$\begin{array}{c} 0 lr 3564 \\ CF SB 1101 \end{array}$ 

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By: Delegate Minnick

Introduced and read first time: March 8, 2010 Assigned to: Rules and Executive Nominations

## A BILL ENTITLED

1	AN ACT concerning
2 3	Elevator Safety - Elevator Units in Churches - Exemption from Third-Party Inspections
4 5 6 7 8 9 10	FOR the purpose of requiring a State inspector to make certain periodic annual inspections of elevator units in churches, synagogues, mosques, and other buildings used for public religious worship; altering a requirement that third-party qualified elevator inspectors be hired to conduct certain elevator inspections by requiring that certain elevator inspections be made by a State inspector under certain circumstances; making a certain conforming change; and generally relating to inspections of elevator units.
11 12 13 14 15	BY repealing and reenacting, with amendments, Article – Public Safety Section 12–809 and 12–812 Annotated Code of Maryland (2003 Volume and 2009 Supplement)
16 17	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
18	Article - Public Safety
19	12–809.
20	(a) A State inspector shall make the following inspections:
21 22	(1) final acceptance inspection of all new elevator units prior to issuance of first certificate;
23	(2) investigation of accidents and complaints;

1	(3) follow-up inspections to confirm corrective action;
2 3	(4) final acceptance inspection of the modernization or alteration of a elevator unit;
4	(5) a comprehensive 5-year inspection as defined by regulation;
5 6	(6) except as provided by § 12–807(b) of this subtitle, inspections of elevator units owned by the State or a political subdivision; [and]
7 8	(7) quality control monitoring of inspections conducted by third-part qualified elevator inspectors; AND
9 10 11	(8) PERIODIC ANNUAL INSPECTIONS REQUIRED BY THE SAFET CODE OF ELEVATOR UNITS IN CHURCHES, SYNAGOGUES, MOSQUES, AND OTHER BUILDINGS USED FOR PUBLIC RELIGIOUS WORSHIP.
12 13	(b) (1) A contractor, owner, or lessee shall provide the Commissioner with at least 60 days' notice of a requested inspection.
14 15 16 17	(2) If a contractor, owner, or lessee provides the Commissioner with less than 60 days' notice of a requested inspection that will be conducted by a State inspector, the Commissioner shall schedule the inspection at the convenience of the State subject to the availability of State resources.
18 19 20	(c) (1) For all inspections conducted by a State inspector, the contractor owner, or lessee of an elevator unit shall pay a fee for an inspection under § 12–810(d) or § 12–812(d)(3) of this subtitle at the following rate:
21	(i) half day (up to 4 hours), not to exceed \$250; or
22	(ii) full day (up to 8 hours), not to exceed \$500.
23 24	(2) Each fee collected under this subsection shall be paid into th Elevator Safety Review Board Fund established under this subtitle.
25 26 27 28	(3) A contractor, owner, or lessee who notifies the Commissioner a least 24 hours in advance of a scheduled inspection that the elevator unit does not comply with the requirements of Part II of this subtitle may not be charged a fe under paragraph (1) of this subsection.
29 30 31	(d) (1) [An] EXCEPT AS PROVIDED IN PARAGRAPH (5) OF THI SUBSECTION, AN owner shall hire a third-party qualified elevator inspector t conduct all periodic annual inspections that are required by the Safety Code.

- 1 (2) An inspection by a third-party qualified elevator inspector shall 2 ensure that the elevator unit complies with the Safety Code and other regulations 3 adopted by the Commissioner under Part II of this subtitle.
- 4 (3) The Commissioner shall establish qualifications, insurance 5 requirements, and procedures based on nationally accepted standards that the 6 Commissioner considers necessary to register third–party qualified elevator inspectors 7 under Part II of this subtitle.
- 8 (4) Any fees collected by the Commissioner to register third-party 9 qualified elevator inspectors shall be paid into the Elevator Safety Review Board Fund 10 established under this subtitle.
- 11 (5) A STATE INSPECTOR SHALL MAKE THE PERIODIC ANNUAL 12 INSPECTIONS REQUIRED BY THE SAFETY CODE OF ELEVATOR UNITS IN 13 CHURCHES, SYNAGOGUES, MOSQUES, AND OTHER BUILDINGS USED FOR PUBLIC 14 RELIGIOUS WORSHIP.
- 15 12–812.

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- 16 (a) A certificate is valid for the period indicated on the certificate.
- 17 (b) Each elevator unit in the State shall have a periodic annual inspection by a State inspector as provided for in § 12–809(a)(6) **OR** (8) of this subtitle or by a third–party qualified elevator inspector as provided for in § 12–809(d) of this subtitle.
- 20 (c) Before scheduling an inspection with the Commissioner or a third–party qualified elevator inspector, the contractor, owner, or lessee of an elevator unit shall:
- 22 (1) ensure that the elevator unit is operated, inspected, and repaired 23 in accordance with Part II of this subtitle and the regulations adopted under Part II of 24 this subtitle; and
- 25 (2) make inspection, maintenance, and repair records available to the 26 inspector charged with inspecting the elevator unit.
- 27 (d) (1) When an inspector conducts an inspection and the elevator unit 28 fails the inspection, the inspector shall issue an inspection checklist that specifies the 29 corrections required.
- 30 (2) The inspection checklist shall be on a form provided by the 31 Commissioner and shall specify the requirements for compliance with the Safety Code 32 and other regulations adopted by the Commissioner.
  - (3) If a State inspector conducts a follow-up inspection to ensure compliance with the corrections specified on the inspection checklist, the contractor, owner, or lessee shall pay a fee in accordance with § 12–809 of this subtitle.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2010.