

## Ohio Legislative Service Commission

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Office of Research and Drafting Legislative Budget Office

## S.B. 6 136<sup>th</sup> General Assembly Fiscal Note & Local Impact Statement

Click here for S.B. 6's Bill Analysis

Version: As Introduced

Primary Sponsor: Sen. Roegner

Local Impact Statement Procedure Required: No

Terry Steele, Senior Budget Analyst

## Highlights

The Board of Building Appeals and county and municipal boards of building appeals may establish fees to offset additional administration and processing costs for the expedited appeal process created under the bill. For both the state and local appeals bodies, these fees cannot exceed \$500 for each day the appeal is pending or \$1,000 in total.

## **Detailed Analysis**

The bill creates a new expedited process for appealing orders issued by the state Board of Building Standards, housed within the Department of Commerce's Division of Industrial Compliance, as well as orders issued by county and municipal building departments. At the state level, these appeals are heard before the state Board of Building Appeals. At the local level, appeals are heard by boards which are <u>certified</u> to do so by the Department of Commerce. Under the bill, once an expedited appeal is requested, the state board or certified local appeals board must commence the appeal within one regular business day after the request was made and hold a hearing within five regular business days. Current law requires decisions to be made within 30 days of an appeals hearing.

Any additional costs that the state Board of Building Standards or certified county and municipal appeals boards incur through the expedited appeals process would likely be offset through the additional fees authorized by the bill. Specifically, the bill allows the state or certified local appeals boards to charge up to \$500 for each day the appeal is pending or \$1,000 in total. Under continuing law, the Board of Building Appeals is permitted to establish reasonable, costbased fees for appeals that may not exceed \$200, which is the current rate charged now. These fees are deposited into the Industrial Compliance Fund (Fund 5560). The rate permitted under current law for county and municipal appeals boards is up to \$100. At the state level, the five-member Board of Building Appeals conducts three hearings per month, both online and in person.