add requirements for water closet personal hygiene devices and to make general editorial corrections; 4101:3-6-01 to modify reference standards, add pipe as well as tubing, and add polyethylene of raised temperature (PE-RT) , to add polyethylene of raised temperature (PE-RT) plastic tubing and reference standard plastic tubing in Table 605.3 in Table 605.4, to modify reference standards and to add polyethylene of raised temperature (PE-RT) plastic tubing and reference standard in Table 605.5, to add polyethylene of raised temperature plastic requirements, to add PE-RT flared joints and mechanical joints requirements, to add variable speed suction limiting controls to booster pump requirements and to clarify jurisdiction as a result of coordination with OEPA, to add temperature limiting means to hot water supply system requirements, to specify installation of temperature-actuated mixing valves and to make general editorial corrections; 4101:3-9-01 to clarify the length of a combination drain and vent system shall be unlimited and to add § 920 Single Stack Vent System; 4101:3-13-01 to add ASME standards A112.4.2-2008, ASTM standards F2735-09 and F2769-09, WWA standards C901-08 and C904-08, CSA standards B45.10, B45.15, B125.1, B125.2, B125.6, B356-05, and B483.1-07, to update ASME standards A112.18.1, A112.18.2, A112.18.3, A112.18.6, A112.19.1, A112.19.2, A112.19.3, A112.19.5, A112.19.7, CSA standards B45.1, B45.2, B45.4, and to remove ASME standards A112.19.6, A112.19.8M, A112.19.9M, and A112.19.13 and ASSE standards 1009-90.

These proposed rules can be viewed here:

http://www.com.ohio.gov/documents/dico_OPCproposedchangesforMarch2015stakeholdermeeting.pdf

Proposed Ohio Mechanical Code:

The Board proposes to amend the Ohio Administrative Code as follows: 4101:2-2-01 to add definitions for above-ground storage tank, building service equipment, engine-mounted tank and fuel tank; 4101:2-3-01 to add requirement for manufacturer identification, to add requirement for listing of plastic pipe, to add requirement for approved agency testing or listing of piping, tubing, and fittings and to make general editorial corrections; 4101:2-5-01 to coordinate the supervision requirement found in the fire code, to add diesel fuel § 502.9.5, Exception 3, to add requirements for underground grease ducts, to add code references in § 507.1 which are exempt from certain requirements, to add an exception for integral down draft exhaust systems and to make general editorial corrections; 4101:2-9-01 to add design guidance and clarification for fuel tanks supplying engine-driven building service equipment, to add design guidance for gaseous fuel supply for engines supplying building service equipment, to add design guidance for diesel oil storage and piping systems associated with building service equipment, to add design guidance for diesel oil storage

and piping systems associated with building service equipment, to add design guidance for fuel oil and diesel oil storage for building service equipment and to make general editorial corrections; **4101:2-15-01** to update NFPA standard 31 and to add NFPA standards 30 and 96 and to update standard UL 2200 and to add UL standard 2085.

These proposed rules can be viewed here:

http://www.com.ohio.gov/documents/dico_OMCproposedchangesforMarch2015stakeholdermeeting.pdf

Proposed Residential Code of Ohio Rules:

The Board proposes to amend the Ohio Administrative Code as follows: 4101:8-1-01 to add language including electrical equipment associated with bodies of water, to add an exception for private water systems, to add above-ground storage tanks as work exempt from approval, to add an incidental inspection program and requirements, to remove language regarding the installer of fire protection systems, o add accessibility provisions to plan submittal and to make general editorial corrections; to add definitions for above ground storage tank, building service equipment, engine mounted tank and fuel 4101:8-2-01 tank; 4101:8-3-01 to add detached garages with an exterior wall located ≥3 ft from a lot line in to exceptions to § 302.1, to specify the technology requirements in § 314.1, to add an exception for systems meeting in § 314.2, to add Type C (visitable) to accessibility scope and to make general editorial corrections; 4101:8-5-01 to update references in §§ 502.1.1 and 502.2.1, to remove deck lateral load connection language, to remove figure 502.2.2.3, and to add clarification to the exceptions for vapor retarder requirements in § 506.2.3; 4101:8-19-0 to add a section for Engine and gas-turbine powered equipment and appliances, to add requirements for engine-driven equipment and appliances and fuel tanks connected to engine-driven building services equipment requirements and to make general editorial corrections; 4101:8-22-01 to add a scope to the Special piping and storage systems chapter, to add diesel oil to the scope of above-ground tanks requirements, to add an exception and specify a reference standard in § 2201.2 and to add regulated underground storage of fuel oil requirements; 4101:8-24-01 to add CSST bonding and to update language from 'air conditioners' to 'equipment and appliances;' 4101:8-34-01 to add provisions for emergency and standards 30-15, 37-10, 110-10, standby power systems; 4101:8-44-01 to update the OAC referenced codes, to add NFPA and 111-10 and update standard 31-11, and to add UL standard 2200-12.

These proposed rules can be viewed here:

http://www.com.ohio.gov/documents/dico_RCOproposedchangesforMarch2015stakeholdermeeting.pdf

Contact Information for Comments or Questions

If you cannot attend the above Stakeholder Meeting, you can submit written comments or questions on the proposed amendments to the Board. You may submit your comments via email at BBS@com.state.oh.us or U.S. Mail at Ohio Board of Building Standards, 6606 Tussing Rd, Reynoldsburg, Ohio 43068, Attn: Regina Hanshaw by March 31, 2015.

Sincerely,

Regina S. Hanshaw Executive Secretary Ohio Board of Building Standards



Regina Hanshaw
Executive Secretary
Ohio Department of Commerce
Board of Building Standards
6606 Tussing Rd., Reynoldsburg. OH 43068
614-644-2613
www.com.ohio.gov

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ARDITO

Ark

Armeni

Annen

ARNDT Arnold

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ARNOLD ARNOLD

A D O D A

ARORA

ARRENDALE

ARRIAGA

ARTERS

dva59@aol.com

ladam@masonoh.org

bryan.adams@daytonohio.gov

scottinohio@roadrunner.com

wradkins@windstream.net

badkinson@richlandcountyoh.us

adler1@hughes.net

wadley@neo.rr.com

jeff@mmelectricinc.com

heinz33346@roadrunner.com

dgakester@gmail.com

joealbert@gmail.com

galbright@horizonview.net

a.aleksich@femoran.com

johnnyboy317@att.net

jalexanderplumbing@yahoo.com

oalexander@city.cleveland.oh.us

stevejalford@yahoo.com columbuselectric@aol.com

jma819@juno.com

callinder@columbus.gov

tallred@pfscorporation.com

jalt@altarchitecture.com

RA859@neo.rr.com

jamato@co.delaware.oh.us

bamburgey@newtechlexington.com

dcamick@columbus.gov

gamos@cityofwestlake.org

amos@cityofmentor.com

diana_lee_@hotmail.com

paulanglin@jomory.com

jhankrom@yahoo.com

rob.antrobus@ohiovalleymonitoring.com

rapanasewicz@munibis.com

jarbogast@simplexgrinnell.com

Tom.Ardito@yahoo.com

reese@arkplumbingandpiping.com

jnarmeni@sbcglobal.net

arndt-mike@maumee.org

arnoldb@ci.fairlawn.oh.us

SArnold@city.cleveland.oh.us

tatcahd@gmail.com

ldarora@com.state.oh.us

rla4938@neo.rr.com

arriaga2012@yahoo.com

russa@cityofnorton.org

ARTHUR Artrup Artrup **ARVIN** Asebrook **ATER ATHANAS ATHY ATHYA ATKINS** Austin Jr **AVEN Ayres BAGGETT** Bailey BAILEY Baker **BAKER** BAKER **BAKER BALDAUF III** BALDWIN **BALESTER** BALOGH BALSER **BALSER** Barber Bargdill Barisic Barisic **BARKALOW Barkas** Barker **Barnes Barnes** Barnes III BARNETT BARNETT II Barnum **BARR** Bartley Barton Bashaw **Bass BASSETT BASTIAN**

BAUER

karthur@richlandcountyoh.us bjartrup@hotmail.com bjartrup@grandviewheights.org dkssarvin@yahoo.com masebrook@asebrook.com pggater@gmail.com tedathanas19633@gmail.com rich@systems28.com k25velo@neo.rr.com sgatkins@columbus.gov donald_austin@sbcglobal.net kaven@avenfire.com rayres@grandviewheights.org mbaggett@cinci.rr.com baileyted39@yahoo.com jbailey@vanguardalarms.com gary.baker@cantonohio.gov leejbaker@gmail.com bakert67@aol.com tbaker@vandaliaohio.org esi@vandaliaohio.org jeanlen@embargmail.com wbalester@seuclid.com kenketo@gmail.com j.balserjr@comcast.net jbmdia@comcast.net ericbarber36@yahoo.com joe.bargdill@westerville.org tonybarisic@aol.com tbarisic@city.cleveland.oh.us nealbarkalow@hotmail.com jbarkas@sbcglobal.net barkerf@yahoo.com r21barn@yahoo.com iaeiakrondiv@gmail.com rbarnes@city.cleveland.oh.us bbarnett@masonoh.org paul.barnett11@gmail.com ericmbarnum@yahoo.com mibhd@aol.com bbartley.mail@gmail.com kn5dx@hotmail.com andreabashaw@asidaco.com jbass_0182@fuse.net mark@bassettsprinkler.com don_bastian@yahoo.com bbauer@lycos.com

BAUGHMAN BAUMANN **BAUMGARTNER BAUSCHLINGER** BAUSCHLINGER **BAXTER Baytos BAYUS BEACH** BEAM BEAN BEARDEN **BECKER BECKWITH Becoat** Becoat **BEDILION** BEELER Beetz BEIRNE Belding **BELL BELLOMA** Belsole **BENEDETTI** Benjamin Benko BENNETT BENNETT **BENNETT BENSON** Bentley Beres BERGMAN BERGMAN JR BERLING **BERLINGER** Berry Berry **BERTEAU BERTEAU BEUTLER BEVERLY JR BEYER Bichara**

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johnfireray@embarqmail.com proalert@fuse.net baumgartnerfarm@msn.com jbauschlinger@cityofbarberton.com jbauschlinger@neo.rr.com baxterskyles@hotmail.com jbaytos@romanoffgroup.cc rebayus@earthlink.net brian_beach@norwichtownship.org mike.beam@communale.com electraglide1450@gmail.com bmonaro@yahoo.com dbecker@simplexgrinnell.com john.beckwith@comunale.com blanchelouis@yahoo.com mbecoat@city.cleveland.oh.us williambedilion@windstream.net stan.beeler@yahoo.com rwb@beetzplumbing.com kfbeirne52@yahoo.com rbelding@cityofcolumbiana.org gear910@aol.com william.belloma@gmail.com bellselectric2@gmail.com vinniebene@yahoo.com thebenjfamily@yahoo.com jbenko@medinaoh.org jrbennett@neo.rr.com mibennett@simplexgrinnell.com rbennett@warren.org captain_hook@roadrunner.com sbentley@ci.union.oh.us kurtb@ma-architects.com billb@securcom.com bergman@englewood.oh.us gerry.berling@cincinnati-oh.gov mberlinger@totalsafety.com jberry@hardfire.com bcbd@frontier.com rberteau@broadview-heights.org rob379@sbcglobal.net wbeutler@sbcglobal.net nithawk48@neo.rr.com jebeyer@columbus.gov cbichara@middleburgheights.com rbbiddison@columbus.gov plbiedenbach@aol.com

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1@biedermanfire.com michaelbieler@sbcglobal.net rebarch@aol.com rbigelow@co.delaware.oh.us rbigelow12@hotmail.com daveb@gatesmillsvillage.com mbihlman@fuse.net tsbills@hometowncable.net rickbinder78@gmail.com reggie.binford@cincinnati-oh.gov tony.biondillo@strongsville.org birckelbaw06@gmail.com rod.bishop@atech-fire.com blagg79@yahoo.com jerryblakey@yahoo.com blankemeyerelectric@hotmail.com BA@studio-10.com jkbringer@sbcglobal.net ayonna.blue.donald.esq@gmail.com cboard@centralfp.com abodo@cityofsteubenville.us jbogart@bogartarchitecture.com bogart66@yahoo.com jbogner3@neo.rr.com kip.bohachek@ketteringoh.org tbohland257@att.net scott.bohnert@cincinnati-oh.gov bolenderj@cintas.com dboles@ntainc.com bbbooll@windstream.net bonifass@nwoss.com tfd.darrell@yahoo.com sbonvissuto@cityofeuclid.com danaboo1@msn.com arniebooth@wjohio.org mcmayor46@yahoo.com rboring@ntainc.com glennboros@att.net mike@eco-arch.com cboshane@solonohio.org mboso@columbus.rr.com mboso@grovecityohio.gov MTB@Copp.com rdbowman@co.miami.oh.us cubmstr161@yahoo.com cbozeman@mjwood.com jbbozman@yahoo.com

BRADLEY khbldz@neo.rr.com **BRADY** mbrady7411@gmail.com **BRAKHAGE** sbrakhage@3s-incorporated.com **BRANDT** t.a.brandt@att.net **BRANKATELLI** rossbrank@aol.com **BRANSON** ronnie.branson2@gmail.com **BRATHWAITE JR** wwbrathwaite@columbus.gov BRATTON hydromark@msn.com Brauer brauerbuilding@gmail.com BREEZE breezea@ohio.edu **BREMMER** bremmer038@roadrunner.com Brennan sbrennan@cityofwillowick.com Brennan Jr cowboybrennan@yahoo.com Bright millwooddog@yahoo.com Brill dbrill@delawarehealth.org Brinkley whicks@mcfs.us **BRINLEY** tbrinley@richlandcountyoh.us **Bristow** jeffrey.bristow@siemens.com **BROKAW** ROBERT.BROKAW1@GMAIL.COM **BROOKS** dbrooks@harrisonohio.gov **BROOKS** rbrooks@co.greene.oh.us **BROOKS** rjb086@woh.rr.com **BROOKS** mbrooks@integratedprotection.com **BROOKS** sbrooks@westchesteroh.org **BROWER** bmbrower@roadrunner.com Brown bbrown@cityofwarrensville.com Brown wbstevebrown@gmail.com **BROWN** fredbrown1947@fuse.net **BROWN** gary.brown@ketteringoh.org **BROWN** william.brown@cityhall.lima.oh.us **BROWN** larrybrown1st@aol.com BROWN sbrown2@sbcglobal.net **BROWN** mike.sdes@yahoo.com BROWN sbrown3@city.cleveland.oh.us **BROWN** brownfcjr@sbcglobal.net BROWN scbrown1@gmail.com **BROWN JR** rbrown@bedfordoh.gov Brownlee naemale@aol.com Brownlee nbrownlee@city.cleveland.oh.us BRUEN kenbruen@sbcglobal.net Bruggeman agbrugg1@gmail.com **BRULPORT** dbrulport@sidneyoh.com Brumfield brumfield.s@gmail.com **BRUNNER** james.brunner@cincinnati-oh.gov Bruns mbruns@moteassociates.com **Bryant** rjb298@hotmail.com BRYKALSKI JR resw7cmf@frontier.com

Buchler gbuchler@ovis.cc **BUEHRER** pbuehrer@ci.oregon.oh.us BUELOW gwbinc@gmail.com **BUHROW** tbuhrow@co.ottawa.oh.us **BULL JR** jebulljr@aol.com **BUMBALIS** abumbalis@aol.com BUNN db333313@yahoo.com BURDAY curt7@windstream.net **BURG** gerald.burg@com.state.oh.us **BURG** s.l.burg@sbcglobal.net **BURNS** BILLBURNS08@AIM.COM Burnside tburnside@ci.lancaster.oh.us **BURRIS** deburris@columbus.gov Burroughs timothyburroughs1120@yahoo.com Burroughs eburroughs@phoenixssinc.com **BUSCH** dave_busch@cityoflorain.org **BUTCHER** rcbutcvher@columbus.gov **BUTCHKO** bclick@butchkoelectric.com Butkovic jbutkovic@ipsid.com **BUTTS** jwbuttsjw@gmail.com **BUZA** sbuza@aol.com CACIOPPO cmykey@neo.rr.com CAITO larrycaito@gmail.com CALAWAY ccalaway@brunswick.oh.us CALDWELL jimc@firefoe.com Calkins richard.calkins@cincinnati-oh.gov CALLIHAN callihan@callihanelectric.com **CAMBURU** acamburu@yahoo.com Camou david100483@gmail.com **CAMP** sparkette661@sbcglobal.net **CAMPBELL** blair.campbell@com.state.oh.us **CAMPBELL** mcampbell@dupps.com **CAMPION** rcampion@springdale.org Canady Jr. tmitchell@midwestsprinkler.com Canterbury mcanterbury@simplexgrinnell.com **CANTRELL** jcantrell@co.miami.oh.us **CANTU** ralph_cantu@cityoflorain.org Cantu Jr cantuforu@gmail.com **CAPLINGER** ron@craynonfireprotection.com **CAPUCINI** topdawg45@bex.net Caraballo wcaraballo2@city.cleveland.oh.us CARBONE pvcdwv@yahoo.com **CAREY JR** bcarey@stow.oh.us CARLETON tomster213@gmail.com CARLSON acarlson@pyramid1inc.com CARLSON sci@firedefense.com CARMACK tcarmack@afire1.com

Carney milton.carney@gmail.com **CARR** admin@carr-electric.com Carraher vince_carraher@yahoo.com CARROLL carrollrandy15@gmail.com **CARTER** tcarter@silcofs.com **CARVER** rgcarver@columbus.gov **CASINI** ncasini@rcuarchitects.com Catacutan rcatacutan2@city.cleveland.oh.us **CATALONA** tcatalano@stow.oh.us **CATTRELL** bcattrell3802@wideopenwest.com CAVAN the 220@yahoo.com Cavanaugh leah309ang@yahoo.com Cavender bcavender@a1ssi.com **CEGELKA** dcegelka@twinsburg.oh.us CENDOL robert.cendol@toledo.oh.gov CENZORI ampy2000@sbcglobal.net **CEREPAK** tim.cerepak@comunale.com Cerrone arcerrone@aol.com Chaffin Jr eagleinspectionsrc@yahoo.com **CHANDLER** schandler@healeyfire.com Chapin Jr. jchapin68@gmail.com **CHARTOUNI** char2ni705@comcast.net **CHATHAM** dchatham@wowway.com **CHEATHAM** jcheatham@safebuilt.com CHINN mchinn@grovecityohio.gov CIEPIEL paul@apmcabling.com **CIRVENCIC** cirvann@sbcglobal.net Clark chris.clark@cincinnati-oh.gov **CLARK** jcflashusa2000@yahoo.com **CLARK** paultheelectrician@gmail.com Claytor claytorj@mymail.shawnee.edu **CLIFFORD** jcliffordc@mindspring.com CLIFTON jake4426@yahoo.com Cline mcline@schmidtsecurity.com Clines pjc8581@aol.com CLINGMAN ddclingman@columbus.gov CLIPSON addisonclipson@yahoo.com **CLOES** bcloes@ci.mansfield.oh.us **CLOUSE** iclouse@trarnold.com CO ctco40@aol.com COAKLEY kcoakley@co.union.oh.us Cockayne robert.cockayne2@daytonohio.gov COCKRELL dcockrell@ntainc.com **COFFEY** dencoffey@hotmail.com COHEN sdc98@aol.com COHN III william.cohn@cincinnati-oh.gov Coleman bcoleman3@aol.com

COLLINS dcollins@preview-group.com COLWELL lcolwell@natinspect.com COLWELL robc@transtarcorp.com **COMBS** bruce.combs@toledo.oh.gov **COMBS** bruacom@gmail.com **COMBS** cbotex37@aol.com CONNER taconthehill@yahoo.com CONNOLLY wconnolly772@live.com Conrad mconradarchitect@gmail.com **CONROY II** billeconroy@gmail.com Conti fra4157@aol.com **CONVERY** tconvery@ameritech.net Conway bconway@dublin.oh.us Conwell rfconwell@windstream.net Cook hcook001@roadrunner.com Cook t_jcook@sbcglobal.net Cook kcook@ntainc.com COOK cookelectricinc.jc@gmail.com Cooley b4mookie@aol.com Cooley dcooley@city.cleveland.oh.us **COOPER** djcooper@roadrunner.com COPELAND mypc123@roadrunner.com COPELAND srcarchitect@sbcglobal.net **CORCORAN** cjcorcoran@oakgroupcode.com Corfman Sr northcoastpower@hotmail.com Cormack Jr ohioplumber@hotmail.com CORRENTI mcserinc@yahoo.com Cossin cbd288@att.net COTRELL rtcotrell@watchtv.net COUCH flloyd1@ameritech.net COUNTS djcounts@columbus.gov Cowles americanplumbing@oh.rr.com Cox dcox@simplexgrinnell.com COX ecox@painesville.com CRAIG JR mittendiver@gmail.com **CRAWFORD** charles.crawford@cincinnati-oh.gov **CREASE** proncon@windstream.net **CRIPPEN** rcrippen@clarkcountyohio.gov CROMARTIE mikec54@gmail.com Cromer II tcromer@medinaoh.org **CRONK** sdcronk@columbus.gov CROSBY fireguardinc@aol.com Crutchlev mcrutch@tlglss.com **CUCCIA** mcuccia@brecksville.oh.us **CUEVAS** bgc161@yahoo.com **CUFFARI** paulcuffari@gmail.com Cummins cummins@cvelimited.com

CUNNINGHAM CUNNINGHAM CUNNINGHAM CUNNINGHAM **CUREE CURRIER CURRY CURTIS CYPHERT CZAPP DABDOUB DABDOUB** D'Agostino DAKIN DALEY DANDO JR DANE D'ANGELO DANIEL DANN **DANOLFO DANTZLER** Darragh **Davis** Davis **DAVIS DAVIS DAVIS DAVIS**

DAVIS DAWSON DAY DEAL **DeAmicis DEBENEDICTIS DECKER** DECKER JR DeGeorge **DEICHMANN** DeJesus Jr Delaney **DELGIUDICE** DeLorenzo **DELZANI** DeMassimo DEMEDAL **DEMYAN**

edward.cunningham@cincinnati-oh.gov dave44@embarqmail.com bldg@huntingvalley.net m.cunningham@csuohio.edu cureeenterprises@aol.com seth.currier@cincinnati-oh.gov tim@curryelectric.com LIFTEDJEEP@ROADRUNNER.COM mcyphert@pfscorporation.com louiecza@yahoo.com majed.dabdoub@cincinnati-oh.gov majed@dabdoub.net quinn090909@yahoo.com ben.dakin@vfpfire.us backtrax@ameritech.net jim.dando@troyohio.gov ld4rn@yahoo.com jimd@absolutefp.net dldaniel@columbus.gov bdann@columbus.rr.com witchatalinesman@att.net ddlad1@aol.com rdarragh@columbus.rr.com fightingfire93@neo.rr.com cdavis4@city.cleveland.oh.us joshd@concordfp.com john.davis@xentrysi.com sdavis@woosteroh.com cdavis3@city.cleveland.oh.us gdavis@pickaway.org dardawdude@yahoo.com donmo10090@yahoo.com deals5526@hotmail.com david_deamicis@yahoo.com lance@x-celeng.com dandecker@safetysystems.net jedjrpe@oh.rr.com rdegeorge@neo.rr.com pdeichmann@cityofparma-oh.gov cjabdejesus211@gmail.com jdelaney@ssoe.com ndgarchitect@yahoo.com bobdelo@att.net jdelzani@rrcity.com r.demassimo@yahoo.com

mdemedal@yahoo.com

rdem1300@sbcglobal.net

tdbyrd@zoominternet.net **DENICHOLAS** satisfaction1001@yahoo.com **DEROSA** jack.derr@hamilton-co.org **DERR** rderrett@city.cleveland.oh.us Derrett desvar@aol.com **DESVARI** tdettmann@mjwood.com **DETTMANN** bryandevault@sbcglobal.net DeVault richarddevito@aol.com **DEVITO JR** ddewhurst@ahernfire.com **DEWHURST** dickardfamily@gmail.com **DICKARD** adicke7092@yahoo.com **DICKERSON** jdickeydesigner@hotmail.com Dickey mdickinson@vanguard-fire.com Dickinson jdicks@trarnold.com Dicks dadiehl34@gmail.com DIEHL CHARLES.DIETZ@HAMILTON-CO.ORG DIETZ mdifranco615@aol.com DiFranco dilessr@yahoo.com **DILES** rdinardo@sbcglobal.net Dinardo rdinardo@cedarwoodd.com Dinardo dingle.p@gmail.com Dingle rdinwiddie@firetechstl.com Dinwiddie d-sdisalvo@sbcglobal.net Disalvo dizytocro@aol.com DIZDAR benjod@cox.net Dizdarevic edodds2393@aol.com **DODDS** idodovich@gmail.com Dodovich carl@advantage-fire.com **DODSON** edoehne@cityofwestlake.org DOEHNE jim@jacksonsprinkler.com Doll nicet4@att.net **DOMER** jd9393@sbcglobal.net **DOMINICK** inspt99@yahoo.com **DONOVAN** pdooley1@yahoo.com **DOOLEY** dorenkottn@north-olmsted.com DORENKOTT sdorgan@cinci.rr.com **DORGAN DORN** tdorncdfp@fuse.net chris.dorn@dornfireprotection.com **DORN** dotsondwayne@ymail.com Dotson rdotts@telgian.com **DOTTS** jdowns@clarkcountyohio.gov Downs Jr sprinklerman@wideopenwest.com **DOZER** gdraganoiu@cityofwestlake.org Draganoiu h2odr1936@gmail.com Drago **DREW** jdrew2@neo.rr.com ddriggs@co.ottawa.oh.us **DRIGGS** jdrobina98@gmail.com Drobina

DUBER DUCKWORTH DUCKWORTH DUFFY Duncan Dunham **DUNNING DURANTE** DURBIN Durflinger DUVALL Dvorak Dvorscak Dye Dziak **DZURILLA** Earley **EASTEP EATON Ebeling EBY** Echeverri **Eckart ECKERT ECKERT EDDY EDDY EDDY Edwards Edwards EDWARDS EDWARDS EDWARDS EHRHARDT** EICHORN JR EIFERT **EIFERT EISENHUTH ELASIVICH ELEY ELLIOTT** Ellis **ELLIS ELLIS ELLISON** Elmi

Elrod Jr.

jduber@technearchitects.com ducks91804@yahoo.com rosscbo@horizonview.net 164alan@gmail.com gduncan@geaugacountyhealth.org Ird@usautomaticfire.com cinnkid@zoomtown.com electsummit@sbcglobal.net davedurbin@embarqmail.com helen.durflinger@gmail.com rduvall@shambaugh.com jdvorak@city.cleveland.oh.us ddvorscak@comcast.net kenjoan02@aol.com mdzhazmat@yahoo.com astech@nacs.net kearley@westlickingfire.org reastep@uaoh.net Geaton@com.state.oh.us gerald@3dfiredesign.com jameseby65@gmail.com john@ejengineering.com geman353@yahoo.com doneckert@eckertfireprotection.com jasoneck112@yahoo.com mike@elitesprinklerdesign.com chriseddy@roadrunner.com rpeddy@juno.com harry@chagrin-falls.org rzrfun111@gmail.com darryl.edwards@cincinnati-oh.gov tfaye@zoomtown.com dedwards2007@cinci.rr.com atlas.fire@yahoo.com b.eichorn@aol.com ceifert@preferredfire.com bob.eifert@hamilton-co.org jeisenhuth@solonohio.org llelasivich@zoominternet.net larryeley@live.com ronelliottarchitect@live.com kellis@cityofparma-oh.gov larrymellis@sbcglobal.net jellislsr@yahoo.com eellison@co.greene.oh.us ericelmi@yahoo.com kelrodjr@gmail.com

Elzein **EMLING ENGLAND JR** Enterman Erb Erbe **ERITANO** Etzwiler **EUDELL** Evans Evans **EVANS** Faciana Jr. **FAGRELL FAHRNI FAHRNI** Faile **FAIR FAIRFAX FALK SR** Faller Fandrich **FARKAS FARMWALD FARRELL III FAULKNER FAULKNER FAULKNER FEHN Feick FELGER Felice FERGUSON FERREE** Ferritto **FICKERT FIEDLER Fields** Filarski **FILASETA** Filby Fillar **FINCH** FINK Finney II **FISHER Fistek**

yaelzein61@hotmail.com temling@middleburgheights.com rob16u@aol.com centerman@westcarrollton.org terb0@aol.com rxerbe@franklincountyohio.gov teritano@akronohio.gov tetzwiler@wayneoh.org marcuseudell@hotmail.com chris.evans@vfpfire.us ejevans 943@ctcn.net beevans@hardfire.com dfacianajr@sbcglobal.net bfagrell@ci.lancaster.oh.us kfahrni@woosteroh.com kfahrni1923@gmail.com failejt@gmail.com rfair@masonoh.org sefairfax@yahoo.com jcf_sr@yahoo.com mfaller@ntainc.com jrfandrich@wowway.com dfarkas@cityofelyria.org kofarmwa@franklincountyohio.gov mfarrelliii@yahoo.com ed.faulkner@ci.fairborn.oh.us rick.faulkner@hamilton-co.org rickandregina@yahoo.com mike.fehn@cincinnati-oh.gov feickja@aol.com bfelger@grovecityohio.gov mfelice@aol.com katray7@msn.com brian.ferree@troyohio.gov ajax1369@gmail.com rfickert@a1ssi.com ameky@hotmail.com dfields@city.cleveland.oh.us jfilarski@munibis.com dfilaseta@centervilleohio.gov filby69@gmail.com jeff.fillar@lakewoodoh.net finchacn@yahoo.com john.fink@co.warren.oh.us bob.finney@ci.ravenna.oh.us rofisher@columbus.gov ttf1002@hotmail.com

FITZGERALD FITZPATRICK FITZPATRICK FLANIK Flannery **FLOOD** FLOOK JR Flora **FLOWERS** Floyd III **FLUM FODOR FOLGER FOLSOM** Fomby **FOOTE FORD FORD** FORD SR Fornwalt Forrester **FORT FOSTER FOULKES JR** Fourman **FOWLER FRANCISCO** Franke **FRANKINO FRANKLIN FRANKS FREDERICK FREIMAN FREY FRITTS FRITZ FULKS FULTZ FURSDON FUSSNER GALASKA SR GALDUN GALL GALLAGHER GALLAGHER-BONVENUTO**

Gamble

GARCIA

efitzgerald@brooklynohio.gov DanF@cityofspringboro.com danbev86@roadrunner.com skillbuilder64@aol.com matthew.flannery@cincinnati-oh.gov dflood@brunswick.oh.us jim_flook@comcast.net bflora@wtwp.com msgflowers@hotmail.com donfloyd55@yahoo.com fluma@ci.hamilton.oh.us afodor1881@gmail.com empiress@att.net cobradf54@aol.com ifomby@yahoo.com mfoote@city.cleveland.oh.us dfordsr@gmail.com cwford@sbcglobal.net fordsteven62@yahoo.com jj2nca@yahoo.com meishack@hotmail.com gafort@gmail.com roger.foster@cincinnati-oh.gov keith.foulkes@strongsville.org brent_fourman@yahoo.com ffowler@co.delaware.oh.us richard_francisco@att.net ian.franke@cincinnati-oh.gov jcf212@att.net kfranklin@city.cleveland.oh.us efranks36@gmail.com kfred1125@hotmail.com FREIMANK@YAHOO.COM mike.frey@gahanna.gov fsfzz@aol.com aafritz1699@sbcglobal.net roberttfulks@hotmail.com ken.fultz@gahanna.gov gfursdon@nridgeville.org pfussner.ipe@att.net emgalaska@hotmail.com galduns@yahoo.com ngall271@gmail.com bgallagher@ctconsultants.com tgallagher@eastlakeohio.com gambledoug66@yahoo.com dgarcia2@city.cleveland.oh.us

Gardner **GAREAU GATES** Gaus **GAVER** Gaylord Geiser Gemberling **GEORGE GERBER GERO GHOSH GIFFORD GIFFORD GIFFORD** Gilkey Gill GILLY JR **GILMORE** GILREATH Gilyard **GIRBINO** Givens GLADD **GLADISH** Gleason Gleisinger Glenn Glisic Glover **GLUZINSKI** GOLDEN **GOLDEN GOLIS GOLIS GONZALEZ** GOODALL **GRABFELDER GRACE** Grady **GRASSI** Graves Graves **GRAVES GRAYEM GRAYSHAW** GREBER

sgardner@cityofeuclid.com gareaud@north-olmsted.com bgates@newconcord-oh.gov lgaus@roadrunner.com jgaver@ci.springfield.oh.us rgaylord@cityofsteubenville.us srgeiser@gmail.com timmyed@frontier.com jimgeorge8@gmail.com jeraldgerber@aol.com mjgero@sbcglobal.net amit.ghosh@cincinnati-oh.gov accounting@centralfp.com mike.gifford@vfpfire.us neptune235@aol.com tgagaglg@fuse.net gilbert6464@hotmail.com pgilly53@aol.com jgilmore@oregonohio.org dlgilreath@insight.rr.com dgilyard@city.cleveland.oh.us mgirbino@mayfieldvillage.com s4c11g6@suddenlink.net bigladd@co.trumbull.oh.us dangladish@msn.com sgleason@earthlink.net lgleisinger@embarqmail.com andyglenn@reagan.com mglisic@cityofeuclid.com rdg@tlglss.com vgluzinski@yahoo.com tdgolden@wowway.com tgolden@cityofelyria.org david.golis@toledo.oh.gov davidgolis@aol.com joseanddee@ncwcom.com cg.arch@earthlink.net dgrabfelder@highlandhts.com rgrace@city.cleveland.oh.us sunrise_1959@hotmail.com inspectorgrassi@gmail.com tgraves@garberconnect.com dcg412@att.net jgraves@ci.worthington.oh.us grayem04@yahoo.com paul.grayshaw@att.net cgreber@fuse.net

Green jgreen@ohio.net Green greent@jacksontwp.org Green greenanthony@msn.com Green bgreen8539@aol.com **GREEN** Pgreen@ryanfp.com **GREENWALT** electricwe@aol.com Greer greer8870@gmail.com **GREGGERSON** nicholas.greggerso@sbcglobal.net **GRGIC** mgrgic@city.cleveland.oh.us **GRIESHOP** jamgrieshop@aol.com Griffiths mark.griffiths@comunale.com **GRIMES** nathang1077@gmail.com **GRISWOLD** griswoldw@yahoo.com GRIVENSKY centralelectricinspection@yahoo.com GRIZZLE randallgrizzle.rg@gmail.com **GRIZZLE** grizzlerw@butlercountyohio.org **GROB** grmxride@hotmail.com GROGEAN rgrogean@beavercreektownship.org Grubbs twgrubbs60@wowway.com **GRUBER** mgruber@simplexgrinnell.com **GRUENWALD** arc1000@juno.com GRUSENMEYER jagarch@wowway.com **GUDAT** keith@piofinish.com **GUNSALUS** Dgunsalus@hotmail.com **GUSTAFSON** jgustafson@hwceng.com **GYURE** gyure@windstream.net HAAG harley0523@gmail.com Hackney mehackney@gmail.com Hackney mehackney@columbus.gov **HAFELE** steve.hafele@cincinnati-oh.gov HAGAN pawsrus8@frontier.com HAHN c.k.hahn@att.net HALE thale@clarkcountyohio.gov Hall dustinhall1982@gmail.com Hall khall@wadsworthcity.org Hall aph585@aol.com HALL thallsr@adelphia.net HALL mr_wesley@yahoo.com HALL jhestic@juno.com HALL koleary@cityofgirard.com HALLORAN nhalloran33@att.net **HALUSKER** hesinc690@sbcglobal.net **HAMMOND** jason@rollercoasterfreak.com Hampton hamptonmark40@yahoo.com **HAMPTON** tom@rthampton.com Hanigan rdh@asebrook.com HANKEY mgmidget73@yahoo.com

Hanley **HANNA** Hannan HANSON Haponek **HARD** Harden HARDER HARDING HARDY JR HAREN **HARLER HARPER** HARPHAM Harpster **HARRIS** Hartman **HARTUNG HATCHER** Hatchett HATFIELD Hatton HATTON HAUGHN HAUGHN HAUSMANN Hayek HAYNES JR

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HEIDENESCHER

Heilman
Heimbach
Heise
Heitkamp
HELMER
HELMS
Helsel
HELSINGER
Hemchak
HEMMING

bhanley01@comcast.net hannaeric3@aol.com jthannan@yahoo.com ehanson@cityofavon.com dhoppy25@yahoo.com mike@hardfire.com alfred.harden@cincinnati-oh.gov tharder@co.ottawa.oh.us stharding@yahoo.com dhardyjr@zoominternet.net dave.haren@comunale.com inspector522@yahoo.com mharper@harstone.com rmharpham@gmail.com amy.harpster@cityhall.lima.oh.us harrist@mcohio.org ladymedic991@yahoo.com albert.hartung@cincinnati-oh.gov lavelleH01@aol.com chatchett@city.cleveland.oh.us poppajoe01@yahoo.com whhatton@columbus.gov james.hatton@cincinnati-oh.gov tony@starelectricgc.com tlhaughn@franklincountyohio.gov bhausmann@a1ssi.com zhayek@universityheights.com jhaynes@ovsi.net bud.haynes@hamilton-co.org whays2@columbus.rr.com dheckelmoser@city.cleveland.oh.us donn.heck@gmail.com mheckenmueller@masonoh.org rhed@summitfire.com aircrue@hotmail.com lheiden@co.geauga.oh.us raheidenscher@columbus.gov laura6111@roadrunner.com adam@pennfire.com debheise@hotmail.com firefighter_nb29@yahoo.com shelmer@nkyei.com erichelms@woh.rr.com ron3636@hotmail.com rhelsinger@fairfield-city.org

rjh71truck@aol.com

mike.hemming@chapel.com

HEMPFLING

Henderson

HENDERSON

HENDLEY

HENDRICKS

Henry

HENSLEY

Herda

Hermanson

HERNANDEZ-DENTINGER

HERWERDEN

HESTER

Hettinger

HIATT

Hickman

HICKMAN

HICKMAN II

Hicks

HICKS

HILDITCH

HILL

Hinders

Hinkle

HISSEY

HITTINGER

Hlad

HOBART

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HOBSON

HOCEVAR

Hodges

Hodulik

Hoffman

HOFFMAN

Holbert

Holbrook

HOLDERMAN

Holfeltz

HOLMAN

HONEYCUTT

HONG

HOPPER

Hormann

HORNER

HORSTMAN

HORVATH

marylee502@yahoo.com

ihenderson@p-e-i.com

nec_inspector@yahoo.com

jhendley@beavercreektownship.org

bdh@zoominternet.net

henry@cvelimited.com

dhensley@fairfield-city.org

mherda@simplexgrinnell.com

bhermanson@tristarfire.com

dentinm@ameritech.net

nherwerden@middleburgheights.com

john9@zoomtown.com

jr_hettinger@yahoo.com

mhiatt@a1ssi.com

joto_hicks@yahoo.com

jhick007@gmail.com

rhickman@neo.rr.com

bhicks@bass-security.com

jrhicks2@gmail.com

dave.hilditch@comunale.com

gailene.hill@cincinnati-oh.gov

paulhinders@aol.com

jeffery.hinkle@cincinnati-oh.gov

jehissy@columbus.gov

davidhittinger@gmail.com

mhlad@macedonia.oh.us

info@dynastyinspections.com

hobbywoodbutcher@gmail.com

esi942@woh.rr.com

mhobson@calcominc.com

dhocevar@outlook.com

MSH88SLH@aol.com

commish40@gmail.com

rick.hoffman@cantonohio.gov

r.hoffman@ieee.org

hholbert@sycamoretownship.org

jholbrook@co.delaware.oh.us

holdermand@zoominternet.net

jacobman1@sbcglobal.net

gholman1@hotmail.com

alleycatlures@yahoo.com

corkyhong@totalink.net

chet.hopper@gmail.com

randyh@firecodeacademy.com

whorner@woh.rr.com

horstmand@mcohio.org

shorvath002@neo.rr.com

HORVATH JR HOUPT Houston HOVANCSEK **HOWARD** HOWARD Hren Hribar **HRICZIK** Hubbard HUBBS HUBER **HUBER HUELSMAN** Hughes **HUGHES HUGHES** HUIET HULSEY HUMMEL **HUMPHREY** Hunt Hunter HUNZIKER HURLEY JR **HURST** Hussain HUSTON HUTSON **ICE** ILIANO **INGRAM** INMAN **IRVINE** IRVINE JR **IVENSO IWAN** lwenofu Jackson **JACKSON** Jacobs **JACOBS JACOBS JACOBSEN**

JACQUES

James

JAMES

chorvath@northrandall.com rhoupt2000@yahoo.com jhouston@city.cleveland.oh.us hovancsekl@orangevillage.com brentdhoward@gmail.com markhoward607@gmail.com hren@cvelimited.com lhribar@sbcglobal.net j.hriczik@csuohio.edu dan.hubbard@uponor.com gary.hubbs@co.warren.oh.us chuber@medinaco.org chuber3@neo.rr.com fpdinc@gmail.com bhughes@cityofeuclid.com dcharchitect@sbcglobal.net darhughes@aol.com tomh@cityofmiddletown.org mike@lima.parable.com dkhum67@aol.com humphreyjohn@sbcglobal.net ajhunt@columbus.rr.com anthonyhunter@att.net ahoakwood@hotmail.com hoopsburley@gmail.com jhurst@cityofbrookpark.com nhussain@city.cleveland.oh.us mhuston@baymec.com shutson@sonitrolsw.com aaron.ice@cincinnati-oh.gov miliano@city.cleveland.oh.us dri53@aol.com michael.inman@hamilton-co.org insp1332@gmail.com dirvinejr@brigadefire.com manny.ivenso@cincinnati-oh.gov Mlwan@city.cleveland.oh.us t_iwenofu@yahoo.com drj@reagan.com bobjackson@windstream.net mjacobs0508@gmail.com inspector509@yahoo.com larry.jacobs@daytonohio.gov curt.jacobsen@nordyne.com anthony.jacques@com.state.oh.us micjam1965@yahoo.com terry.james@cincinnati-oh.gov

JAMISON JR jackjamisonjr@comcast.net **JANKOWSKI** mjankowski@p-e-i.com **JARUS** tjarus@hotmail.com **Jenkins** zachjenkins07@yahoo.com **JENKINS** dewayne.jenkins@ketteringoh.org **JENSEN** al.jensen@securitycorp.com **JERN** jeff.jern@koorsen.com **JEWETT** tim.jewett@westerville.org **JEWITT** mark.jewitt@lakewoodoh.net **JIANG** ytjiang@com.state.oh.us JINDAL sudhir.jindal@com.ohio.gov Johnson wayne.johnson@shakeronline.com Johnson eric49115@gmail.com Johnson gjohnson@ntainc.com JOHNSON corvette721946@hotmail.com JOHNSON lynn.johnson@hamilton-co.org JOHNSON johnsonralphy@yahoo.com JOHNSON prjaia@wowway.com JOHNSON 2specfad@gmail.com JOHNSON stephjohns@gmail.com JOHNSON bjohnson@co.delaware.oh.us Joly martin.joly@vfpfire.us Jones rijones@simplexgrinnell.com Jones rjones@simplexgrinnell.com Jones mejarch@gmail.com Jones radco.pitt@gmail.com **JONES** dmjmgt@yahoo.com Josefiv shockelectric@cox.net Joseph alan.joseph@siemens.com **JOSEPH** josephbd1321@yahoo.com Juby r-juby@sbcglobal.net Jump bjump@fairfield-city.org **JUSTICE** mjustice4198@gmail.com **KACZOR** plansappr@att.net **KAMINSKI** pdkaminski@aol.com **KAMMER** CAK1050@yahoo.com **KAMPHAKE** tvskamphake@fuse.net Kareha 3nid@sbcglobal.net **KARR** mark@mgfiredesign.com **KASUNICK** jkasunick@city.cleveland.oh.us KAUFMAN rkaufmans@aol.com **KAUH** jae.kauh@com.state.oh.us Kautz dkautz@cinci.rr.com **KAVARAS** kavaras.mark@att.net **KEARNS** dkearns@fokeng.com **KEEN** chriskeen@woh.rr.com **KELLEHER** kellehermike1@gmail.com

KELLER darkeller@gmail.com Kellerman deborah.kellerman@cincinnati-oh.gov Kelley jkelley8474@yahoo.com **KELLEY** kevin.kelley@lakewoodoh.net **KELLEY** bobkelley@triscontrols.com KELLY skelly@a1ssi.com **KELLY** markpkelly@bex.net **KENT** GRKENT@CO.STARK.OH.US Kepple djkepple@gmail.com **KERST** rak1776@earthlink.net **KESSLER** kesslergl@butlercountyohio.org **KESSLER** lkessler@tyco.com **KESSLER** jkessler@zenithsystemsllc.com Kidd kidda@chsmco.com Kidd kiddg2@netzero.com **KIEFFER** lkieffer@mac.com **KIGHT** kelly.kight@ci.chillicothe.oh.us Kilbane jjk5755@hotmail.com **KILEY** dkiley@kaarchitecture.com Kilgore Jr. dkilgore@telgian.com KING kk7105@sssnet.com KING gekmb@msn.com KIRBY JR ferd.terri@gmail.com KIRIN dkirin@cityofoberlin.com Kissner grkissner@gmail.com **KITCHEN** lkitchen99@aol.com KITTRICK alexplus5@aol.com **KITZMILLER** rgkitz@yahoo.com Klakamp bklakamp@sbcglobal.net **KLEIN** jklein_3@yahoo.com Klenke jklenke@clarkcountyohio.gov **KLINAR** richard_klinar@cityoflorain.org KLOCINSKI pklocin@co.lucas.oh.us Klubnik john.klubnik@comunale.com **KLUG** paul.klug@cincinnati-oh.gov Kneidl ronkneidl@fuse.net **KNIESS** phillkniess@sbcglobal.net **KNIGHT** whk03@hotmail.com **KNILANS** rknilans@clarkandpost.com KNISLEY jimbobalan@yahoo.com **KNOX** docdestructo@yahoo.com **KOCAB** mkocab@willoughbyohio.com Koch Jr. sideoutck@yahoo.com KOEHLER jamespaul.koehler@gmail.com KOKEN smokinkoken@sbcglobal.net Koller tskoller@columbus.gov **KONYS** pkonys@gmail.com

KOOGAN KORNICK KOSKI **KOSSLER KOSSLER** KOSZTALA KOSZTALA **KOVACS** KOWALCZYK **KRAFT KRAMER** Krill **KRINER** Krisjanis Krueger Ksiri Kueffner **KULCHYTSKY KULCSAR** KULCSAR **KUNZ KURELIC KURTZ KURZEN KUSS** KUZMA Kuznik Kuznik LABRIOLA **LACAVA** LACKEY JR **LAHETTA** LaLonde Lalvani LAMB LAMPING LANDEG Landis Langhorst **LANZER LARGE** LARKIN Larkins **LASKO LATTARULO** Lauer

LAVALLE

koogan@buckeye-express.com jbkornick@aol.com ckoski@embarqmail.com randC816@gmail.com rkossler@simplexgrinnell.com sk9@fuse.net steve.kosztala@hamilton-co.org skovacs1503@comcast.net pkowalczyk@seuclid.com wkraft@massillonohio.com mkramer@ohiovalleyelectric.com thomasjknill@gmail.com hkriner@warren.org tom.krisjanis@gmail.com bill.krueger63@gmail.com aksiri@columbus.rr.com mike.kueffner@hamilton-co.org danylo@sbcglobal.net dkulcsar@brooklynohio.gov sel.kulcsar@fairviewpark.org tpk25@roadrunner.com 1buckeyetom@gmail.com inspectorkurtz@yahoo.com jbkurzen@msn.com jonaku@aol.com akuzma@co.greene.oh.us rkuznik@cityofbayvillage.com rkuznik17@gmail.com jlabriola@summitoh.net glml86@roadrunner.com eugene.lackey@cincinnati-oh.gov plahetta@cityofelyria.org llnddg@bex.net latika.lalvani@hamilton-co.org chrisl@concordfp.com clamping@clermontcountyohio.gov blandeg@lakecountyohio.gov llandis@ci.springfield.oh.us evanlanghorst@gmail.com stuart.lanzer@siemens.com klarge@aol.com dan@larkinelectric.com slarkins@city.cleveland.oh.us jlasko@com.state.oh.us william.lattarulo@hamilton-co.org bigtrain10@yahoo.com gene.lavalle@wowway.com

LAW

Lawrence

LAZAROWSKI

LECHER

Ledbetter

Ledbetter

Lee

Leffel

Leffingwell

Lehman

LEHMAN

LEHMAN

Leitner

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LISTERMANN

Little

Little

Littrell

LIVECCHI

LLOYD

LOBOSCHEFSKI

LOCKHORN

LOCONTI

LOGUE

LOGUE JR

Lonchar

wesleyelaw@gmail.com

glawrence@simplexgrinnell.com

G.Lazarowski@gmail.com

rricklecher@aol.com

bledbetter@ntainc.com

ledbetter48@aol.com

rlee@ntainc.com

mleffel@garfieldhts.org

dleffingwell@hardfire.com

llehman@ntainc.com

jlehman@bw.edu

clehman@ntainc.com

gary_leitner@yahoo.com

rlemaitre@oregonohio.org

gracie-pie@bex.net

lemanskijon@aol.com

lemastere@mcohio.org

bill.lemasters@hotmail.com

cindyle-mon@neo.rr.com

dlenardos@simplexgrinnell.com

blenko@dublin.oh.us

lenzgroup@gmail.com

rleonard@ntainc.com

dleovic@wickliffefire.org

pjleslie@aol.com

rlesczcynski@telgian.com

glewis@shambaugh.com

llewis.obcc@gmail.com

dlewis@lifesafetyllc.com

MLEWIS@STOW.OH.US

jlewissr@sbcglobal.net

hjliebig@aol.com

dlimes0669@gmail.com

mlindsay@ntainc.com

linnwilliam@yahoo.com

davel@concordfp.com

mlittle@newtechlexington.com

ricklittle1219@aol.com

tlittrell70@gmail.com

rlivecchi@netzero.net

bill.lloyd@ci.fairborn.oh.us

loboschefski-brandon@maumee.org

dave.lockhorn@gmail.com

rloconti@munibis.com

mlogue@cityofgirard.com

vloguejr@gmail.com

lalonchar@gmail.com

Long LONG LONG LONG **LOPER** Lopez Loree **LOTUS** Loury-Blockum Loury-Blockum LOVELL Lu LUCKETT JR Lulla LUSTER SR **LUSTER SR** Lutz LYDA LYDAY LYNAM JR Lyons **LYONS** LYONS Macartney MacBride MacBride **MACIASZEK MACK** Mackless Maddamma **MAGUIRE MAHAFFEY MAHONEY** MAICHLE Maitino **MALONEY MANDATO** Mandic **MANGAN MANGIO MANION MANION MANOS MANSOUR** Marburger **MAREK MARINUCCI**

roderick.long@daytonohio.gov dlong004@insight.rr.com david.long@whitehall-oh.us mlong@washingtontwp.org eloper@dublin.oh.us llopez@city.cleveland.oh.us mattloree@yahoo.com lotuselectrix@yahoo.com gblockum@city.cleveland.oh.us leeloury@yahoo.com tlovell@nridgeville.org dweilu@ibts.org tom.luckett@ketteringoh.org fisheye1858@aol.com joseph.luster@cincinnati-oh.gov cincystop@yahoo.com brettlutz@mdia.us jerrylyda@aol.com dlyday@groveport.org rjaylynam@tpmechanical.com rlyons@cityofbayvillage.com mlfiredesign@gmail.com jlyons@hwceng.com macartney620@yahoo.com dona149@dom.com pmacbride@cityofwestlake.org jimmyemac@gmail.com jmack@ecohba.com j1060@roadrunner.com maddelectric@yahoo.com allan.maguire@comcast.net ronmahaffey@cinci.rr.com mjxmahoney@earthlink.net john.maichle@beachwoodohio.com paulmaitino@windstream.net tom.maloney@co.warren.oh.us mandatoj@lyndhurst-oh.com stevan2207@gmail.com manganj@mcohio.org amangio@yahoo.com tjmanion@columbus.gov memanion@columbus.gov moveup01@msn.com jmmansour@columbus.gov gmarburger@uprightsprinkler.com bn.marek@roadrunner.com ncx@msn.com

Marksberry Marksberry **MARRELLI JR** MARRIOTT **MARSH MARSHALL MARSTILLER MARTI MARTIN** MARTIN **MARTIN** MARTIN JR MASON **MASSON MASTANDREA MASTRINO MATAN** Mate Matheis Mathews Mathez **MATLACK** Matthews MAXWELL **MAYNARD MCBRIDE MCBRIDE MCCARTHY MCCLINTOCK MCCOLGAN McCORKENDALE MCCOURT MCCOURT** McCullah **MCCUNE MCCURDY MCDANIEL** MCDERMITT McDermott **MCDONOUGH MCDOUGAL** McDowell McElroy

MCERLANE

MCFARLAND

MCFANN

McGinley

allenmarksberry@brownandbills.com allenmarksberry@att.net jmarrelli@mayfieldvillage.com kmarriott@city.cleveland.oh.us jmarsh56@cox.net acmarshall@msn.com team.marstil@yahoo.com marti@cityofmentor.com bobm675@fuse.net RMARTIN15@WOH.RR.COM kenmartinarchitect@netzero.net martinsprinklerdesign@yahoo.com rwmason@ashtabulacounty.us gmasson@cityofavon.com rmastandrea@solonohio.org cmastrino@woh.rr.com dbmatan@columbus.gov bmate@wideopenwest.com bikerbyjesus@gmail.com aray1230@gmail.com raym@firecontrolinc.net dmatlack@co.delaware.oh.us cmatt2@roadrunner.com troublmax@gmail.com walt@maynardent.com aweinspired777@gmail.com david.mcbride@whitehall-oh.us chris.mccarthy@fs.utc.com timmcclintock@gmail.com jwm2@hotmail.com ryan@americanfiretech.com mmccourt2@cox.net mmccourt@cityofbrookpark.com mikemccullah@yahoo.com russmccune@gmail.com mmccurdy@wowway.com jmcdaniel@telgian.com dmcdermitt@cityofgreenville.org mcdermott89@msn.com timothyj.mcdonough@gmail.com toddmcdougal@aol.com damcdowell@columbus.gov brian.mcelroy@hamilton-co.org wmcerlane@springdale.org searayone19@aol.com james.mcfarland@cincinnati-oh.gov mmcginley@city.cleveland.oh.us

MCGLOTHEN MCGURN III **MCINTYRE MCINTYRE MCLAUGHLIN MCLAUGHLIN** McMichael **MCMULDREN MCNAMARA** McNicholl **MCREYNOLDS MEDANCIC MEDLEY MEEHAN MEEKER MEEKS** Meiring Mejias-Yancey **MEMORY MENKE MENN MENSTER MEOLA MERCER** Merritt **MERZ MESSING MESSNER** Metrick **METZ** Meyer **MEYER MEYER MEYER MEYER MEYERS** MICK **MIDGLEY MIELKE** MIHALISIN Milinkovich Miller Miller Miller **MILLER MILLER**

MILLER

david.mcglothen@ci.fairborn.oh.us McGurn.Joe@gmail.com rmcintyre@fairfieldtwp.org sighomeinc@aol.com rrmcl@ameritech.net cimarct@yahoo.com jmcmichael@city.cleveland.oh.us rmcmuldren@medinaco.org casey.mcnamara@hamilton-co.org erinmcnicholl@brownandbills.com imcreynolds1492@yahoo.com muci9119@gmail.com bmedley@columbus.rr.com tudorlawn@gmail.com rmeek2@hotmail.com doug.meeks@brewerfire.com glenntmeiring@gmail.com joanne.mejias@ketteringoh.org kvolt45@yahoo.com imenke@a1ssi.com dmenn@eastlakeohio.com wmenster@comcast.net imeola@ctconsultants.com dmercer1@cinci.rr.com jimmerritt@competentelectrical.com mmerz@hilliardohio.gov cmessing@femoranalarm.com 326mmessner@lightstream.net metricksprinkler@yahoo.com rmetz@wcgov.org tmeyerarch@neo.rr.com chrism@concordfp.com gerald.meyer@cincinnati-oh.gov mmeyer@co.wood.oh.us mey chas2704@fuse.net joseph.meyers@lakewoodoh.net rmick@ci.springfield.oh.us kenneth1@aol.com terry@mwmielke.com mmihalisin@co.geauga.oh.us marcvich@zoominternet.net mike.miller@strongsville.org damiller1@sssnet.com gmiller@co.delaware.oh.us Randym@capfire.com kamlmm@netscape.net bobmiller2110@yahoo.com

MILLER MILLER Mindyas MINIHAN Minnick Miracle **MISENKO** Mitchell MITCHELL MITCHELL MITCHELL MLYNAR **MODAFARI** Moeller Molinski Molnar Monaco **MONACO** MONACO MONEA Mong Monroe MONTAN **MONTGOMERY** Moody Moore Moore MOORE **MOORE** MOORE MORAN MORELOCK Morgan **MORO** Morris **MORRIS** Morton MOSER Mould MUCCI **MUELLER** MULARONI **MULLENS** Mullins Mullins Mullins **MUMFREY**

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cmiller@cedcolumbusoh.com ididitnooneelse@yahoo.com jeff.mindyas@strongsville.org sean.minihan@cincinnati-oh.gov duder29@gmail.com customhi@aol.com jjmisenko@aol.com m.ronald@sbcglobal.net jmitchell@centuryfp.com jimm@ma-architects.com mitchell.8@osu.edu patronml@aol.com jmodafari@simplexgrinnell.com wmoeller@cityofstbernard.org m_molinski@yahoo.com dmolnar1@hotmail.com mxm32167@yahoo.com sky88line@hotmail.com ninomonaco@sbcglobal.net tmonea@woosteroh.com cmong352@yahoo.com ljmrc29@yahoo.com nmontan@ecohba.com lamontgomery@columbus.gov ajmoody200@yahoo.com pmoore20@yahoo.com hardwkr17@yahoo.com tmoore1767@aol.com smoore019@columbus.rr.com sean.moore@hamilton-co.org kmoran256@aol.com reasemo@yahoo.com angela.morgan@daytonohio.gov mmoro001@ameritech.net pyro34230@gmail.com morris06@adelphia.net rdmorton_77@yahoo.com jm26km24@roadrunner.com jmould@emdstudioinc.com statese@gmail.com jmueller@epssecurity.com mularoni@aol.com mmullens@hilliardohio.gov Imullins@selectsecurity.com E50213@aol.com dmullins0982@yahoo.com mmumfrey@inspectionbureau.com

Munz Murawski Jr **MURPHY** MURRAY Murray Jr MURRY MUSKA Myers **MYERS MYERS MYERS NADEAU NADER** NAGY JR NAKOUZI **NAPLES** NASH **NAYDER** NEAL **NEAL JR NEAL JR** Neargarder **NEFF NEFF NEIGHBOR** Nelson **NELSON NEMCHIK NEMEC** Neufer **NEUMEYER** Nice **Nicholas NICHOLAS NICHOLSON NIED** NIMON Nissel **NITZSCHE** Nochta NOE NOE NOLAND **NORRIS NORTH** NOTTER **NOTTURNIANO**

dmunz@ntainc.com benniemurawski@yahoo.com murphyfiredesign@yahoo.com lgmurray@netzero.com tjmurray73@yahoo.com robertm@securitec1.com davidw.muska@energizer.com matt.myers@fssi.us bdp@cityofstbernard.org jay.myers@fayette-co-oh.com Sharon.Myers@com.state.oh.us wcnadeau@yahoo.com joe.nader@kzf.com pnagy11@bex.net raficn@forestpark.org john.naples@com.state.oh.us emscoord@westcarrollton.org jnayder@ryanfp.com blneal@columbus.rr.com Inealabco@woh.rr.com billaur95@hotmail.com steve.neargarder@chapel.com dneff@koester-corp.com roger.neff@evendaleohio.org banvln@aol.com pnelsond@gmail.com rnelson@medinaco.org davidnemchik@msn.com steve200769@yahoo.com tanarch@cox.net neumeyerken@yahoo.com KNICE@SSSNET.COM jimn@firefoe.com earniesr@firefoe.com frankn@speelmanelectric.com walnutrdg@gmail.com jnimon@newalbanyohio.org dnissel@sbcglobal.net nitz424@gmail.com michelle.nochta@lakewoodoh.net cnoe@cityofsharonville.com claude.noe@gmail.com L7445@aol.com donn63@comcast.net kevinnorth@firedande.com hnotter@suite224.net tonynotturniano@gmail.com

NOVAK Nugent **NUSKY** Nussbaum **OBERG OBERST** O'BRIAN **OCKINGTON** O'CONNELL O'CONNELL O'CONNORS O'CONNORS O'Donnell **OHLER** Ohrstedt Oldham Oliver Oliver OLIVER JR OLIVER JR Olszewski Olszewski **OPATRNY OPREA** O'REGAN ORR OSGOOD **OSPELT** OSSEGE OSTERDAY JR **OSTERTAG** OTTO **OYSTER PACHAN** PACKARD **PAHANISH PAIGE PAISLEY** PALL **Pallens** Pannetti Parker **PARKER PARKER Parks** Parmelee

Parmelee

nj8464@sbcglobal.net pnugent@rrcity.com nuskydl@butlercountyohio.org mnussbaum@woosteroh.com wireguy68@gmail.com koberst@integrated protection.comreo'brian@columbus.gov tockington@frontier.com mvoconnell@sbcglobal.net moconnell@city.cleveland.oh.us boconno@live.com boconnors@elford.com jodonnell@cityofeuclid.com dohler@com.state.oh.us mohrstedt@sbcglobal.net bill@apfire.net mark.oliver@cincinnati-oh.gov olivers 1092@yahoo.com ned.oliver@koorsen.com joliver@city.cleveland.oh.us volszewski@co.union.oh.us vicolszewski@gmail.com carlopatrny@sbcglobal.net steve.oprea@strongsville.org pipewerx@yahoo.com thebear4945@yahoo.com rosgood@cityofsharonville.com ospelt@sbcglobal.net sossege@cinci.rr.com costerday@ntainc.com bobo2@aaahawk.com eric.otto@cincinnati-oh.gov royster@simplexgrinnell.com wmichael9@gmail.com spackard1@msn.com BPahanish@aol.com george.paige@ci.ravenna.oh.us kpaisley@hotmail.com richspall@aol.com joepallens@yahoo.com rapannetti@gmail.com bparker@co.champaign.oh.us jparker81546@aol.com kenparker@hlparker.com mikeparks58@icloud.com christopherparmelee@yahoo.com christopher.parmelee@lakewoodoh.net

PARROTT PARSLEY PARSONS PARSONS PARTEE Partridge Passarell Patchen Pate **PATRICK PATRICK PATTERSON PATTERSON** PATTON **PATZKOWSKY PAULLIN** Paulsen **PAULSEN PAYNE PAYNE** Pearce **PECH** Peltz Peniston **PENNIX** Peoples **Perkins PERKINS** Peterman **PETERS PETERSON PETO** Petrecca Petrecca **PETRIE** Petrou Petrucci PETTIT II **PHILLIPS PHILLIPS** PHILLIPS JR **Phipps** PIASECKI JR **PIATAK** Piatt **PIATT** PIAZZA

bparrott@columbus.rr.com parsley8993@msn.com larryeparsons65@yahoo.com larry@cityofspringboro.com lpartee@simplexgrinnell.com philip.partridge@cincinnati-oh.gov pbihomeimprovement@gmail.com bpatchen2000@yahoo.com dpate@mapleheightsohio.com duanekpatrick@gmail.com rlpelectric@aol.com mpatterson@live.com doug.patterson@atech-fire.com rp4290160@aol.com chpatzkowsky@msn.com devonddp@gmail.com jpaulsen@wittenberg.edu john@crwnfire.com jwpayne@earthlink.net talt4093@yahoo.com jpearce@superiorfire.net apech@arpheating.com peltzd@north-olmsted.com wpeniston@numail.org jerod.pennix@cantonohio.gov lpeoples@yahoo.com bperkins@simplexgrinnell.com aperkins@wtwp.com steven.peterman@cincinnati-oh.gov bpeters@preferredfire.com bipeters@co.trumbull.oh.us fpeto@att.net jpetrecca@jcparchitectural.com jpetrecca@zoominternet.net dpetrie@cebridge.net candtp@live.com petrucci@jacksonassociatesinc.com RPETTIT@CO.UNION.OH.US jeffphillips1@frontier.com william.phillips@com.state.oh.us dphillips@columbus.rr.com mphipps@delawareohio.net jerry@gfpadvantage.com jpiatak@sbcglobal.net mpiatt@integratedprotection.com mpiatt@fairfield-city.org donald53@juno.com

PIETRZAK rdy2race02@woh.rr.com **PINKERMAN** esinspector@ameritech.net **PINKNEY** pincdogg@sbcglobal.net **PINNEY** jepinneys@gmail.com **PIRKO** johnpirko@att.net **PISCOPO** rapiscopo@roadrunner.com **PITZER** gpitzer@clermontcountyohio.gov **PITZER** inspector510@yahoo.com Pizzuti gpizzuti@glennpizzutiarchitect.com **PLANT** hplant@uaschools.org **PLATTON** mplatton@aol.com **PLAZA** saul_plaza@cityoflorain.org Plowman chadplowman@yahoo.com **Pochatek** jpochatek@cityofberea.org POE gpoe@inspectionbureau.com **POIRIER** m-epoirier@sbcglobal.net **POIRIER** mpoirier@groveport.org POLAND icerun@woh.rr.com **POLING** troy@affordablefirepro.com **POLINSKI** spolinski@cityofoberlin.com **POLINSKI** stevepolinski@adelphia.net **POLLEY** pjpolley@earthlink.net Pollock myra.pollock@lakewoodoh.net POLLOCK JR pol8129@yahoo.com Ponchak gponchak@ipsid.com Pool timpool@sbcglobal.net Poorman jarrodp@xfireprotection.com **PORTER** weilerot@gmail.com **POST** op317@sbcglobal.net POTTLITZER todd@vulcanfiresystems.com **POTTS** robpotts1@woh.rr.com **POULIMENOS** j.poulimenos@femoran.com **POULOS** building@ci.sandusky.oh.us Powell roger@summitsprinklerdesign.com Powell kathy.powell@siemens.com **Powers** rpowers@trarnold.com **POWERS** robert.powers@fayette-co-oh.com Prather aepincohio@aol.com Preston prestonatorx@gmail.com Price matt@capfire.com **PRICE** rprice14@columbus.rr.com **PRYKAN** lprykan@medinaco.org **PRYOR** jpryor@lcounty.com Pugh megpugh@windstream.net Puhl Sr gspbb@aol.com **Pullins** tp4plumbing@gmail.com Purkey npurkey@comcast.net

PUSKAS PUSKAS PUSTI Puterbaugh **PUTNAM PYERS PYERS** Quesenberry RABE **RABER RADY** Ramos RAMSER Ramsey Randles **RANKIN** Rao Rapnicki RASKIN **RAUCH** RAWSON REAPE REAPER Reed Reedy **REEVES** REFFITT REGAN Reich REID Reiff REINSMITH Renzulli Retherford Retherford RETTBERG REVILOCK **REYNOLDS RHODES** RHYM Riccardi Rice **RICHARDS** RICHARDSON JR RICHCREEK **RICHHART** Richter

larrypuskas@yahoo.com puskasl@lyndhurst-oh.com dpusti@mparc.com jsputerbaugh@juno.com kwputt@horizonview.net gpyers@columbus.gov georgepyers@yahoo.com jasonryan2778@yahoo.com rrabe@shambaugh.com john.raber@koorsen.com brady@painesville.com jramos@city.cleveland.oh.us smrandajr@yahoo.com rodney_ramsey@att.net randlesc@hotmail.com carankin@columbus.gov lkss3941@aol.com mjrapnicki@sbcglobal.net stanraskin@aol.com crauch@washingtontwp.org jrawson@villageofnewalbany.org reapemechanical@hotmail.com wayne.reaper@gmail.com jreed@woosteroh.com pdq_electrical_contractors@yahoo.com MACREEVES52@CINCI.RR.COM mreffitt@co.logan.oh.us michael.regan@com.state.oh.us rayreich68@gmail.com rreid@co.union.oh.us casey.reiff@koorsen.com lreinsmith1@ci.wilmington.oh.us vrenzulli@simplexgrinnell.com retherfordmd@butlercountyohio.org MR05HD@aol.com inspector64@att.net gtrcom@ameritech.net tim.reynolds@beachwoodohio.com kevin.rhodes@cincinnati-oh.gov rrhym@sbcglobal.net rriccardi@city.cleveland.oh.us ricepaddy1@hotmail.com cathyjrich@aol.com jarichardson@columbus.gov LLRichcreek@muskingumcounty.org danrch@aol.com

drichter@ntainc.com

RIEDE bill@riceelectricalsales.com Riley brock.riley25@yahoo.com RILEY gunneriley@gmail.com Rinehart rinehartwl@yahoo.com RISSER stephen.risser@gmail.com Ritchey djritchey@herculesfire.com Ritchey fxritchey@columbus.gov Rivera cgcrivera@yahoo.com **RIVERA** riverak@ci.hamilton.oh.us **ROAHRIG** clroahrig@columbus.gov **ROBBINS** chrobbins@simplexgrinnell.com Roberts joe.roberts@cincinnati-oh.gov **ROBERTS** swilkie25@gmail.com ROBERTS proberts721@yahoo.com **ROBERTS** rroberts@portageco.com **ROBERTSON JR** xtreamcomfortsystems@gmail.com **ROBINSON** ttlogann@gmail.com **ROBINSON** chrobinson82@yahoo.com ROBINSON jeff.robinson@comunale.com Robison rrobison@cityofdefiance.com Robison rexandlori@aol.com **RODIC** bobrodic@mayfieldheights.org RODIC rrodic@twinsburg.oh.us Rodriguez jill.rodriguez@convergint.com ROE roefire@insightbb.com ROENIGK baroenigk@msn.com **ROGERS** grogers815@aol.com **ROGGE** crogge@preferredfire.com Romanyak andrew.romanyak@grunau.com Romp jmromp@yahoo.com **ROOSA** inspecluso851@yahoo.com Rosato lelandrosato@gmail.com ROSE denniswrose04@yahoo.com ROSE brian.rose@fairfield-city.org Ross paul.ross@cincinnati-oh.gov ROSS santoro@one.net ROSS rossarch@msn.com ROSS metdross@hotmail.com Roulette japadyn@columbus.rr.com **ROUSH** maroush@columbus.gov ROYAL seroyal@currenthvac.com ROZANSKI jrozanski@dublin.oh.us Rubadue tim@rubadueconstruction.com **RUCKER** jrucker3@woh.rr.com **RUDA** mjrgfps@yahoo.com RUDEY mrudey@co.wood.oh.us **RUFFIN** jruffin@city.cleveland.oh.us

RUMMEL Rupert **RUSANOWSKY** Rush Rush **RUSINOW** Russ RUSSELL RUSSELL **RUSSO RUST** Ryan **RYAN** Sack Sadler SALATA **SALLAZ** SALMEN Salsbury SAMMON JR SAMPSEL SANDER Sanders SANKAL Santillo Santillo **SANTORA** Saunders Savasta Savasta Saxe Sayre **SCHAEFER SCHAFER** Schaffert **SCHARTON SCHERRY SCHIFERL SCHILLING SCHMENK** Schmersal Schmidt **SCHMIDT SCHMIDT SCHMITT SCHMITZ** SCHNEIDER

bob@rummelelectric.net rupertd@ci.hamilton.oh.us jerusanowsky@gmail.com jeffrush2112@gmail.com lwb704@hotmail.com chunkner@aol.com charles_russ1964@yahoo.com dandrrussell@sbcglobal.net inspectorrussell@yahoo.com arusso3@oh.rr.com rj51rust@cinci.rr.com ronaldl.ryan@yahoo.com DSRYAN@FUSE.NET rsack@cityofwickliffe.com asadler@asebrook.com dukdipple@roadrunner.com charnsal@att.net steve.salmen@comunale.com joes03@att.net dsammon@centervilleohio.gov msampsel@co.union.oh.us tal61@aol.com jsanders@co.greene.oh.us sank2new@yahoo.com aeselectric@sbcglobal.net vsantillo@city.cleveland.oh.us rsantora@city.cleveland.oh.us radconc@rtmc.net msavasta@cityofpascagoula.com mgsavasta@msn.com dsaxe@macedonia.oh.us rjgard950@aol.com jcschaefer@columbus.gov ohbeemer2004@yahoo.com electricalservice162@gmail.com johnscharton@schartonelectric.net dscherry@herschmanarchitects.com dsqualityfire@embarqmail.com rschill@hughes.net wschmenk@att.net schmersal.sa@me.com randall_ds@yahoo.com fsdinc@hotmail.com rschmidt@ovis.cc schmitt.ronald@gmail.com schmitzjsj@hotmail.com schneiderj@north-olmsted.com

SCHOENER SCHOLL SCHREINER SCHRIEWER **SCHROEDER SCHUELER SCHULKE** Schultz **SCHULTZ SCHUMACHER SCHUTZ** Schwonek **SCOLARO** Scott **SCOTT SCRAGG** Scudder SEBASTIAN **SEGUIN SEIBERT** SELLERS JR SELLERS JR **SELLS SEMPSROTT** SERINA **SETTERS SEYBOLDT** Seymore **SHAFFER SHAFFER** Shane **SHANER SHARP** SHARP Shaver SHAVER SHAW **SHAWVER** SHEETS SHELDON Shelley SHENOT Shepherd Shewfelt **SHIELDS SHIELDS** Shifflet

steve.schoener@daytonohio.gov sscholl@fmsarchitects.com paulmschreiner@gmail.com richard.schriewer@cincinnati-oh.gov schroeder_252@yahoo.com jeschueler@fuse.net wgschulke@woh.rr.com william.schultz@toledo.oh.gov gaschultz@columbus.gov william.l.schumacher@jci.com rjschutz@aol.com pauls@firefoe.com SCOLAROGERALD@YAHOO.COM stevescott723@gmail.com dascott@dependablefireprotection.com trscragg@newtechwv.com bscudder@telgian.com sebastianIr@msn.com jseguin@firelinesprinkler.com anseib@atmc.net ernie.sellers@cantonohio.gov sellersbuilding9@hotmail.com levisells@eckertfireprotection.com ron.sempsrott@co.warren.oh.us pserina@sbcglobal.net dts@dts-llc.com pseyboldt@sbcglobal.net cseymore@ntainc.com tshaffer@clarkcountyohio.gov donshaffer@woh.rr.com pshane@summitoh.net mshanermike@aol.com dsharp@avenfire.com wsharp@cincylifesafety.com shaver.20@sbcglobal.net mshaver@maverickfirepro.com rs60rs@buckeye-access.com dshawver@co.greene.oh.us larry.sheets@strongsville.org roundtowncbo@hotmail.com joshanddanashelley@gmail.com mshenot@summitoh.net shepherd@buckeye-express.com nshewfelt@telgian.com william_shields@earthlink.net 806gtp@gmail.com tim@powerupohio.com

SHILLING shilling@toast.net Shirey danshirey575@gmail.com Shockley mshockley@city.cleveland.oh.us **SHOEMAKER** tshoe140@horizonview.net **SHORTER** estringshorter@yahoo.com SHULL bshull@brigadefire.net SHUMAKER deshumaker@att.net Siebert m_siebert@att.net Siegfried rsiegfried@rsaarchitects.com SIEHL siehl@englewood.oh.us **SIERKS** rsierks@trarnold.com **SIEVERS** ssievers1@hotmail.com SILLA fsilla@massillonohio.com **SILVER** charlesshelley@aol.com **SIMMONS** dsimmons@karpinskieng.com **SIMMONS** knsimmons216@roadrunner.com **SIMMONS** wj.simmons@earthlink.net SIMON martinsimon@sprintmail.com SIMONS wsimons@eriecohealthohio.org **SINCLAIR** msinclair@city.cleveland.oh.us SINCLAIR ksinclair@integratedprotection.com SINES III rsines@simplexgrinnell.com **SINGLETON** jsingleton@westlickingfire.org **SIPKA** jksipka@neo.rr.com Sisia tyler@pdssystems.com Sisia philip@pdssystems.com SIVINSKI dsivinski@uaoh.net **SKAPIN** jskapin@aol.com **SKELDON** sskeldon@wtwp.com **SKVASIK** mjskvasik@gmail.com **SLIWINSKI** bisliwin@co.trumbull.oh.us Slota fcslota@hotmail.com Slota fslota@ci.reynoldsburg.oh.us **SMEREK** smerekroseann@yahoo.com **SMEREK** dsmerek@northroyalton.org Smith jsmith@essexohio.com Smith c.smith@siemens.com Smith bjsmith@woh.rr.com Smith 65cls@columbus.rr.com Smith csmith2@city.cleveland.oh.us **SMITH** rick.smith@comunale.com **SMITH** rsmith@centralfp.com **SMITH** smithgrs@fuse.net **SMITH** smithcandrew@aol.com **SMITH** greg.smith@daytonohio.gov **SMITH** smithrd@ci.hamilton.oh.us **SMITH** tsmith@coz.org

SMITH jps4444@gmail.com **SMITH** smith1282@roadrunner.com **SMITH** geojsmith@windstream.net **SMITH** jasmith7520@yahoo.com **SMITH** niceter4@grandecom.net **SMYCZEK** ongeeson@att.net **SMYTHE** rsmythe@ohioelectricservices.com Snider justin.snider@jesshoward.com **SNODGRASS** PEDBZI@westcarrollton.org Snyderburn msnyderb04@hughes.net Sobotka tsobotka@cityofelyria.org **SOCOLOFF** shelnan1@roadrunner.com Sonenstein howardsonenstein@aol.com **SOULES** rsoules@neo.rr.com Sowers jsowers@miamicountyohio.gov Spada dwsrt74@aol.com Sparks jpsparkscompany@yahoo.com Spayth tspayth@co.madison.oh.us **SPEARS** tearle.spears@toledo.oh.gov **SPENCER** spncr497@aol.com **SPEWEIKE** speweike@msn.com Sphon northcoastatv@gmail.com **SPIERS** espiers@co.delaware.oh.us Spies espies@zoomtown.com **SPILLE** kjspille@aol.com **SPIVEY** sspydux@aol.com **SPLAWN** shannon.splawn@jacobs.com **SPRAGG** mspragg437@comcast.net Spruill Jr jcspruill@columbus.gov **SPRY** michael.spry@cincinnati-oh.gov **SPRY** mtspry@fuse.net **SPURLING** spurjp@co.warren.oh.us **SPURLING** crazyones@zoomtown.com **SPURLING** dspurling@clermontcountyohio.gov **STACEY** jstaceyinspector@yahoo.com **STACY** mstacy1@columbus.rr.com **STADLER** robert_g_stadler@keybank.com **STADLER** stadra@co.warren.oh.us Stadtman rstadtman@fire101.net Stahl jacksue_1981@yahoo.com Stallman II towncraftbuilders@gmail.com Stalnaker rewire70@gmail.com **STALTER** donalde.stalter@energizer.com Stanback fortypoint2@yahoo.com Standering standering@aol.com Stanich stanich.chris@gmail.com STANLEY gws@wiginton.net

Starks States Steele STEELE **STEHLIN** Steidel Steigerwald Steiner STEINGASSER **STELZER STEMM STEPPENBACKER** Stevens Stevens **STEWART STEWART STEWART** Stewart III **STIEB** STIGALT **STIGALT** Stillion STITT STITZEL **STOCKSDALE** STOCKY STOECKEL **STOKER STOLL** Stoltz Stone Stone STONE **STONER** Storey **STOROZUK STOUFFER** Stover Straub Streng **STRICHKO STRICKLAND STROME** Strong **STROUD STROUT** Studer

duane.starks@cincinnati-oh.gov stateselectric@outlook.com burlsteele@buckeye-express.com andrew.steele@daytonohio.gov mstehlin@gmail.com yarn2crochet@yahoo.com petesteigerwald@aol.com electric65@ymail.com sarahjo4@comcast.net rstelzer@insight.rr.com DCCS@COZ.ORG dsteppenbacker@twinsburg.oh.us jstevens@columbuspowerllc.com dstev111@aol.com Istewart@brigadefire.net phil_stewart1224@yahoo.com Petegstewart@gmail.com bstewart742@yahoo.com bobstieb@gmail.com jstigalt@eastlakeohio.com jstigalt@aol.com cs8485@gmail.com tbr1563@aol.com dstitzel@vandaliaohio.org jestocksdale@columbus.gov mstocky9@gmail.com stoeckel@eckertfireprotection.com gerry@stoker.org tad.stoll@cityofspringboro.com bstoltz1@hotmail.com mstonecaps@yahoo.com fyerguy1998@sbcglobal.net jstone11@neo.rr.com sues@wolverinefp.com cincystitch@hotmail.com mstrohz51@gmail.com ilovemyzee@yahoo.com john.stover@continental-fire.com lori.straub@toledo.oh.gov aaronstreng@zoominternet.net dstrichko@munibis.com durango105@sbcglobal.net bob.strome@cityofmiamisburg.org jstrong@ntainc.com dhoodman43@yahoo.com richard.strout@siemens.com studers4@yahoo.com

STUDER STUMP STYBORSKI Sugar **SUGAR SUGAR** Sullivan Sullivan **SURELLA SUSAK SUSONG** Sutphin **SWAN SWARTZ SWEENEY SWEIGARD SWICK** Switzer **SWOPE SWYMELER SYLVESTER SZKUDLAREK** Taborn Tadych **TALBOTT** Tanner **TANSY TAPPER TARKEY TARVIN TATRO** Taylor Taylor Taylor Taylor **TAYLOR TAYLOR TAYLOR TAYLOR TAYLOR TAYLOR TAYLOR TEAL TEGELER** Temkiewicz **TEMME**

TENSI

tastuder@hotmail.com sstumpnsf@hotmail.com kcajski@ameritech.net asugar@city.cleveland.oh.us elvissugar@hotmail.com esugar@city.cleveland.oh.us msul@ma.rr.com jsullivan518@yahoo.com surella@wowway.com meighansmimi@aol.com rsusong@woh.rr.com chazmsut@bex.net swanstef@bex.net klswartz@hotmail.com michael.sweeney@cincinnati-oh.gov dsweigard@wcgov.org edwardhswick@sbcglobal.net therentedpencil@roadrunner.com gswope@co.wood.oh.us todd.swymeler@gmail.com jsylves845@aol.com ellswortheugene@hotmail.com jeff.taborn@ci.chillicothe.oh.us christopher@architects-llc.cc rstalbott@brewersprinkler.com tanner.jr@fuse.net btansy@dalmatianfire.net wjtapper@hotmail.com tarkey@sbcglobal.net tarvinelectric@zoomtown.com Idtatro@muskingumcounty.org ltaylor@a1ssi.com dtaylor@bass-security.com co8fireman@yahoo.com brock.taylor@daytonohio.gov tytaylor@hotmail.com twtaylor@columbus.gov rtaylor@city.cleveland.oh.us al.taylor@cincinnati-oh.gov taylorbros@att.net kmjt2000@cox.net jtaylor@painesville.com phillip.teal@com.state.oh.us btegeler@ntainc.com tooski@gmail.com Item32@yahoo.com davetensi@yahoo.com

darlenetepe@gmail.com **TERRACE** terrace@englewood.oh.us **TESAR** timothytesar@mayfieldheights.org Thom sthom@ecghd.org **Thomas** mthomas@progressivemech.com **Thomas** ddt@columbus.rr.com **Thomas** ohioarchitect@gmail.com **Thomas** jt92577@yahoo.com **Thomas** bradenthomas1@gmail.com **THOMAS** rthomas3801@gmail.com Thomason III thomasonm@zoominternet.net Thompson rethompson1961@gmail.com **THOMPSON** mttdesigner@comcast.net **THOMPSON** tfpdllc@gmail.com **THOMPSON** ncfire@earthlink.net **THOMPSON** Pappaw0057@yahoo.com **THOMPSON** jntcrafts@msn.com **THOMPSON** mthomp3@frontier.com **THOMPSON** lynn.thompson@toledo.oh.gov **THORNTON** pthornton@sixmoae.com **TILLER** tillerd@uakron.edu **TIPTON** onedogand3cats@aol.com **TIROLY** atiroly@atcofirepro.com **TODD** inspector521@yahoo.com **TOMPOS** dtompos@ntainc.com **TOMPOS** gtompos@ntainc.com **TOOLE** keywest57@frontier.com TORDIFF JR rftordiff@hotmail.com **TOTH** nicetdesigner@gmail.com TOY JR evtoy612@zoominternet.net **TREBISKY** dtrebisky@simplexgrinnell.com Trent n2_actn@yahoo.com **TRENTMAN** strentman@eckertfireprotection.com TRIBOLET ctribolet@frontier.com Trill bngplumbing@yahoo.com Tschida davidt@firepros.com **TUCKER** jtucker4@frontier.com **TUCK-MACALLA** ericmacalla@yahoo.com **TUDOR** gatudor@columbus.gov **TUNISON** tunisonj@mcohio.org **TURCHANIK** mturchanik@aol.com **TURNER** maturner50@cinci.rr.com **TURNER** gturner7_23@yahoo.com **TURNER** turner1750@comcast.net **TURNER** lcturner44@aol.com **TUSING** ron@rontusing.com TUTTLE larryt@cityofmiddletown.org

TEPE

TYLER UBELHOR ULRICH ULRICH UNGAR UNGERER URANKAR **UROSEVA UTER III UTIS** Vail Valerius **VAN GORDER VANBENSCHOTEN** VANCE Vance Jr. Vandergrift Vanderman VANHART **VANOVER VANTINE VAUGHN SR** Velez Velez **VELLIQUETTE VENDELAND VERBIAR** Veronie **VESELSKY VICARS VIGORITO VILKAS VINAY** VINCENT III **VIOLA** Virosteck **VITTARDI VOGEL VOGEL VOLLE VON DUHN VON DUHN** Vorhees **VOROS VUKETICH** WADE

WAGENKNECHT

jtyler@dublin.oh.us du374@aol.com bruce@jacksonsprinkler.com bulrich@co.lucas.oh.us cungar@columbus.rr.com gary@technicondesigngroup.com jurankar@sbcglobal.net juroseva@sbcglobal.net uterplumbing2007@yahoo.com innau@sbcglobal.net pvail@ci.lancaster.oh.us tvalerius23@aol.com tvangorder@silcofs.com phil.vanbenschoten@hamilton-co.org vancecapt15@midohio.twcbc.com bobvance@brownandbills.com d.vand@yahoo.com tvanderman38@fuse.net vanhartengr@yahoo.com tomvanover1@gmail.com chuck.vantine@honeywell.com rvaughn@orrprotection.com evelez@city.cleveland.oh.us davidvelezelectrical@yahoo.com denvelliquette@rocketmail.com normanvendeland@yahoo.com j.verbiar@yahoo.com gveronie@bex.net dveselsky@city.cleveland.oh.us wcvicars@frontier.com tvigorito@thecityofniles.com robert.vilkas@hotmail.com mvinay@cityofbarberton.com wcviii@yahoo.com mark@sasipmvarchitect.com tteck67@yahoo.com blueboy7661@yahoo.com steevo6161@yahoo.com svogel@medinaoh.org dvolle@cityofavon.com mike@bassettsprinkler.com mikevonduhn@hotmail.com karen_e_2002@yahoo.com jvoros@nridgeville.org ronaldvuke@aol.com clwade@columbus.gov kewagenknecht@columbus.gov

Wagner WAGNER Wakeley WAKELEY WALDEN Walker **WALKER WALKER** WALKER JR WALKER JR WALSH WALSH WALSH Walters **WALTERS WALTERS WALTERS WALTERS** WALTON JR **WAMBO** Ward WARD Warner Warnock **WASKIELIS WASSERMAN** Watercutter **WATKINS** WATSON **WAYMER** Webber Weber WEBER **WEHRKAMP** WEIL Weishaupt WEISSMANN WEIZER Welch **WELCH** WELKER Wells **WELLS WELLS WELTNER** WENECK **WENNER**

robert.wagner@cincinnati-oh.gov markwagner@poulosarchitects.com bwakeley@wcgov.org twakeley@co.union.oh.us katwalden@live.com dwalker1340@yahoo.com walkerbtw@yahoo.com napskarenwalker@yahoo.com DWalker@northcantonohio.com heywalk2000@yahoo.com tim@bci-tech.com mwalsh@colerain.org epayer@eastlakeohio.com swalt007@gmail.com dynatimhd@yahoo.com mwfpd7@yahoo.com hwalters25@gmail.com inspector514@yahoo.com jwalton@trarnold.com patrick.wambo@sbcglobal.net michaelward9744@sbcglobal.net rlw8169@yahoo.com jwarner@delawareohio.net twarnock@lcounty.com robert.waskielis@comunale.com gwasserman@ci.oregon.oh.us mkwatercutter@myfrontiermail.com troywatkins1111@gmail.com mwatson@akronohio.gov jwaymer@roadrunner.com radco@bnin.net rgweber159j@aol.com frankweber@oh.rr.com mwehrkamp@wehrkampengr.com eweil@zoomtown.com ericweishaupt@gmail.com tweissmann1@fuse.net res727@att.net bobby.welch@tpmechanical.com bwelch@tyco.com terry.welker@ketteringoh.org rwells@city.cleveland.oh.us 2mjwells@gmail.com dwells@richlandhealth.org jweltner@simplexgrinnell.com dennis@weneck.com neal.wenner@comunale.com

WENZEL WENZLER WERTZ WERVEY WEST

WEST WESTBROOK Westcott III WESTFALL Weston Westphal WETTRICK WETZEL

WEYGANDT Wheeler Whewell

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WILHELM
WILHELM
Wilkin
Williams

Williams
Williams
WILLIAMS
WILLIAMS
WILLIAMS

WILLIAMS WILLMAN WILLS

WILMOT WILSON dwenzel@cityofpowell.us twenzler@moraineoh.org kathyawertz@yahoo.com billwervey@adelphia.net mwest@dalmatianfire.net rwestbrook@wtwp.com bighouse@bex.net rkitect76@sssnet.com eric@firefoe.com

dwestphal55@yahoo.com rwet314@sbcglobal.net swetzel779@aol.com

john.weygandt@comunale.com jwheeler@3s-incorporated.com awhewell@silcofireprotection.com

white@englewood.oh.us inspectormw@aol.com bwhite@milfordohio.org michael.s.white@siemens.com

inspectorfw@aol.com
wholf-bruce@maumee.org
bwholfman@yahoo.com
builddept@hotmail.com
mawickman@aol.com
jwickman@msn.com
gwidlak@att.net

rwieland@fieldsfire.com tsfadscott@aim.com wiesman@fuse.net rtwilcox@cinci.rr.com rwilder@cityofwestlake.org mhwildermuth@oh.rr.com greg.wiles@cincinnati-oh.gov

wilos@hotmail.com garylwilhelm@aol.com gary@wristengineering.com twilkin@hillsboroohio.net jwilliams@mov-is.com

lwilliams22@city.cleveland.oh.us blwilliams@ashtabulacounty.us twilliams@genesishcs.org willifam@wcoil.com

rjwilliams@columbus.gov 131313@firehousemail.com mrwills@columbus.gov danielwilmot@earthlink.net rwilson@firematic.comcastbiz.net d. WILSON WILSON WILSON WILSON WINKEL WINN Wise WISE Wissinger **WOJKOWSKI JR** WOJTILA WOLFF WOLFF WOLNY WOLNY WONG WOOD Woodarski **WOOLACE** Woolum WORKLEY WORKMAN Wray WRIGHT **WRIGHT WURTH WYCKOFF** Wygonski Jr Wyss Jr Wyss Jr Yarrow **YODER** YOST III Young YOUNG YOUNG YUPA Yutzy ZAHN **ZALA** Zavatchen **ZBASNIK** ZELEZNIKAR ZELLE JR **ZIEGLER** ZIMMER II Zimmerman

polkaplayer9@gmail.com kwilson@cityofpowell.us ctwilson@muskingumcounty.org pwilson@com.state.oh.us winkelectric@hotmail.com swinn@miamicountyohio.gov tom.wise@cincinnati-oh.gov lonnie.wise@cincinnati-oh.gov dwissinger9@wowway.com joewojkowski@yahoo.com fire5cpa@hotmail.com wwolfe3120@aol.com norma.wolff@cityofmiamisburg.org larry@rlawconstruction.com kellie@rlawconstruction.com gwong@cityofsharonville.com bobbye.wood@cincinnati-oh.gov woodarski@zoominternet.net amber@woolace.com rwoolum@earthlin.net tkworkley@yahoo.com joe_w31@yahoo.com mwray1444@hotmail.com rochellew@rwjsprinkler.com lloyd.wright@vfpfire.us pfwurth@bex.net wyckoffm@mcohio.org mrfixit4u@cox.net fdenningwyss@yahoo.com fredwyss@willoughbyhills-oh.gov jyarrow@garberconnect.com dyoder@brigadefire.com nyost@trarnold.com ryoung@cityofbayvillage.com watchman1@roadrunner.com myoung@completegeneral.com misterbob2462@hotmail.com yutzyheat@gmail.com ddzahn@gmail.com Izala@roadrunner.com joemzav@yahoo.com jzbasnik@neo.rr.com frankzeleznikar@yahoo.com chukzel@hotmail.com zieglerjamesp@gmail.com skip.zimmer@cincinnati-oh.gov tzimmerman@napoleonohio.com

ZIMMERMAN ZIMMERMAN

ZINN ZOFKO ZOMBEK

ZRONEK Zwahlen

ZYTOWIECKI JR

Alliance Amherst

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Brooklyn Heights

Brookville Brown County Butler County Canal Fulton

Canal Winchester

Canton Centerville

Champaign County

Cheviot Circleville Cleveland Cleveland

Cleveland Heights Clinton County

Crestline

azimmerman@shambaugh.com

jaz@hurontwp.org markzinn@att.net dezcon@penn.com tzombek@aol.com

ZRONEK@ZOOMINTERNET.NET brettzwahlen@sbcglobal.net rzytowiecki@wayneoh.org eng.bld.zon@allianceoh.gov building@amherstohio.org buildinginspector007@msn.com rbowman@miamicountyohio.gov

syoung@natinspect.com

kremser.shane@ashland-ohio.com

agrube@ashvilleohio.gov januskad@auroraoh.com crainec@auroraoh.com

bschumacher@cityofavon.com

tcarleton@avonlake.org
lhowe@cityofbarberton.com
building@beachwoodohio.com
cbeverly@bedfordoh.gov
buildingdept@cityofberea.org

rshetler@bexley.org
cla@asebrook.com
building@bratenahl.org
nwerner@brecksville.oh.us
spackard@brecksville.oh.us
ssynek@brecksville.oh.us

rwestfall@broadview-heights.org buildingdept@cityofbrookpark.com

ssocoloff@brooklynhts.org plans@natinspect.com

building@browncountyohio.gov dickardda@butlercountyohio.org

tward@massillonohio.com

gwebb@canalwinchesterohio.gov david.molnar@cantonohio.gov

buildinginspection@centervilleohio.gov prittenhouse@co.champaign.oh.us

wls@zoomtown.com dmorrow@pickaway.org tvanover@city.cleveland.oh.us dcooper@city.cleveland.oh.us

rferritto@clvhts.com

clintoncobuildingzoning@yahoo.com

mmilliron@crestlineoh.com

Cuyahoga Heights

Dayton Defiance

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Lakewood

Lebanon

Lithopolis

London

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Louisville

Louisville

Loveland

Lucas County

Lyndhurst

Madison County

Mahoning County

Mansfield

w.heinzman@cuyahogaheights.com michael.cromartie@daytonohio.gov

cseimet@cityofdefiance.com

jgardner@doylestown.com

dfite@dublin.oh.us

swallace@eastcleveland.org

tbumbalis@eastcleveland.org

ebd@cityofeaton.org

lbock@cityofeuclid.com

buildingdept@munibis.com

donald.mercer@evendaleohio.org

jhester@fairfaxoh.org

rick1@one.net

randlesc@ci.fairlawn.oh.us

leanne.fuller@fairviewpark.org

bldgcom@fairviewpark.org

building@gahanna.gov

bobjohnston@ci.galion.oh.us

wwervey@garfieldhts.org

petecgirardcity@hotmail.com

mskvasik@glenwillow-oh.gov

jklein@villageofgrafton.org

jkuss@grandviewheights.org

davidduckworth@rosscountyohio.gov

smoore@groveport.org

joy.peak@hamilton-co.org

office@hartvilleoh.com

bldg@vhhohio.org

jamicon@hilliardohio.gov

gerom@independenceohio.org

gerom@independence.org

brownk@kent-ohio.org

nitzsche@kent-ohio.org

jflanik@lakecountyohio.org

michael.molinski@lakewoodoh.net

anna.helton@co.warren.oh.us

mike@asebrook.com

vbenedetti@ci.london.oh.us

heather_graves@cityoflorain.org

citymanager@louisvilleohio.org

planningdirector@louisvilleohio.org

eparker@lovelandoh.com

dsmith@co.lucas.oh.us

manfredis@lyndhurst-oh.com

dhughes@co.madison.oh.us

aferns@mahoningcountyoh.gov

lprice@ci.mansfield.oh.us

Mansfield Mariemont Marietta

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Ross County

Sandusky

Seven Hills

Shaker Heights

Sheffield Village

South Amherst

South Bloomfield

South Russell

Springdale

Springfield

Stark County

Steubenville

Streetsboro

grice@ci.mansfield.oh.us

bldgdept@mariemont.org

conniejh@wcgov.org

gnicholls@masonoh.org

dgarbo@mayfieldvillage.com

tomjamieson@mayfieldheights.org

tmorris@medinaoh.org

nharleman@miamicountyohio.gov

villagehall@morelandhills.com

rosgood@mthealthy.org

jetrout@muskingumcounty.org

tschaffner@villageofnewalbany.org

csmeltzer@thecityofniles.com

jfitch@northcantonohio.com

grusenmeyerj@north-olmsted.com

dkulchytsky@northroyalton.org

nbd@norwood-ohio.com

gstoker@norwood-ohio.com

sphillips@cityofoberlin.com

llewis@obetz.oh.us

building@olmstedfalls.org

ttabor@olmstedtownship.org

jgilmore@ci.oregon.oh.us

dbarnes@co.ottawa.oh.us

building@cityofparma-oh.gov

building@parmaheightsoh.gov

building@pepperpike.org

jcurtis@perkinstownship.com

beckys@perkinstownship.com

swhittington@pickerington.net

pgilliland2@portsmouthoh.org

remindervillebuildingofficial@gmail.com

srisser@richlandcountyoh.us

rockyriver@rrcity.com

rosscobd@bright.net

mstookey@ci.sandusky.oh.us

building@sevenhillsohio.org

heinz.akers@shakeronline.com

lesliee@sheffieldvillage.com

clerk@neohio.twcbc.com

southbloomfield@hotmail.com

building@southrussell.com

building@springdale.org

jtuttle@ci.springfield.oh.us

srbergener@co.stark.oh.us

cdp@cityofsteubenville.us

chaylett@cityofstreetsboro.com

Strongsville

Summit County

Terrace Park

Trenton

Union

University Heights

Valley View

Vandalia

Vermilion

Violet Township

Warren

Warrensville Heights

Washington County

Washington Court House

Wauseon

Wauseon

Wayne County

Wellington

West Carrollton

Westerville

Westlake

Willard

Willoughby

Willoughby Hills

Wilmington

Woodlawn

Worthington

Wyoming

Zanesville

Alliance to Save Energy (Maria Ellingson)

American Council of Engineering Companies of Ohio

American Institute of Architects

American Wood Council (James Smith)

Architectural Products Resource (Alicia Holloway)

Baldwin, Mike

Bartley, Ronald K.

Berardi and Partners (Chris Bruzzese)

Berardi and Partners (Larry Brehm)

Buckeye Power (Teresa Staats)

Building Code Compliance

Building Code Compliance

Building Industry Association of Central Ohio

Building Owners and Managers Association

Campbell Equipment (Chad Dupler)

Clearcreek Fire District (Chris Vecchi)

Construction Specifications Institute (Rich Pontius)

Cornwell, Paul (Architect)

kathy.zamrzla@strongsville.org

kbrown@summitoh.net

jhester@terracepark.org

rob@cityoftrenton.com

ggreen@ci.union.oh.us

building@universityheights.com

lellis@valleyview.net

tbaker@ci.vandalia.oh.us

bobkurtz@vermilion.net

don.day@violet.oh.us

inspect1@warren.org

mlester@cityofwarrensville.com

cwilson@wcgov.org

rbryant@cityofwch.com

thomas.hall@cityofwauseon.com

trudi.mahnke@cityofwauseon.com

vwidmer@wayneoh.org

skyfox44035@yahoo.com

Rsnodgrass@westcarrollton.org

edward.ungar@westerville.org

lschaefer@cityofwestlake.org

manager@willard-oh.com

dkeller@willoughbyohio.com

building@willoughbyhills-oh.gov

mhorner@ci.wilmington.oh.us

bknight@beautifulwoodlawn.us

dphillips@ci.worthington.oh.us

tvanderman@wyomingohio.gov

buildingcode@coz.org

mellingson@ase.org

acec@acec.org

infocentral@aia.org

jsmith@awc.org

alicia@apresource.us.com

mikebaldwin@metlabs.com

bartleyrk@att.net

cbruzzese@berardipartners.com

lbrehm@berardipartners.com

tstaats@buckeyepower.com

geaton@com.state.oh.us

yjiang@com.state.oh.us

jim@biahomebuilders.com

sesterly@bomacleveland.org

chadd@campbellequipment.com

chris.vecchi@clearcreektownship.com

rpontius@thomas-marker.com

pvcornwell@yahoo.com

CR Architecture and Design Cuyahoga Falls (Tim Mier)

Dewi, Shirley Driscoll, Liana Duecker, Bill

Eisenhart, Greg Episcopo, Paul

Erb, Ron

Federal Emergency Management Agency

Fetz, Rob Finley, Tony Frederick, Karl

Freund, Freeze, and Arnold (John Witherspoon)

Gieseke Rosenthal Architecture

Gieseke Rosenthal Architecture (Joseph Moss)

Gross Builders (Rick Porter)

Grundahl, Kirk Haberek, Jim Heger, Jeff Heritage Ohio

Herman Gibans Fodor Architects

Hirt, Bill

Home Builders Association of Greater Cincinnati (Dan Dreddressman@cincybuilders.com Home Builders Association of Greater Cincinnati (Greg Haghand@westernhomesllc.com

Hostetler Builders (Susanna Strauss)

IAEI Western Reserve Division (Joe Cenzori)

IAF

Image Line Design (John Bacik)

Innovative Engineering Group (Behzad Vedaie)

Insurance Services Offices

International Accreditation Service International Accreditation Service

International Brotherhood of Electrical Workers

International Code Council

International Code Council Evaluation Services International Code Council Evaluation Services

Intertek

Johns Manville Johnson, Jarrod Jonhenry, Nathanael **K&A Architecture**

j.berry@cr-architects.com miertp@cityofcf.com shirley.dewi@iapmort.org

neffcoinc@aol.com

William.duecker@resservices.com

plumber@spii.net paul@vipplumbing.com rerb@smeinc.com

fema-correspondence-unit@dhs.gov

rfetz@ctcn.net

tonyf@inverness-usa.com kfred1125@hotmail.com jwitherspoon@ffalaw.com

rosenthal@grad.cc moss@grad.cc

Rick@Grossbuilders.com kgrundahl@qualtim.com office@haberek.com jeff@nixcoplumbing.com jbarrett@heritageohio.org afodor@hgfarchitects.com bhirt@anab-aclass.org

susannakstrauss@aol.com

ampy2000@sbcglobal.net secretary1@iaf.nu

imageline@sbcglobal.net

bvedaie@iegi.com csfeedback@iso.com hbrewer@iasonline.org smccracken@iasonline.org rcoiner@iasonline.org pmccullen@iasonline.org msabaratnam@iasonline.org

cramani@iccsafe.org International Association of Electrical Inspectors Ohio Chatimmcclintock@gmail.com pwilliams@ibew540.org croblee@iccsafe.org smoinian@iccsafe.org gnichols@iccsafe.org

rnathan@iccsafe.org

michael.beaton@intertek.com jeannette.voelzke@jm.com

jjohnson@qai.org

nathanael.jonhenry@squiresanders.com

dkiley@kaarchitecture.com

Kale, Justin (Efficiency Smart)

Kale, Justin (VEIC) Koken, Michael Kennedy, Tom Luketic, Tony McGovern, Kevin

Mechanical Contractors Association of Central Ohio

Menard's Sidney (Jody Harris) Midwest Energy Alliance Miller Coors (John Wells) Miller Coors (Mark Koch)

Miller Engineering

MKC Associates (Rachel Beecher) **Motter & Meadow Architects Motter & Meadow Architects**

National Council of Architectural Registration Boards

National Fire Protection Association National Fire Sprinkler Association National Heating (Steve Lynch)

National Institute of Building Sciences

National Institute of Standards and Technology

Nationwide Insurance

Nieman, Brian

No-Burn (Lindsay Lenze) NTA (Ryan Knowles)

NVR/Ryan Homes (John Hedden)

Oak Group Oberst, Ken

Ohio Association of Consulting Engineers Ohio Association of Plumbing Inspectors

Ohio Association of Realtors Ohio Building Officials Association

Ohio Construction Industry Licencing Board Ohio Construction Industry Licencing Board

Ohio Department of Commerce Ohio Department of Commerce **Ohio Department of Commerce** Ohio Department of Commerce Ohio Department of Commerce Ohio Department of Commerce Ohio Department of Health Ohio Department of Health Ohio Fire Chiefs Association

Ohio Home Builders Association

Ohio Hospital Association

Ohio Manufactured Homes Association

jkale@efficiencysmart.org

jkale@veic.org

smokinkoken@sbcglobal.net tknorwoodian@msn.com

archluketic@sbcglobal.net kevin@kmahvac

mcaco@mcaco.org

sdnymcam@menards.com adwoodworth@aol.com john.wells@millercoors.com mark.koch@millercoors.com jackjamisonjr@comcast.net

rbeecher@mkcinc.com

dpatterson@mottermeadows.com rmeadows@mottermeadows.com jameslinkearchitect@hotmail.com

stds_admin@nfpa.org

info@nfsa.org

lynch80national@gmail.com

nibs@nibs.org

kandy.hauk@nist.gov weaverl1@nationwide.com brian@niemanplumbing.com

lindsay@noburn.com rknowles@ntainc.com jhedden@nvrinc.com

cjcorcoran@oakgroupcode.com

koberst@att.net info@acecohio.org

ronnie.branson2@gmail.com williams@ohiorealtors.org

rick1@one.net

carol.ross@com.state.oh.us michelle.moye@com.state.oh.us Stephen.Darling@com.ohio.gov

ebailik@com.state.oh.us jhutchins@com.state.oh.us jhowdyshell@com.state.oh.us ppainter@com.state.oh.us fbrown@com.state.oh.us Kathryn.kimmet@odh.ohio.gov rebecca.fugitt@odh.ohio.gov info@ohiofirechiefs.com build@ohiohba.com ricks@ohanet.org

info@welcomehomeohio.com

Ohio Petroleum Marketers and Convenience Store Associ info@opmca.org

Ohio Petroleum Marketers and Convenience Store Associ bbehrendt@opmca.org

Ohio Secretary of State

Ohio Society of Professional Engineers
Ohio State Building Trades (Dennis Duffey)
Ohio State Fire Marshal (Thomas Miller)
Ohio Statewide Independent Living Council

Ohio Township Association

Olson Architectural Products (Adam Olson)
Pacific Northwest National Laboratories

Paino, Peter

Pontia Architecture Pontia Architecture Preview Group

Ptacek and Sons Fire Equipment (Jim Davis)

Pulte Homebuilders Pulte Homebuilders Redinger, Dane Reed, Jeff Reich, Richard

Reliable Electric Services (Larry) RNR Designs (Rich Rokisky)

Schaefer Associates Schlekie, Dennis Schmitt, Ron Seaman, Marty Seifert, Rick

Shambaugh and Sons (Ron Stewart)

Sperber, Eric

Sprinkler Fitters Local #669 (Tim Skinner)

Stahl, John

State Fire Marshal (Tracie Boyd)

Stayflex (John Stahl) Stebbins, Bruce Steer, Susan

Strauss Construction (Randy Strauss)

Sweitzer, Rodger

Sycamore Township (Harry Holbert)

Tanner, Tom Therm-All Todd, John

Underwriters Laboratories

Unibilt

Unibilt (Doug Scholz)
US Department of Justice
Vector Security (Steve Miller)

Washington Township Fire Department

Wolfe, Dave

BHarbage@ohiosecretaryofstate.gov

ospe@ohioengineer.com osbctc@ohiostatebtc.org tmiller@com.state.oh.us kgrier@ohiosilc.org

cochran@ohiotownships.org

adam@oapinc.us inquiry@pnnl.gov

peter-paino@neo.rr.com

pcornwell@dpaarchitecture.com dpontia@dpaarchitecture.com srice@preview-group.com

jdavis@gpsfire.com

keith.filipkowski@pulte.com scott.revill@pulte.com

daner@resourceinternational.com

jreed@customairco.com richard@reich.co.uk famlywiz@aol.com rich@rnrdesigns.net mpc@ssastructural.com

dennis@approvedplumbing.com schmitt.ronald@gmail.com mseaman@epssecurity.com ricks@crowngrouphio.com rstewart@shambaugh.com esperber@altwitzig.com tskinner669@aol.com stahljhn@aol.com tbovd@com.state.oh.us

tboyd@com.state.oh.us john.stahl@stayflex.com stebplumb@gmail.com susan.steer@com.state.oh.us randykstrauss@aol.com

baumannplumbing@ameritech.net hholbert@sycamoretownship.org

ttanner@tannerhvac.com mburns@therm-all.com jtodd@arrowhc.com john.k.taecker@ul.com cook.dave@unibilt.com scholz.doug@unibilt.com askdoj@usdoj.gov

sjmiller@vectorsecurity.com crauch@washingtontwp.org

dwolfe@watkem.com

Black Burkhard Butler Chaney

Combeq Davidson

Dreyer Dupuis Furst

Geraghty

Jim Kelly Klein KMA

Linn Malkin McAdams Mengon Miller

Miller, Brittany

Moore Nickerson Pierce Rob Roberts

Safarz

Schmidt

Schaefer, Benjamin (AEP)

mjhenderson@nuwool.com mpatel@ohiohba.com mrudey@co.wood.oh.us ojgp@roadrunner.com

Renee. Snod grass@west carrollton.org

reshenbaugh@ohiohba.com rhelsinger@fairfield-city.org

rocco@phccohio.org ronb@zmchd.org rovloc93@aol.com sfrancis@awc.org tskinner669@aol.com TMcClintock@nfpa.org tmoore1767@aol.com tspayth@co.madison.oh.us

twanner@mapic.org vsquillace@ohiohba.com wholf-bruce@maumee.org WMcErlane@springdale.org lawrence_r_black@hsb.com

piperdavidl@aol.com tbutler@niulpe.org jchaney@ovec.com combeq@gmail.com

WDAVIDSO@travelers.com tdreyer@whgardiner.com mdupuis@vaporpower.com tfurst@brunercorp.com greg.geraghty@zurichna.com

jim@delval.com

gkelly@keldenequipment.com jklein@ohiochemistry.org

joe@kmahvac.com LLINN@travelers.com

dennis.malkin@robertsmech.com
amcadams@parkertrutec.com
mark.mengon@fmglobal.com
Michael_Miller@CINFIN.com
brittany_miller@cargill.com
Brian_Moore@hsb.com
r.nickerson@econtrol.com
rpierce@hurstboiler.com
rob@boilerspecialists.com
groberts@robertsmech.com
jsafarz@combustionsafety.com
tes@stoermer-anderson.com

bschaeffer@aep.com

Smith Hughes Hughes Stoermer

Sullivan, Robert

Walters Wilson

Plumbing-Heating-Cooling Contractors of Ohio American Society of Mechanical Engineers Arise Boiler Inspection and Insurance Company **Buckeye Association of School Administrators**

Chubb and Son

Cincinnati Insurance Companies

Eagle Mechanical

Eastgate Graphics (Tom Ludeke) **Factory Mutual Insurance Company** Information Handling Services

National Board of Boiler & Pressure Vessel Inspectors National Board of Boiler & Pressure Vessel Inspectors National Board of Boiler & Pressure Vessel Inspectors

Ohio Hospital Association

Ohio Manufacturer's Association **OneCIS America Insurance Company**

Toledo Heating & Air Conditioning Contractors Associatio info@thacca.org

Travelers Risk

XL Insurance America **Zurich Services Corporation** rick.smith@ate-inc.com info@smithhughes.com brad@smithhughes.com

KAW@stoermer-anderson.com

sullivan.rl.2@pg.com walters@boilerworks.com

steamworksllc@att.net rocco@phccohio.org infocentral@asme.org

paul.welch@ariseinc.com ash@basa-ohio.org vsordillo@chubb.com wayne_pinney@cinfin.com

eaglemechanical@neo.rr.com tomludeke@eastgategraphics.com

phillip.cole@fmglobal.com Bryan.Forrest@ihs.com ddouin@nationalboard.org fbrown@nationalboard.org information@nationalboard.org

rickf@ohanet.org oma@ohiomfg.com ed.whittle@onecis.com

ckent@travelers.com gary.cox@bpcllcga.com ken.leavelle@zurichna.com

Exhibit B

Hanshaw, Regina

From: Lane, Michael

Sent: Tuesday, February 24, 2015 4:05 PM

To: Lane, Michael

Cc: Hanshaw, Regina; Regoli, Steve; Ohler, Debbie; Johnson, Robert; Thiel, Kelly

Subject: Board of Building Standards Proposed Rules/Stakeholder Meeting Notification

Attachments: Stakeholder Meeting Notification.pdf

Board of Building Standards Stakeholder:

You are receiving this message pursuant to the requirements of Executive Order 2011-01K and Senate Bill 2 of the 129th General Assembly, which require state agencies, including the Ohio Board of Building Standards (Board), to draft rules in collaboration with stakeholders, assess and justify any adverse impact on the business community, and provide opportunity for the affected public to provide input on the rules.

Stakeholder Meeting

The Board will conduct a Stakeholder Meeting to hear comments and respond to questions on the proposed amendments summarized below on March 13, 2015 from 9:00 AM to 1:00 PM in Training Room 1, 6606 Tussing Road, Reynoldsburg, Ohio 43068. All interested stakeholders are invited to attend. The agenda for the meeting is as follows:

10:00 AM – 11:00 AM Proposed Ohio Building Code Rules

11:00 AM – 12:00 PM Proposed Ohio Plumbing Code Rules

12:00 PM – 1:00 PM Proposed Ohio Mechanical Code Rules

Proposed Residential Code of Ohio Rules

Overview of Proposed Rules

Proposed Ohio Building Code Rules

The Board proposes to amend the Ohio Administrative Code as follows: 4101:1-1-01 to clarify that public water systems, private water systems, marinas, and portable mobile vehicles are outside the scope of the codes, to exempt above-ground storage tanks from approval, to clarify that gas process equipment, tanks, and foundations are exempt from approval, to clarify that process equipment tanks and foundations are exempt from approval, to add the option and requirements for an incidental inspection program, to correct references that no longer apply, to delete the requirement to provide the fire protection system installer to the building department prior to approval, to clarify that the building department is to be notified of hazardous materials storage, to define the incidental inspection program, to require that Industrialized Unit manufacturer's report the insignia number of shipped units, and to modify the fees for services provided by the Division of Industrial Compliance; 4101:1-2-01 to add definitions for 24-hour care definition, above-ground storage tank, engine-mounted tank, fuel tank and incapable of selfpreservation, to modify definitions for ambulatory health care facility, building services equipment and historic building, and to delete the definitions for adult family home and home, adult family; 4101:1-3-01 to add casinos and cafeterias, to modify term "Ambulatory Health Care Facility," to modify definition of Ambulatory Health Care Facility, to add commercial kitchens in § 306.2, to clarify intent of exception in § 307.1 as it relates to building service equipment, to add row and note "q" for combustible dusts and modify note "i" to add diesel oil and references to OMC in Table 307.1, to add qualifier and code reference for combustible dust, to add clarification and conditions for those buildings permitted to use the RCO design requirements, and to clarify that building service equipment tanks are Group U; 4101:1-4-01 to modify requirements for Ambulatory Care Facilities and to make general editorial corrections; 4101:1-5-01 to modify note "b" in table 503 to provide reference to Chapters 4 and 5; 4101:1-7-01 to add a reference to NFPA 221 for the construction of double fire walls, to add an exception to the hoistway venting requirement, to add two exceptions to the smoke barrier continuity requirements, to add two exceptions to the membrane penetration protection requirements, to add an exception for exterior curtain wall intersection requirements, and to add an additional exception to the fire damper requirement; 4101:1-9-01 to clarify requirements for Ambulatory Care Facilities, to clarify that two fire pumps are not necessarily required in all cases, to provide a cross reference to existing § 407.2.5 which

allows domestic type hood suppression systems meeting UL 300A, to provide clarification of hose connection locations, to delete marina standpipe requirements as outside the scope, to clarify extinguisher requirements in Group I-2 nursing homes, to coordinate with existing Chapter 11 requirements for voice/alarm systems, to coordinate Ambulatory Care Facility requirements, to require emergency voice/alarm communication systems in schools, to add clarifying language and to add additional options consistent with OEPA rules and NFPA 20; **4101:1-27-01** to provide clarification and design guidance for emergency and standby power systems, to provide clarification and design guidance for stationary generators and the associated fuel supplies, to add a row for casinos, to add note "i" eliminating the requirement for service sinks in certain B and M occupancies, to increase the threshold for separate facilities in mercantile occupancies, to add a new section that allows two family or assisted use toilet facilities to serve as separate facilities, to clarify the drinking fountain requirements and to clarify the setting requirements for fixtures; **4101:1-31-01** to remove language relating to mobile units; **4101:1-35-01** to update NFPA standards 30 and 31 and add standards 37 and 221 and to add UL standard 300A.

These proposed rules can be viewed here:

http://www.com.ohio.gov/documents/dico_OBCproposedchangesforMarch2015stakeholdermeeting.pdf

Proposed Ohio Plumbing Code Rules

The Board proposes to amend the Ohio Administrative Code as follows: 4101:3-2-01 to add definitions for above-ground storage tank, building service equipment, containment backflow prevention device, engine-mounted device, fuel tank, isolation and backflow prevention device, to modify definitions for combination waste and vent system, listed and plumbing fixture and to delete definitions for third party certification agency, third party certified and third part tested; 4101:3-3-01 to clarify that materials should include markings required by the referenced standards, to change 'third party' to 'approved agency' and clarifying language to delete third party requirements in Table 303.4, to clarify that insulation is required for each hot water pipe when bundled, to reference § 1612 of the building code for flood resistance, to clarify plastic pipe testing procedure, to clarify plastic pipe testing procedure, to clarify isolation backflow prevention device inspection and testing procedure as a result of coordination with OEPA, to add operational testing of low pressure cut-off device, low suction throttling valves, and variable speed suction limiting controls as a result of coordination with OEPA and to make general editorial corrections; 4101:3-4-01 to add specific plumbing fixture requirements for casinos and to add a service sink exemption for business and mercantile occupancies with occupant load fewer than 15 in Table 403.1, to allow family or assisted-use toilet facilities to serve as separate facilities, to clarify toilet room location, to clarify drinking fountain fixture locations, to remove Figure 405.3.1, to modify the minimum number of drinking fountains required and exceptions, to remove reference to commercial food waste grinders, to modify the language requiring tempered water for public hand-washing facilities, to add standard for liquid-type, trowel-applied, load-bearing, bonded waterproof materials, to add requirements for water closet personal hygiene devices and to make general editorial corrections; 4101:3-6-01 to modify reference standards, add pipe as well as tubing, and add polyethylene of raised temperature (PE-RT) , to add polyethylene of raised temperature (PE-RT) plastic tubing and reference standard plastic tubing in Table 605.3 in Table 605.4, to modify reference standards and to add polyethylene of raised temperature (PE-RT) plastic tubing and reference standard in Table 605.5, to add polyethylene of raised temperature plastic requirements, to add PE-RT flared joints and mechanical joints requirements, to add variable speed suction limiting controls to booster pump requirements and to clarify jurisdiction as a result of coordination with OEPA, to add temperature limiting means to hot water supply system requirements, to specify installation of temperature-actuated mixing valves and to make general editorial corrections; 4101:3-9-01 to clarify the length of a combination drain and vent system shall be unlimited and to add § 920 Single Stack Vent System; 4101:3-13-01 to add ASME standards A112.4.2-2008, ASTM standards F2735-09 and F2769-09, WWA standards C901-08 and C904-08, CSA standards B45.10, B45.15, B125.1, B125.2, B125.6, B356-05, and B483.1-07, to update ASME standards A112.18.1, A112.18.2, A112.18.3, A112.18.6, A112.19.1, A112.19.2, A112.19.3, A112.19.5, A112.19.7, CSA standards B45.1, B45.2, B45.4, and to remove ASME standards A112.19.6, A112.19.8M, A112.19.9M, and A112.19.13 and ASSE standards 1009-90.

These proposed rules can be viewed here:

http://www.com.ohio.gov/documents/dico_OPCproposedchangesforMarch2015stakeholdermeeting.pdf

Proposed Ohio Mechanical Code:

The Board proposes to amend the Ohio Administrative Code as follows: 4101:2-2-01 to add definitions for above-ground storage tank, building service equipment, engine-mounted tank and fuel tank; 4101:2-3-01 to add requirement for manufacturer identification, to add requirement for listing of plastic pipe, to add requirement for approved agency testing or listing of piping, tubing, and fittings and to make general editorial corrections; 4101:2-5-01 to coordinate the supervision requirement found in the fire code, to add diesel fuel § 502.9.5, Exception 3, to add requirements for underground grease ducts, to add code references in § 507.1 which are exempt from certain requirements, to add an exception for integral down draft exhaust systems and to make general editorial corrections; 4101:2-9-01 to add design guidance and clarification for fuel tanks supplying engine-driven building service equipment, to add design guidance for gaseous fuel supply for engines supplying building service equipment, to add design guidance for diesel oil storage and piping systems associated with building service equipment, to add design guidance for diesel oil storage

and piping systems associated with building service equipment, to add design guidance for fuel oil and diesel oil storage for building service equipment and to make general editorial corrections; **4101:2-15-01** to update NFPA standard 31 and to add NFPA standards 30 and 96 and to update standard UL 2200 and to add UL standard 2085.

These proposed rules can be viewed here:

http://www.com.ohio.gov/documents/dico_OMCproposedchangesforMarch2015stakeholdermeeting.pdf

Proposed Residential Code of Ohio Rules:

The Board proposes to amend the Ohio Administrative Code as follows: 4101:8-1-01 to add language including electrical equipment associated with bodies of water, to add an exception for private water systems, to add above-ground storage tanks as work exempt from approval, to add an incidental inspection program and requirements, to remove language regarding the installer of fire protection systems, o add accessibility provisions to plan submittal and to make general editorial corrections; to add definitions for above ground storage tank, building service equipment, engine mounted tank and fuel 4101:8-2-01 tank; 4101:8-3-01 to add detached garages with an exterior wall located ≥3 ft from a lot line in to exceptions to § 302.1, to specify the technology requirements in § 314.1, to add an exception for systems meeting in § 314.2, to add Type C (visitable) to accessibility scope and to make general editorial corrections; 4101:8-5-01 to update references in §§ 502.1.1 and 502.2.1, to remove deck lateral load connection language, to remove figure 502.2.2.3, and to add clarification to the exceptions for vapor retarder requirements in § 506.2.3; 4101:8-19-0 to add a section for Engine and gas-turbine powered equipment and appliances, to add requirements for engine-driven equipment and appliances and fuel tanks connected to engine-driven building services equipment requirements and to make general editorial corrections; 4101:8-22-01 to add a scope to the Special piping and storage systems chapter, to add diesel oil to the scope of above-ground tanks requirements, to add an exception and specify a reference standard in § 2201.2 and to add regulated underground storage of fuel oil requirements; 4101:8-24-01 to add CSST bonding and to update language from 'air conditioners' to 'equipment and appliances;' 4101:8-34-01 to add provisions for emergency and standards 30-15, 37-10, 110-10, standby power systems; 4101:8-44-01 to update the OAC referenced codes, to add NFPA and 111-10 and update standard 31-11, and to add UL standard 2200-12.

These proposed rules can be viewed here:

http://www.com.ohio.gov/documents/dico_RCOproposedchangesforMarch2015stakeholdermeeting.pdf

Contact Information for Comments or Questions

If you cannot attend the above Stakeholder Meeting, you can submit written comments or questions on the proposed amendments to the Board. You may submit your comments via email at BBS@com.state.oh.us or U.S. Mail at Ohio Board of Building Standards, 6606 Tussing Rd, Reynoldsburg, Ohio 43068, Attn: Regina Hanshaw by March 31, 2015.

Sincerely,

Regina S. Hanshaw Executive Secretary Ohio Board of Building Standards



Regina Hanshaw
Executive Secretary
Ohio Department of Commerce
Board of Building Standards
6606 Tussing Rd., Reynoldsburg. OH 43068
614-644-2613
www.com.ohio.gov

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List of BBS Proposed Ohio Building Code Rule Changes—Spring 2015 2011 OHIO BUILDING CODE PROPOSED CHANGES

Ohio Administrative Code Rule Number	OBC Section	Reason for proposed change
4101:1-1-01	101.2, Exceptions 12, 13, 14, 15	To clarify that public water systems, private water systems, marinas, and portable mobile vehicles are outside the scope of the codes
	102.10, Building	To exempt above-ground storage tanks from approval
	102.10, Gas	To clarify that gas process equipment, tanks, and foundations are exempt from approval
	102.10, Mechanical and Plumbing	To clarify that process equipment tanks and foundations are exempt from approval
	104.2.1.3.1	To add the option and requirements for an incidental inspection program
	104.2.1.5	To correct references that no longer apply
	106.1.1.1	To delete the requirement to provide the fire protection system installer to the building department prior to approval
	106.1.2(7)	To clarify that the bu; ilding department is to be notified of hazardous materials storage.
	108.2.14	To define the incidental inspection program
	113.6	To require that Industrialized Unit manufacturer's report the insignia number of shipped units
	115	To modify the fees for services provided by the Division of Industrial Compliance
4101:1-2-01	24-hour care definition	To add definition
	Above-ground storage tank	To add definition
	Adult family home	To delete definition
	Ambulatory Health Care	To modify definition

	Facility	
	Building Service Equipment	To modify definition
	Engine-mounted tank	To add definition
	Fuel Tank	To add definition
	Historic Buildings	To modify definition
	Home, Adult Family	To delete definition
	Incapable of Self-Preservation	To add definition
4101:1-3-01	303.1, A-2	To add casinos and cafeterias
	304.1	To modify term "Ambulatory
		Health Care Facilty"
	304.1.1	To modify definition of
		Ambulatory Health Care
		Facility
	306.2	To add commercial kitchens
	307.1, Exception 3	To clarify intent of exception as
	1	it relates to building service
		equipment
	Table 307.1(1)	To add row and note "q" for
		combustible dusts
		To modify note "i" to add diesel
		oil and references to OMC
	307.4	To add qualifier and code
		reference for combustible dust
	310.1, R-3	To add clarification and
		conditions for those buildings
		permitted to use the RCO design
		requirements
	312.1	To clarify that building service
		equipment tanks are Group U
4101:1-4-01	403.3.1.2	To clarify intent of section
	414.5	To clarify enforcement
		responsibilities for inside
		storage and use
	414.6	To clarify enforcement
		responsibilities for outdoor
		storage and use
	415.6.2	To clarify enforcement
		responsibility
	415.7.1	To clarify enforcement
		responsibility
	422	To modify requirements for
		Ambulatory Care Facilities
4101:1-5-01	Table 503	To modify note "b" to provide
		reference to Chapters 4 and 5
4101:1-7-01	706.2	To add a reference to NFPA 221
		for the construction of double
		fire walls
	708.14.2.1	To add an exception to the
		hoistway venting requirement
	710.4	To add two exceptions to the

		smoke barrier continuity
		requirements
	713.4.1.2	To add two exceptions to the
	/13.4.1.2	membrane penetration
		protection requirements
	714.4	To add an exception for exterior
	/14.4	curtain wall intersection
	71654	requirements
	716.5.4	To add an additional exception
4101 1 0 01	002.2.2	to the fire damper requirement
4101:1-9-01	903.2.2	To clarify requirements for Ambulatory Care Facilities
	903.3.5.2	To clarify that two fire pumps
	7 3 3 3 3 3 3 3	are not necessarily required in
		all cases
	904.12	To provide a cross reference to
	72	existing Section 407.2.5 which
		allows domestic type hood
		suppression systems meeting
		UL 300A
	905.3	To provide clarification of hose
	703.3	connection locations
	905.3.7	To delete marina standpipe
	903.3.7	requirements as outside the
		_
	906.1	scope To clarify extinguisher
	900.1	
		requirements in Group I-2
	007.2.1.2	nursing homes
	907.2.1.2	To coordinate with existing
		Chapter 11 requirements for
	007.2.2	voice/alarm systems
	907.2.2	To coordinate Ambulatory Care
	007.05	Facility requirements
	907.2.3	To require emergency
		voice/alarm communication
		systems in schools
	907.2.5	To add clarifying language
	913.1.1	To add additional options
		consistent with OEPA rules and
		NFPA 20
4101:1-27-01	2702.1	To provide clarification and
		design guidance for emergency
		and standby power systems
	2702.1.1	To provide clarification and
		design guidance for stationary
		generators and the associated
		fuel supplies
4101:1-29-01	Table 2902.1	To add a row for casinos
		To add note "i" eliminating the
		requirement for service sinks in
1	I .	

		certain B and M occupancies
	2902.2, Exception 3	To increase the threshold for
		separate facilities in mercantile
		occupancies
	2902.2.1	To add a new section that
		allows two family or assisted
		use toilet facilities to serve as
		separate facilities.
	2902.5	To clarify the drinking fountain
		requirements
	2904.3.1	To clarify the setting
		requirements for fixtures
4101:1-31-01	3111.1	To remove language relating to
		mobile units
4101:1-35-01	NFPA	To update standards 30 and 31
		and add standards 37 and 221
	UL	To add standard 300A

Combination Inspections for Minor Work

Scope of work performed	Primary Inspector	Secondary Inspector	Training by
	-		
Tying rebar together then stubbing up into the building to be used for grounding purposes for electrical equipment.	S	E	Е
Not more than two supply ducts and one return air for room additions when no other mechanical alterations requiring a permit are made.	Ø	М	M
Conduit sleeve for underground fuel-gas piping and / or refrigerant piping.	S	М	М
Bath fan and exhaust vent when no other mechanical alterations requiring a permit are made.	E	M	М
Not more than two supply ducts and one return air for finished basements where all of the appliances are electric and no other mechanical alterations requiring a permit are made.	S	M	M
The removal of drywall or other wall covering for MEP installations and no structural alterations are made. MEP to check penetrations made are fireblocked / firestopped.	E, M, P	S	S
Interior perimeter drainage tile.	S	Р	Р
Reconnection of electrical wiring in conjunction with the replacement of an electrical appliance (i.e.: furnace, HWT, A/C).	M, P	E	E
Reconnection of gas-vent connector to common gas-vent system when replacing gas-fired HWT.	Р	М	М
HWT replacement in conjunction with furnace, boiler, or A/C replacement.	M	Р	Р
Installation of gas shutoff valve for gas-fired HWT.	Р	М	М

Combination Inspections for Minor Work

Installation of fuel-gas piping from the gas shutoff valve to the gasfired HWT control unit.	Р	M	M
Electrical bonding of fuel-gas piping when the fuel-gas piping is installed as an appliance connector.	M, P	E	E
Electrical bonding of fuel-gas piping system when the fuel-gas piping system is altered or an addition to the piping system is made.	М	E	E
Kitchen range hood and vent for a kitchen remodel when no other mechanical alterations requiring a permit are made.	S, E	M	M
Final for pre-fabricated fireplace when no gas logs or gas log lighter is or to be installed.	S	M	M
Insulation inspection for renovations requiring less than 1 full sheet of drywall on exterior walls such as occur in a bathroom or kitchen. No structural alterations are performed.	E, M, P	S	S

COMMUNITY & ECONOMIC DEVELOPEMENT



BUILDING REGULATIONS DIVISION

451 West Third Street, 10th Floor Dayton, Ohio 45422-1070 937-225-4622 - phone 937-225-6327 - fax

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COMMUNITY & ECONOMIC DEVELOPEMENT DIRECTOR Erik S. Collins

March 3, 2015

Ohio Board of Building Standards 6606 Tussing Road PO Box 4009 Columbus, Ohio 43068-9009

Dear Sirs and Madams,

I have some concerns about upcoming Ohio Plumbing Code changes that I would like to share with the Board at the hearing on March 13, 2015.

Below is an excerpt of the changes proposed to Section 410 the Ohio Plumbing Code:

SECTION 410 DRINKING FOUNTAINS

410.1 Approval. Drinking fountains shall conform to ASME A112.19.1M./CSA B45.2 or ASME A112.19.2M or ASME A112.19.9M/CSA B45.1 and water coolers shall conform to ARI 1010. Drinking fountains and water coolers shall conform to NSF 61, Section 9. Where water is served in restaurants, or where bottled water coolers are provided in other occupancies, drinking fountains shall not be required.

410.2 Minimum number. Where drinking fountains are required, not fewer than two drinking fountains shall be provided. One drinking fountain shall comply with the requirements for people who use a wheelchair and one drinking fountain shall comply with the requirements for standing persons.

Exception: A single drinking fountain that complies with the requirements for people who use a wheelchair and standing persons shall be permitted to be substituted for two separate drinking fountains.

410.2 <u>410.3</u> Prohibited location. Drinking fountains, water coolers and bottled water dispensers shall not be installed in public restrooms.

I believe this can be construed that under 410.1, if one provides a bottled water cooler, one could argue that drinking fountains are not required, and therefore, one does not have to abide by the provisions of 410.2 for high-low drinking fountains because they are only required "where drinking fountains are required."

I raised this issue with the Board a few years ago due to the apparent conflict between 410.1 and the provisions of OBC Chapter 11, which has language similar to 410.2. I was told that the provisions of Chapter 11 for accessible drinking fountains superseded plumbing code language to the extent that you must first provide the high-low drinking fountain, and the substitution of bottled water dispensers was only applicable if more than one drinking fountain was required, additional water service could be provided by the water coolers.

Additional questions arise if bottled water dispensers are allowed to substitute for accessible drinking fountains. By what measures does one address the accessibility of the bottled water dispenser? Does the spigot have to deliver water without a tight grasping or pinching action? Does the cup dispenser have to also provide cups without requiring tight grasping or pinching? Do the cups themselves have to be capable of being held without tight grasping and pinching? In a nutshell, if my hands are closed, fist-like, due to arthritis or some similar disability, can I operate that bottled water dispenser to quench my thirst?

Are we to require cut sheets for the dispensers at the time of plan review in order to evaluate the claims of usability by persons with disabilities? Because these are portable, plug-in devices, do we notate on the Certificate of Occupancy that they must be provided and filled as a condition of occupancy approval?

I think the Board should take this opportunity to be very clear about your intent, and not let such language persist that pits my interpretation against applicants' time and time again.

Thank you for your consideration,

Maurice D. Wyckoff Chief Building Official Montgomery County Building Regulations

Hanshaw, Regina

From:

Richard Nelson < rnelson@medinaco.org>

Sent:

Thursday, March 19, 2015 3:08 PM

To:

Hanshaw, Regina; Regoli, Steve

Subject:

stake holder mtg comments

Hello

Follow up on my comments at the meeting;

RCO 302.1 new exception #6 I commented that existing exemption #2 conflicted with the associated table- I retract the comment- I now understand what it is saying.

OBC 716.5.4 new exception #4 I commented that the first sentence wording is bad. Now knowing that it came straight from the IBC, it may be best to leave it alone, but I do think it could read better, such as:

4. HVAC duct penetrations in fire partitions which have a required fire resistance rating of (1) hour or less, and, are in buildings equipped throughout with an automatic sprinkler system in accordance with Section 903.1.1 or 903.1.2.

Thank you (I don't have Robs e-mail)

Richard Nelson

Residential Building Official/Inspectors Supervisor

Medina County Building Department 791 W. Smith Rd. Medina, OH 44256

p 330 764 8289

f 330 764 8204 http://building.medinaco.org

Hanshaw, Regina

From: Stephen Risser <srisser@richlandcountyoh.us>

Sent: Tuesday, March 31, 2015 4:28 PM

To: Ohler, Debbie

Cc: Hanshaw, Regina; Ken Arthur

Subject: Re: Above-ground storage tank/generator rule language

Debbie.

Thanks again for sending the draft rules for our comment. Our comments are below. From our understanding, the associated structural (including foundation) and electrical work would also be exempt from the scope of the OBC unless the tanks or equipment serve or are connected to building services equipment.

- 1. Page 1. Rule 4101:1-1-01 (OBC Chapter 1). Work exempt from approval per OBC 102.10. I would suggest that clarifications are added to the Building and Electrical Sections under section 102.10 to clarify these scopes are exempt from work as well related to engine-mounted tanks and fuel tanks. The building section as written does already mention above-ground storage tanks.
- 2. Page 5-6. Rule 4101:1-27-01 (OBC Chapter 27). I see the inconsistencies between the NFPA standards. Agree that this is an NFPA code change proposal and would be difficult to bridge the inconsistencies in the OBC. Is the SFM language proposed to be added in this section? This will make the OBC consistent with the OFC. It may be prudent to add the minimum prescriptive requirements as written and allow for alternate methods of protection subject to the approval of the building official. Allowing for the alternate methods of approval will still allow the designers flexibility while reminding them that certain levels of protection (impact protection, security, etc.) are still required. In our opinon, sometimes designers will only design when the code requires or "reminds" them to.
- 3. Page 8. Rule 4101:2-9-01 (OMC Chapter 9). Agreed on OBC 915.2.1.1 on the prescriptive requirements for generator and tank protection. Is the SFM language proposed to be added in this section too? Agreed as well on consistency requirements. See comments on OBC Chapter 27.
- 4. Page 9. Rule 4101:2-13-01 (OMC Chapter 13). OBC 1301.2.....I don't see a section for OMC 1308.3.6. Is this a new proposed section?

From a technical standpoint, I think the proposed rules are very good and the definitions have been altered in a way to minimize confusion. I think the only issues are the scope of work with regard to what type of work requires an approval and by what agency. The education process may be difficult as currently multiple agencies (building, local fire vs state fire) may be enforcing multiple codes on a project. Again, thanks for the opportunity to provide comments.

Sincerely,

Stephen M. Risser, PE Director

Richland County Building Department 1495 W. Longview Avenue Suite 202A Mansfield, Ohio 44906 voice: (419) 774-5517 fax: (419) 774-6317

email: srisser@richlandcountyoh.us web: www.richlandcountyoh.us/c&p.htm

On Mon, Mar 2, 2015 at 9:44 AM, Ohler, Debbie < Debbie.Ohler@com.state.oh.us > wrote:

Good morning, Steve.

If possible, we would like the comments by March 31st.

Thanks again!

Debbie



Deborah D. Ohler, P.E., Staff Engineer Ohio Board of Building Standards PO Box 4009, 6606 Tussing Rd Reynoldsburg, OH 43068-9009 Office Phone: 614-644-2613 Fax:614-222-2147 dohler@com.state.oh.us http://www.com.ohio.gov/dico/BBS/

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From: Stephen Risser [mailto:srisser@richlandcountyoh.us]

Sent: Friday, February 27, 2015 4:20 PM

To: Ohler, Debbie

Subject: Re: Above-ground storage tank/generator rule language

Debbie.

Thanks for the email. I'll review here with our staff and put come comments together.

Being the OBOA conference is the first part of the week and we have a workgroup conference call on the 11th, we most likely will not be at the March 13th meeting. When is the deadline for email comments?

Stephen M. Risser, PE Director Richland County Building Department 1495 W. Longview Avenue Suite 202A Mansfield, Ohio 44906 voice: (419) 774-5517 fax: (419) 774-6317 email: srisser@richlandcountyoh.us web: www.richlandcountyoh.us/c&p.htm On Fri, Feb 27, 2015 at 8:34 AM, Ohler, Debbie < Debbie.Ohler@com.state.oh.us > wrote: Good morning, Steve. I hope you are staying warm during this long, cold winter! You and I had spoken a few months ago about our proposal to change the rules relating to above-ground storage tanks and generators. You had indicated, at that time, that you would be willing to take a look and provide comments/suggestions/questions on our proposed changes. If you are still willing to take a look, I have attached a copy of the relevant rule changes for your reference. You may have noticed that these proposed changes are also included in the stakeholder rule review package that we sent out earlier this week. However, the attached document includes only the changes relating to above-ground tanks and generators. If you have the time, please consider reviewing the rules and offering any comments/suggestions/ questions either, in person at our March 13th stakeholder meeting, or via e-mail to myself or Regina. Thank you for your consideration. Debbie



Deborah D. Ohler, P.E., Staff Engineer Ohio Board of Building Standards PO Box 4009, 6606 Tussing Rd Reynoldsburg, OH 43068-9009

Office Phone: <u>614-644-2613</u> Fax: <u>614-222-2147</u> <u>dohler@com.state.oh.us</u>

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*** [*] ********************************



Medina County Building Department

791 W Smith Rd Medina OH 44256-2422 www.building.medinaco.org chuber@medinaco.org ph 330-722-9221 fax 330-764-8204

Regina Hanshaw Esq Ohio Board of Building Standards PO Box 4009 Reynoldsburg OH 43068-9009 Via e-mail BBS@com.state.oh.us

Charles E Huler

March 31, 2015

Subject: Proposed Rules/Stakeholder Meeting March 13, 2015

Michael Lane e-mail February 24, 2015 announced subject meeting and stated comments could be submitted in writing. Attached are comments to three proposed changes.

Sincerely,

Charles E. Huber

Chief Building Official

Atch a/s

cc: Jeffery Rettberg, FBOA President, jrettberg@fboa.org

James Stocksdale, OBOA President, JEStocksdale@Columbus.gov

Medina County Building Dept point-of-contact: Charles Huber, ph 330-722-9221, e-mail chuber@medinaco.org Mr Huber didn't attend nor were his comment at the Stakeholders' Meeting March 13, 2015.

BBS e-mail February 24, 2015 distributed the proposed change to the OBC 101.2 to add exceptions including:

13. Private water systems (including tanks, fountains, piping, and process equipment associated with these systems) regulated by the Ohio Department of Health in accordance with section 3701.344 of the Revised Code.

The wording located in Ohio Revised Code 3781.10 boldface added for emphasis below, provides scope of the tasking to the Board of Building Standards to develop rules. A building's electrical system serving private water systems and septic systems are within the statute's tasking.

ORC 3781.10 Board of building standards - powers and duties. (A) (1) The board of building standards shall formulate and adopt rules governing the erection, construction, repair, alteration, and maintenance of all buildings or classes of buildings specified in section 3781.06 of the Revised Code, including land area incidental to those buildings, the construction of industrialized units, the installation of equipment, and the standards or requirements for materials used in connection with those buildings. The board shall incorporate those rules into separate residential and nonresidential building codes. The standards shall relate to the conservation of energy and the safety and sanitation of those buildings.

Medina County Building Department proposes OBC 101.2 not be amended to add the exception excluding private water systems' electrical systems.

Medina County Building Dept point-of-contact: Charles Huber, ph 330-722-9221, e-mail chuber@medinaco.org Mr Huber didn't attend nor were his comment at the Stakeholders' Meeting March 13, 2015.

BBS e-mail February 24, 2015 distributed the proposed change to the OBC 101.2 to add exceptions including:

14. Marinas, boatyards, and docks.

OBC 1110.4.9 regulates boat slips and boat launch ramps with regards to accessibility. These requirements exist in OBC pursuant to ORC 3781.111(B) requiring OBC be in accordance with the Americans with Disabilities Act.

Medina County Building Department proposes OBC 101.2 be amended to read:

14. Marinas, boatyards, and docks except with regard to accessibility as described in Chapter 11.

Medina County Building Dept point-of-contact: Timothy Payne, ph 330-764-8286, e-mail tpayne@medinaco.org This follows-up Mr Payne's comments he presented at the Stakeholders' Meeting March 13, 2015.

BBS e-mail February 24, 2015 distributed the proposed change to the RCO 101.2 to read in part:

101.2 Scope. The provisions of the "Residential Code of Ohio for One-, Two-, and Three-Family Dwellings" shall apply to the construction, alteration, movement, enlargement, replacement, repair, equipment, use and occupancy, location, maintenance, removal, and demolition of every one-, two-, or three-family dwelling, any appurtenances connected or attached to such buildings or structures, or any accessory structure incidental to that dwelling house electrical equipment associated with bodies of water as defined in article 680 of NFPA-70 as referenced in part IX. chapter 44. This code also applies to a one-family, two-family, or three-family dwelling house that is used as a model to promote the sale of a similar dwelling house. No building or its equipment or accessories, to which the rules of the board apply shall be erected, constructed, or installed, except in conformity with the rules of the board. ...

The wording located in Ohio Revised Code 3781.10 boldface added for emphasis below, should be added to the Residential Code of Ohio for One-, Two-, and Three-Family Dwellings Section 101.2 Scope to avoid the RCO deviating from statute and will show that NFPA 70 Article 680 Swimming Pools, Fountains, and Similar Installations is within the scope of the RCO.

ORC 3781.10 Board of building standards - powers and duties. (A) (1) The board of building standards shall formulate and adopt rules governing the erection, construction, repair, alteration, and maintenance of all buildings or classes of buildings specified in section 3781.06 of the Revised Code, including land area incidental to those buildings, the construction of industrialized units, the installation of equipment, and the standards or requirements for materials used in connection with those buildings. The board shall incorporate those rules into separate residential and nonresidential building codes. The standards shall relate to the conservation of energy and the safety and sanitation of those buildings.

Medina County Building Department proposes RCO 101.2 be amended to read: 101.2 Scope. The provisions of the "Residential Code of Ohio for One-, Two-, and Three-Family Dwellings" shall apply to the construction, alteration, movement, enlargement, replacement, repair, equipment, use and occupancy, location, maintenance, removal, and demolition of every one-, two-, or three-family

dwelling, any appurtenances connected or attached to such buildings or structures, or any accessory structure incidental to that dwelling house <u>including land area incidental to those buildings or structures</u>. This code also applies to a one-family, two-family, or three-family dwelling house that is used as a model to promote the sale of a similar dwelling house. No building or its equipment or accessories, to which the rules of the board apply shall be erected, constructed, or installed, except in conformity with the rules of the board.

Hanshaw, Regina

From: Soma, Jack

Sent: Friday, April 03, 2015 10:51 AM

To: Hanshaw, Regina; Regoli, Steve; Schell, Susan

Subject: FW: Booster Pumps



Jack Soma
Plumbing Section Supervisor
Ohio Department of Commerce
Bureau of Building Code Compliance
6606 Tussing Road, Reynoldsburg, OH 43068-9009
614-644-3153
Jack.Soma@com.state.oh.us

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From: Rocco Fana [mailto:rocco@phccohio.org]

Sent: Friday, April 03, 2015 10:15 AM

To: Soma, Jack

Subject: Booster Pumps

Jack

Hope your week has been going well. Thank you again for the Plumbing Code class and sitting on the OCILB/DOC Panel.

With things settling down, I can finally forward this to you...received this email about 2 weeks ago and wanted to get your feedback

"At the recent meeting that I attended, residential booster pumps came up. They plan to put a line in the code that dictates that a low pressure switch not only be installed (ok) but the homeowner be required to certify to the water dept. (EPA) every 12 months that it works. I don't think that it is the business of the BBS to dictate a relationship between the homeowner and their water dept. By including this in the code, they will be dictating that the water dept. keep records and enforce this."

"I don't think this should be addressed by the our code. The homeowner has an implied contract with the water department that they will comply with their rules or lose water (i.e. annual backflow tests). And I don't think we should tell other govt. agencies what to do. Not our business!"

Thanks again

Rocco

Rocco Fana, Jr., Executive Director Plumbing-Heating-Cooling Contractors of Ohio 20040 Carolyn Ave / Rocky River, OH 44116

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*



National Electrical Manufacturers Association

April 10, 2015

Regina Hanshaw Executive Secretary Ohio Department of Commerce Board of Building Standards 6606 Tussing Rd., Reynoldsburg, OH 43068

Via email: Regina.Hanshaw@com.state.oh.us

Dear Ms. Hanshaw,

On behalf of the Fire, Life Safety, Security and Emergency Communication Section of the National Electrical Manufacturers Association (NEMA), I am writing to express concerns regarding proposed changes to the Ohio Residential Code which would require both photoelectric and ionization smoke detecting devices in residential buildings.

NEMA member companies, along with the Fire Protection Research Foundation and Underwriters Laboratories, continue to conduct research and amend consensus standards to confront the new home furnishings typically used in today's dwellings. The results of the research will lead to new detection technologies and add new performance requirements to consensus product standards designed to enhance the early detection of smoldering fires and flaming fires while improving the nuisance alarm immunity without sacrificing the detection performance. For example, the National Fire Protection Association (NFPA) National Fire Alarm and Signaling Code (NFPA 72-2013) includes spacing requirements crafted to address a need for enhanced performance and reduction of unwanted alarms.

NEMA supports these requirements and believes that incorporation of parallel language into the legislation/regulation is a better path to the ends you desire.

While the proposed amendments to Section 314 of the Ohio Residential Code are well-intentioned, the measure could have the unintended consequence of eliminating future consumer choice in installing smoke detection technology that may provide advanced protection for them and their families. NEMA recommends that the legislation be amended to allow other investigated and listed single or multi-criteria smoke detection devices. We recommend replacing the current proposed language in Section 314.1 with the following:

On each level within each dwelling unit smoke alarms shall be single detection technology or multi-criteria technology listed by a nationally recognized testing laboratory (NRTL) to the applicable American National Standards Institute

(ANSI)/Underwriters Laboratories (UL) product standards and installed according to National Fire Protection Association (NFPA) standards.

Adoption of this recommended amendment would ensure that advancements in smoke detection technology are not prohibited by Ohio statute or code.

In a paper presented by the US Fire Administration last month at the Smoke Alarm Summit sponsored by Vision 2020 and Johns Hopkins, the USFA stated that there were "Several new sensor types ... identified that could provide improved fire detection." It would be unfortunate to preclude such new, advanced technology by a specific reference to current sensor types.

Adoption of this recommended amendment would assure that advancements in smoke detection technology are not precluded by Ohio's codes.

NEMA commends you for your attention to life safety and stands ready to work with you to advance this goal in a manner that protects future advancements in smoke detection technology. Please consider our industry as your best resource for fire and life safety product information. We are available at any time to consult with you on matters of life safety.

NEMA is the association of electrical equipment manufacturers, founded in 1926 and headquartered in Rosslyn, Virginia. It represents nearly 400 electrical and medical imaging manufacturers. Our combined industries account for more than 400,000 American jobs and more than 7,000 facilities across the U.S. Domestic production exceeds \$117 billion per year. NEMA Fire, Life Safety, Security and Emergency Communication members manufacture fire, smoke, and carbon monoxide detection and warning equipment.

If you have any questions regarding NEMA's concerns please contact me at (703) 841-3245 or via email at jonathan.stewart@nema.org.

Respectfully,

Jonathan Stewart

Manager, Government Relations



25 Massachusetts Ave., NW Washington, DC 20001 Phone: 202-346-1100

April 14, 2015

Regina Hanshaw
Executive Secretary
Ohio Department of Commerce
Board of Building Standards
6606 Tussing Rd., Reynoldsburg, OH 43068

Dear Ms. Hanshaw:

On behalf of Google and Nest Labs, I am writing to express concerns regarding proposed changes to the Ohio Residential Code that would create multiple new technology requirements for smoke detecting devices in residential buildings. Google and Nest support strong safety standards that encourage innovation in home technologies, and believe that modifications to this proposed rule can strengthen consumer safety and encourage customer choice in the growing home technology market.

Proposed amendments to Section 314 of the Ohio Residential Code, while well-intentioned, could unfortunately limit consumer choice in advanced smoke detection technologies by requiring two specific technologies (photoelectric and ionization detection). To resolve this issue and allow innovative smoke detection technologies to be made available to Ohio families, we suggest replacing the proposed language to Section 314.1 with the below sentence:

On each level within each dwelling unit smoke alarms shall be single-criteria or multi-criteria detection technology listed by a nationally recognized testing laboratory (NRTL) to the applicable American National Standards Institute (ANSI)/Underwriters Laboratories (UL) product standards and installed according to National Fire Protection Association (NFPA) standards.

Adoption of this recommended amendment would ensure that advancements in smoke detection technology are not prohibited by Ohio statute or code. As companies working to deliver more advanced home safety devices to consumers, it would be unfortunate to unintentionally preclude innovations in detection technology by mandating specific current sensor types.

Google and Nest appreciate your work to strengthen home safety and are prepared to work with you to deliver more advanced home safety products to consumers in Ohio. Thank you for your consideration of this request, and I am happy to answer any questions you may have.

Sincerely,

Ron Barnes

Head of State Legislative Affairs

COMMUNITY & ECONOMIC DEVELOPEMENT



BUILDING REGULATIONS DIVISION

451 West Third Street, 10th Floor Dayton, Ohio 45422-1070 937-225-4622 - phone 937-225-6327 - fax

www.mcohio.org/build

COUNTY COMMISSIONERS Judy Dodge Dan Foley

COUNTY ADMINISTRATOR
Joseph P. Tuss

Deborah A. Lieberman

COMMUNITY & ECONOMIC DEVELOPEMENT DIRECTOR Erik S. Collins

March 3, 2015 WITH JULY 17, 2015 FOLLOW UP

Ohio Board of Building Standards 6606 Tussing Road PO Box 4009 Columbus, Ohio 43068-9009

Dear Sirs and Madams,

I have some concerns about upcoming Ohio Plumbing Code changes that I would like to share with the Board at their hearing on March 13, 2015.

Below is an excerpt of the changes proposed to Section 410 the Ohio Plumbing Code:

SECTION 410 DRINKING FOUNTAINS

410.1 Approval. Drinking fountains shall conform to ASME A112.19.1M./CSA B45.2 or ASME A112.19.2M or ASME A112.19.9M/CSA B45.1 and water coolers shall conform to ARI 1010. Drinking fountains and water coolers shall conform to NSF 61, Section 9. Where water is served in restaurants, or where bottled water coolers are provided in other occupancies, drinking fountains shall not be required.

410.2 Minimum number. Where drinking fountains are required, not fewer than two drinking fountains shall be provided. One drinking fountain shall comply with the requirements for people who use a wheelchair and one drinking fountain shall comply with the requirements for standing persons.

Exception: A single drinking fountain that complies with the requirements for people who use a wheelchair and standing persons shall be permitted to be substituted for two separate drinking fountains.

410.2 <u>**410.3**</u> **Prohibited location**. Drinking fountains, water coolers and bottled water dispensers shall not be installed in public restrooms.

I believe this can be construed that under 410.1, if one provides a bottled water cooler, one could argue that drinking fountains are not required, and therefore, one does not have to abide by the provisions of 410.2 for high-low drinking fountains because they are only required "where drinking fountains are required". If that is truly the intent of the Board, so be it.

However, when I raised this issue with the Board a few years ago due to the apparent conflict between 410.1 and the provisions of OBC Chapter 11, which has language similar to 410.2, I was told that the provisions of Chapter 11 for accessible drinking fountains superseded plumbing code language to the extent that you must first provide the high-low drinking fountain, and the substitution of bottled water dispensers was only applicable if more than one drinking fountain was required, additional water service could be provided by the water coolers.

Additional questions arise if bottled water dispensers are allowed to substitute for accessible drinking fountains. By what measures does one address the accessibility of the bottled water dispenser? Does the spigot have to deliver water without a tight grasping or pinching action? Does the cup dispenser have to also provide cups without requiring tight grasping or pinching? Do the cups themselves have to be capable of being held without tight grasping and pinching? In a nutshell, if my hands are closed, fist-like, due to arthritis or some similar disability, can I operate that bottled water dispenser to quench my thirst?

Are we to require cut sheets for the dispensers at the time of plan review in order to evaluate the claims of usability by persons with disabilities? Because these are portable, plug-in devices, do we notate on the Certificate of Occupancy that they must be provided and filled as a condition of occupancy approval?

I think the Board should take this opportunity to be very clear about your intent, and not let such language persist that pits my interpretation against applicants time and time again.

Thank you for your consideration,

Maurice D. Wyckoff Chief Building Official Montgomery County Building Regulations July 17, 2015

Follow up:

It has been pointed out to me by Debbie Ohler that the Board did review my March 3 comments, and indeed intends to allow bottled water coolers to be substituted for drinking fountains, and therefore does indeed intend to supersede any Chapter 11 requirements for high-low drinking fountains. Okay, I get that. I don't agree, but I get that.

In light of that, I would then recommend clarifying language in OBC Table 2902.1. I recommend the Board change the title of the column "Drinking Fountains" to "Provisions for Drinking Water". I also recommend a similar change to the title of Section 410.1 of the Plumbing Code. Then it should enumerate the three approved ways of providing drinking water; 1) via drinking fountains, 2) via water service at restaurants, or 3) via bottled water coolers.

I would also recommend that the Board clarify that bottled water coolers must still comply with ICC A117.1 Section 308, Reach Ranges, and Section 309, Operable Parts. This will ensure that the designers and installers locate the dispenser in an accessible location, and that the controls will allow persons with disabilities to use them.

One comment was made by Ms. Ohler suggested that part of the rationale for reducing the requirements for built in drinking fountains is that many people now carry around there own cups or water bottles. New York City addressed this in 2012 by allowing up to 50 percent of drinking fountains to be substituted by a permanent plumbing fixture designed for filling a container. See attached 2012 New York City Plumbing Code update #47.

Therefore, I think Ohio should also consider adding a similar provision allowing water filling stations as a fourth option for providing drinking water to the users of our buildings.

As a final note, the Board has authorized "bottled water coolers" which requires refrigerated water. Non-cooled "bottled water dispensers" are not an acceptable solution. If that is not the Board's intent, perhaps it should clarify that language too.

A good reference for definitions can be found at: http://www.newair.com/articles/water-dispenser-basics

FIXTURES, FAUCETS AND FIXTURE FITTINGS

CONSTRUCTION CODES UPDATE PAGE

Matter in plain text is unchanged. Matter <u>underlined</u> is new. Matter stricken through is deleted. Source: Local Law 55 of 2010, effective July 1, 2012.

PLUMBING CODE

Insert between pages 26 and 27 of your bound volume.

Amend sections 410.1 and 410.2 and add a new section 410.3, to read as follows:

410.1 Approval. Drinking fountains shall conform to ASME A112.19.1M, ASME A112.19.2M or ASME A112.19.9M, and water coolers shall conform to ARI 1010. Drinking fountains and water coolers shall conform to NSF 61, Section 9. Where water is served in restaurants, drinking fountains shall not be required. In other occupancies, where drinking fountains are required, bottled water dispensers shall be permitted to be substituted for not more than 50 percent of the required drinking fountains. Drinking fountains required by Table 403.1 shall be equipped with both a bubbler faucet for drinking and a separate faucet designed for filling a container at least 10 inches (254 mm) in height.

410.2 Prohibited location. Drinking fountains shall not be installed in public restrooms. **Required drinking fountains.** Where water is served in restaurants, drinking fountains shall not be required. In other occupancies, where drinking fountains are required, up to 50 percent of required drinking fountains conforming to Section 410.1 may be substituted by dedicated plumbing fixtures with faucets designed for filling a container at least 10 inches (254 mm) in height. Bottled water dispensers shall not be substituted for required drinking fountains.

<u>410.3 Prohibited location.</u> Drinking fountains and plumbing fixtures with faucets permitted to be <u>substituted for required</u>

2008 NEW YORK CITY PLUMBING CODE

26a

March 13, 2015 Stakeholder Meeting Ohio Building, Plumbing, Mechanical Codes and Residential Code of Ohio Rules

Attendees:

Ohio Building Code
Richard Nelson, Medina County
Timothy Payne, Medina County
Mike Long, Washington Twp
Craig Rauch, Washington Twp
Robert Kerst, BBA
Ronald K Bartley, SWO ASPE
Pete Baldauf, City of Vandalia
Mike Miller, City of Strongsville
Don Hutchinson, Montgomery County
Rick Lecher, Inspection Bureau Inc
Ron Schmitt, PHCC Ohio
Sophia Papadimos, Lt Governor
Keith Wagenknecht, OBOA
James Richardon, City of Columbus

Ohio Plumbing Code
James Richardson, City of Columbus
Ronald Bartley, SWO ASPE
Robert Schutz, City of Columbus
Mike Miller, City of Strongsville
Robert Kerst, BBA
Rodger Switzer, PHCC
Ronald Schmitt, PHCC

Ohio Mechanical Code and Residential Code of Ohio Greg Wajcik, Simpson Strong Tie
Shane Vilasineekul, Simpson Strong Tie
Pete Baldauf, City of Vandalia
Dewayne Jenkins, City of Kettering
John Witherspoon Jr., Vectren
Mike Wilson, Vectren
Tim Curry, IAEI & Currey Electric
Mike Miller, City of Strongsville
Timothy Payne, Medina County
Rich Nelson, Medina County
James Richardson, City of Columbus

Robert Kerst, BBA

Issues/Questions Raised:

Ohio Building Code

Electrical

Richard Nelson asked about electrical connections of proposed exempt structures. Tim Payne also asked about marinas and asked for clarification for the scope of the exemption.

<u>Incidental Inspection Program</u>

Don Hutchinson presented the requirements from RC § 3783.03 and asked about compensation for inspectors and inquired whether the next step would contact his HR department since his department does have a collective bargaining.

Richard Nelson/Tim Payne supported the incidental program and stated that recognizes what is already happening for minor work inspections. 99% is going to furnaces and water heaters.

Above ground storage tanks

Craig Rauch commented on exemption for tanks in Chapter 1 vs the definition of tank and concern that may be missed by some departments. Also asked about back up power generators for cell towers.

Section 310.1, R-3

Richard Nelson asked about proposed dual technology smoke alarm in the RCO and whether should applied in for commercial residential buildings. Staff responded that if you go to RCO Chapters 1 -10 for R-3 then the smoke alarm language would apply.

Section 414.5

Pete Baldauf asked how this would apply to process equipment and electrical being a source of ignition for inside storage dispensing. Is the fire marshal going to look at it? Should we exempt sources of ignition? Stated pharmaceutical company that had two explosions because no one is looking at electrical connected to process equipment. Staff responded that design professional will ultimately be responsible and the process equipment exemption is not new.

Craig Rauch asked whether the fire code should be added to exception 2.

Section 716.5.4 (1:30)

Richard Nelson stated that language was unclear and suggested language instead "HVAC duct penetrations in walls shall have a fire resistance rating of 1 hour or less".

Section 907.2.3 Group E

Richard Nelson asked for the reasoning for reducing 50 to 30.

General Comments:

Keith Wagenknecht provided background information on the proposed incidental inspection.

Ohio Plumbing Code (2:00)

Definitions

Jim Richardson asked why reference tanks in the OPC when plumbing inspectors do not look at tanks and EPA's authority.

Rodger Sweitzer questioned inclusion of definitions for containment and isolation backflow devices from OEPA in OPC.

Sections 312.2/312.3 (2:16)

Jim Richardson stated that new language appeared redundant.

Section 312.11

Jim Richardson questioned the need to bring language into OPC because it is an OPEA requirement. OEPA should not be in the building.

Bob Schutz also stated the OEPA requirements should not be in OPC and explained history of coordination between OEPA and OPC.

Roger Sweitzer also opposed the inclusion of OEPA annual inspection should be removed.

Figure 405.3.1 (2:45)

Jim Richardson stated that the figure is helpful. Staff responded that the figure may conflict with ANSI accessibility standard.

Tim Curry stated that UL changed the listing for fountains to water coolers.

Section 413.1

Ron Schmitt asked about fixture requirements for kitchen sinks if there is a garbage disposal. Staff responded fixture requirement not affected.

Section 920 (3:02)

Bob Schutz stated that he supported the change and requested training on the method for inspectors and contractors.

PHCC representatives stated that training would be beneficial.

Ron Bartley stated that trainings should be open to designers as well.

General Comments

Section 419

Bob Schutz asked about the deletion for urinal screen.

Section 613.1

Jim Richardson questioned location of mixing valve at source as opposed to 1070 device. Happy with clarifications.

Ohio Mechanical Code

No comments

Residential Code of Ohio (3:09)

Swimming Pools

Tim Payne stated that the reference to NEC Article 680 should be in Chapter 34 rather than in Chapter 1.

Pete Baldauf stated his discussion with RCAC that the reference to Article 680 needed to be in the scoping to be able to go past the first disconnect.

Incidental Inspections

DeWayne Jenkins asked about the general consensus from earlier discussion. Staff summarized earlier discussions and questioned whether incidental inspections will be knowledgeable enough to competently perform these inspections.

Don Hutchinson again stated his concerns allowing incidental inspections and that the practice of building inspection is near and dear to him.

Ron Schmitt asked how a plumbing inspector cannot inspect the wiring on a water heater how can the plumbing contractor do the electric work. If the contractor can hook it up why can't we trust the plumbing inspector look at 3 wires and the ground.

Pete Baldauf asked whether this would be in accordance with Revised Code. Staff responded stated yes.

Section 302.1, Exception 6

Richard Nelson asked about the intent of the change. Stated that exception 2 is a full exception and questioned the need for additional exception.

Figure 502.2.2.3

Shane Vilasineekul stated that 2012 IRC corrected section – struck "as applicable" and then building officials of Washington State submitted code change proposal approved in the 2015 IRC allows for alternative detail that does not require access inside of the structure.

Section 2411

General discussion on CSST between attendees.