

Ohio Legislative Service Commission

Office of Research and Drafting Legislative Budget Office

S.B. 196 134th General Assembly

Bill Analysis

Version: As Introduced

Primary Sponsor: Sen. Roegner

Andrew Little, Attorney

SUMMARY

 Allows for expedited appeals to the Ohio Board of Building Appeals and county and municipal boards of building appeals.

DETAILED ANALYSIS

The Ohio Board of Building Appeals hears appeals to orders enforcing the Ohio Building Code, the Residential Code of Ohio (the building code for residential structures), the Ohio Fire Code, the Ohio Elevator Code, and the Ohio Boiler Pressure and Vessel Code. The Board of Building Appeals may also certify county and municipal boards of building appeals to hear appeals to orders enforcing the Ohio Building Code and the Residential Code of Ohio.¹ The bill provides for expedited appeals to these boards.

Requests and scheduling for expedited appeals

Under current law, when a party appeals an order, the Board of Building Appeals, or the relevant county or municipal board, is required to schedule the appeal hearing, no sooner than seven days and no later than 15 days after the appeal is requested.² The bill allows appellants to request expedited appeals. If an expedited appeal is requested when the appeal itself is requested, the bill requires the board to which the appeal is made to both:

- Commence the appeal within 24 hours after the request is made, excluding Saturdays, Sundays, and legal holidays;
- Hold a hearing with 72 hours after the request is made, excluding Saturdays, Sundays, and legal holidays.

¹ R.C. 3781.19 and 3781.20; Ohio Administrative Code (O.A.C.) 4101:13-1-04, not in the bill.

² R.C. 119.07, not in the bill.

If an expedited appeal is not requested at the outset, the person who requested the appeal may later request that the remainder of the appeal be expedited if certain conditions are present. Those conditions are that, during the course of the appeal, the board issues a continuance of the hearing, such that no decision is made and additional evidence is requested in order to continue the proceeding. In those circumstances, the person may request that any follow-up hearing be expedited and be held within three days of the continuance's issue, excluding Saturdays, Sundays, and legal holidays. (See **COMMENT**.)

Under the bill, the board conducting an expedited hearing must provide all parties a notice before conducting the hearing, but may hold the hearing by electronic means.³

Fees for expedited appeals

Under continuing law, the Board of Building Appeals is permitted to establish reasonable fees for appeals, based on actual costs for administration of filing and processing and not exceeding \$200 (the current fee is \$200). County and municipal boards of building appeals are also permitted to establish reasonable, cost-based, fees for appeals that do not exceed \$100. The bill allows the Board of Building Appeals, and county and municipal boards, to establish additional fees for expedited appeals. Those fees cannot exceed \$500 for each day the appeal is pending or \$1,500 in total.⁴

Rules

The Board of Building Standards is authorized, by the bill, to adopt rules implementing its provisions.⁵

COMMENT

Generally, under continuing law, the Board of Building Appeals, and a county or municipal board, must issue its decision within 30 days of an appeal hearing. The bill states that this deadline does not apply in the case of expedited appeals, but the bill does not provide an alternative deadline.⁶

HISTORY

Action	Date
Introduced	06-02-21

S0196-I-134/ts

³ R.C. 3781.21(A) and (C).

⁵ R.C. 3781.21(D).

⁶ R.C. 3781.19, fifth paragraph.

⁴ R.C. 3781.19, 3781.20(B), 3781.21(B); O.A.C. 4101:13-1-13, not in the bill.