

**\*\*\*DRAFT - NOT FOR FILING\*\*\***

**4781-9-06 Non-resident licensees and continuing education credit.**

- (A) A non-resident licensee shall meet the requirements for continuing education as set forth in rule 4781-9-01 of the Administrative Code. If a non-resident licensee resides in a state requiring continuing education for a manufactured home installer license, the courses or continuing education in the state of residence may be considered by the ~~commission~~[division](#) for approval in Ohio on a course-by-course basis.
- (B) Any non-resident licensee who seeks to have the ~~commission~~[division](#) consider non-~~commission~~[division](#) approved courses, including those ~~which~~[that](#) have taken place outside of the state of Ohio, may apply to the ~~commission~~[division](#) to receive credit for the continuing education obtained in another state, by submitting an application on a form prescribed by the ~~commission~~[division](#). The application shall contain all of the information as required under paragraph (B) to rule 4781-8-02 of the Administrative Code and shall be accompanied by a nonrefundable fee in the amount of fifty dollars, by check or money order, made payable to the "Treasurer, State of Ohio," or by credit card. Any ~~online~~ payment ~~made by credit card~~[of fees](#) may be subject to a convenience fee [as charged to the division](#).
- ~~(C) (C) Upon approval of submitted course stated in paragraph (B) of rule 4781-9-06 of the Administrative Code, non-resident licensee shall pay a five dollars per credit hour fee plus a five dollar administrative fee per credit hour, by check or money order, made payable to the "Treasurer, State of Ohio," or by credit card. Any on-line payment made by credit card may be subject to a convenience fee.~~