In subsection (b)(1) of this section, the phrase "as a member of the Board" is added to clarify that the prohibition on receipt of compensation is only applicable to a member of the Board in the capacity of that individual as a member.

Defined term: "Board" § 12-801

12-823. MISCELLANEOUS POWERS.

IN ADDITION TO ANY POWERS SET FORTH ELSEWHERE, THE BOARD MAY:

- (1) CONSULT WITH ENGINEERING AUTHORITIES AND ORGANIZATIONS CONCERNED WITH STANDARD SAFETY CODES ABOUT:
- (I) REGULATIONS GOVERNING THE OPERATION, MAINTENANCE, SERVICING, CONSTRUCTION, ALTERATION, INSTALLATION, AND INSPECTION OF ELEVATOR UNITS; AND
- (II) QUALIFICATIONS THAT ARE ADEQUATE, REASONABLE, AND NECESSARY FOR ELEVATOR MECHANICS AND ELEVATOR CONTRACTORS;
 - (2) RECOMMEND APPLICABLE LEGISLATION;
 - (3) ADOPT BYLAWS FOR THE CONDUCT OF ITS PROCEEDINGS; AND
 - (4) ADOPT REGULATIONS TO CARRY OUT PART III OF THIS SUBTITLE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 89, § 49C(g)(1), (2), and (4).

In the introductory language of this section, the phrase "[i]n addition to any powers set forth elsewhere" is standard language added to avoid any implication that the only powers the Board has are those specified in this section.

In item (1)(i) of this subsection, the former reference to "rules" is deleted as included in the reference to "regulations". See General Revisor's Note to article.

In item (2) of this section, the former ambiguous reference to the authority of the Board to recommend applicable legislation "when appropriate" is deleted as unnecessary as the appropriateness or timing of the Board's action under this item is implicit in its basic authority to recommend applicable legislation.

Defined terms: "Board" § 12-801
"Elevator contractor" § 12-801
"Elevator mechanic" § 12-801
"Elevator unit" § 12-801

12-824. ESTABLISHMENT OF FEES.

(A) IN GENERAL.