## SENATE BILL 1165

E4 6lr3798

By: Senator Manno

Introduced and read first time: March 7, 2016

Assigned to: Rules

## A BILL ENTITLED

1 AN ACT concerning

2

## Public Safety - Elevator Inspections - Testing

- FOR the purpose of requiring that a certain test on an elevator unit performed in connection with a certain inspection be performed by a certain licensed elevator mechanic; requiring a State inspector or third–party qualified inspector be physically present to witness that a certain test has been correctly performed and verify the proper recording of the result of a certain test on an elevator unit; and generally relating to elevators.
- 9 BY repealing and reenacting, with amendments,
- 10 Article Public Safety
- 11 Section 12–806
- 12 Annotated Code of Maryland
- 13 (2011 Replacement Volume and 2015 Supplement)
- 14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 15 That the Laws of Maryland read as follows:
- 16 Article Public Safety
- 17 12–806.
- 18 (a) Except as otherwise provided in this section, each elevator unit shall be 19 inspected, tested, and maintained in a safe operating condition in accordance with:
- 20 (1) the Safety Code; and
- 21 (2) any other regulations adopted by the Commissioner.



- 1 (b) (1) (i) Subject to subparagraph (ii) of this paragraph, an elevator unit 2 installed before July 1, 1955, may be used without being altered or rebuilt to comply with 3 the requirements of the Safety Code.
- 4 (ii) Each elevator shall be equipped with standard hoistway 5 entrance protection, and each passenger elevator of more than 100 feet per minute contract 6 speed shall be provided with car doors or gates that meet the requirements of the Safety 7 Code.
- 8 (2) Notwithstanding any other provision of this subsection, each elevator 9 unit installed before July 1, 1955:
- 10 (i) shall be maintained in a safe operating condition so as not to 11 create a substantial probability of serious physical harm or death; and
- 12 (ii) is subject to inspections and tests as required.
- 13 (c) (1) For purposes of this subsection, an alteration of an existing elevator 14 unit is any change made to it other than the repair or replacement of damaged, worn, or 15 broken parts necessary for normal operation.
- 16 (2) Each alteration or relocation of an elevator unit installed after January 17 1, 1975, shall meet the requirements of the Safety Code.
- 18 **(D) (1)** A TEST ON AN ELEVATOR UNIT PERFORMED IN CONNECTION WITH 19 AN INSPECTION REQUIRED BY THIS SUBTITLE, THE SAFETY CODE, OR A 20 REGULATION ADOPTED BY THE COMMISSIONER SHALL BE PERFORMED BY A 21 LICENSED ELEVATOR MECHANIC.
- 22 (2) A STATE INSPECTOR OR THIRD-PARTY QUALIFIED ELEVATOR
  23 INSPECTOR REQUIRED TO WITNESS A TEST PERFORMED ON AN ELEVATOR UNIT IN
  24 ACCORDANCE WITH THIS SUBTITLE, THE SAFETY CODE, OR A REGULATION
  25 ADOPTED BY THE COMMISSIONER SHALL BE PHYSICALLY PRESENT DURING THE
  26 TEST TO WITNESS THAT THE TEST HAS BEEN CORRECTLY PERFORMED AND TO
  27 VERIFY THE PROPER RECORDING OF THE TEST RESULT.
- [(d)] (E) On written request, the Commissioner may grant exceptions from the literal requirements or allow the use of devices or methods other than those specified under the Safety Code and other regulations adopted by the Commissioner if:
- 31 (1) it is evident that the exception is necessary to prevent undue hardship; 32 or
- 33 (2) existing conditions prevent practical compliance and in the opinion of the Commissioner reasonable safety can be secured.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 October 1, 2016.