As Reported by the Senate State and Local Government Committee

**131st General Assembly** 

Regular Session

Am. H. B. No. 141

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**Representatives Hambley, Boyce** 

Cosponsors: Representatives Blessing, Brown, Celebrezze, Duffey, Grossman, Leland, Lepore-Hagan, Patterson, Ramos, Hackett, Amstutz, Anielski, Antani, Antonio, Baker, Barnes, Boose, Boyd, Buchy, Cera, Craig, Curtin, Dever, Dovilla, Ginter, Johnson, T., Kraus, Kunze, Landis, Maag, McClain, O'Brien, M., O'Brien, S., Pelanda, Perales, Ruhl, Schaffer, Sheehy, Slaby, Sprague, Stinziano, Strahorn, Terhar, Thompson, Young, Speaker Rosenberger

### Senators LaRose, Hottinger

# A BILL

То	amend sections 5.224, 101.54, 103.03, 105.41,	1
	107.40, 111.08, 123.28, 127.16, 135.451, 145.01,	2
	149.091, 149.11, 149.30, 149.301, 149.302,	3
	149.303, 149.304, 149.305, 149.306, 149.307,	4
	149.308, 149.31, 149.321, 149.38, 149.381,	5
	149.52, 149.53, 149.54, 149.56, 317.08, 1347.01,	6
	1347.12, 1506.31, 1506.32, 1506.33, 1506.34,	7
	1506.35, 1506.36, 1520.02, 1520.03, 1541.01,	8
	3301.10, 3311.0510, 4301.40, 4303.181, 4303.182,	9
	4503.95, 5122.31, 5122.46, 5122.47, 5123.31,	10
	5123.89, 5511.05, 5533.01, and 5747.113 of the	11
	Revised Code to change the name of the Ohio	12
	Historical Society to the Ohio History	13
	Connection.	14

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 5.224, 101.54, 103.03, 105.41, 15 107.40, 111.08, 123.28, 127.16, 135.451, 145.01, 149.091, 16 149.11, 149.30, 149.301, 149.302, 149.303, 149.304, 149.305, 17 149.306, 149.307, 149.308, 149.31, 149.321, 149.38, 149.381, 18 149.52, 149.53, 149.54, 149.56, 317.08, 1347.01, 1347.12, 19 1506.31, 1506.32, 1506.33, 1506.34, 1506.35, 1506.36, 1520.02, 20 1520.03, 1541.01, 3301.10, 3311.0510, 4301.40, 4303.181, 21 4303.182, 4503.95, 5122.31, 5122.46, 5122.47, 5123.31, 5123.89, 22 5511.05, 5533.01, and 5747.113 of the Revised Code be amended to 23 read as follows: 24

Sec. 5.224. The first day of March is designated as "Ohio 25 statehood day," in recognition of the date in 1803 when Ohio 26 became a state. In addition to those duties imposed on the Ohio 27 historical society history connection under section 149.30 of 28 the Revised Code, and those duties imposed on the superintendent 29 of public instruction under section 3301.12 of the Revised Code, 30 the society Ohio history connection shall, throughout the state, 31 and the superintendent shall, in all school districts, encourage 32 and promote the celebration of "Ohio statehood day." 33

Sec. 101.54. The clerk of the senate and the clerk of the 34 house of representatives shall keep a daily journal of the 35 proceedings of the clerk's house of the general assembly, which 36 shall be read and corrected in the clerk's presence. After the 37 reading, correction, and approval of the journal, it shall be 38 attested by the clerk and recorded. The recorded journals shall 39 be deposited with the Ohio historical society history connection 40 and be the true journals. The original daily journal, as kept, 41 corrected, approved, and attested, shall be used by the clerk to 42 print the journals. 43

Sec. 103.03. The director of the legislative service

commission shall arrange with the proper officials of the Ohio 45 state university, the Ohio state archaeological and historical 46 societyhistory connection, the supreme court law library, and 47 the Ohio state library, for the use of general books and 48 references in their custody, and the proper officials of the 49 Ohio state university, the Ohio state archaeological and-50 historical societyhistory connection, and the Ohio state library 51 are hereby directed to lend to the commission for the use of 52 said commission such books and documents as he the director may 53 require. The director is also authorized to give or lend to the 54 proper officials of the Ohio state university, the Ohio state 55 archaeological and historical society history connection, and the 56 Ohio state library, any books and documents which are not 57 required by him the director. 58

Sec. 105.41. (A) There is hereby created in the legislative branch of government the capitol square review and advisory board, consisting of twelve members as follows:

(1) Two members of the senate, appointed by the president
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of the senate, both of whom shall not be members of the same
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political party;
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(2) Two members of the house of representatives, appointed
by the speaker of the house of representatives, both of whom
shall not be members of the same political party;
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(3) Four members appointed by the governor, with the
advice and consent of the senate, not more than three of whom
shall be members of the same political party, one of whom shall
be the chief of staff of the governor's office, one of whom
shall represent the Ohio arts council, one of whom shall
represent the Ohio historical societyhistory connection, and one
of whom shall represent the public at large;

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(4) One member, who shall be a former president of the
senate, appointed by the current president of the senate. If the
current president of the senate, in the current president's
discretion, decides for any reason not to make the appointment
or if no person is eligible or available to serve, the seat
shall remain vacant.

(5) One member, who shall be a former speaker of the house of representatives, appointed by the current speaker of the house of representatives. If the current speaker of the house of representatives, in the current speaker's discretion, decides for any reason not to make the appointment or if no person is eligible or available to serve, the seat shall remain vacant.

(6) The clerk of the senate and the clerk of the house of representatives.

(B) Terms of office of each appointed member of the board 89 shall be for three years, except that members of the general 90 assembly appointed to the board shall be members of the board 91 only so long as they are members of the general assembly and the 92 chief of staff of the governor's office shall be a member of the 93 board only so long as the appointing governor remains in office. 94 Each member shall hold office from the date of the member's 95 appointment until the end of the term for which the member was 96 appointed. In case of a vacancy occurring on the board, the 97 president of the senate, the speaker of the house of 98 representatives, or the governor, as the case may be, shall in 99 the same manner prescribed for the regular appointment to the 100 commission, fill the vacancy by appointing a member. Any member 101 appointed to fill a vacancy occurring prior to the expiration of 102 the term for which the member's predecessor was appointed shall 103 hold office for the remainder of the term. Any appointed member 104

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shall continue in office subsequent to the expiration date of 105 the member's term until the member's successor takes office, or 106 until a period of sixty days has elapsed, whichever occurs 107 first.

(C) The board shall hold meetings in a manner and at times 109 prescribed by the rules adopted by the board. A majority of the 110 board constitutes a quorum, and no action shall be taken by the 111 board unless approved by at least six members or by at least 112 seven members if a person is appointed under division (A)(4) or 113 (5) of this section. At its first meeting, the board shall adopt 114 rules for the conduct of its business and the election of its 115 officers, and shall organize by selecting a chairperson and 116 other officers as it considers necessary. Board members shall 117 serve without compensation but shall be reimbursed for actual 118 and necessary expenses incurred in the performance of their 119 duties.

(D) The board may do any of the following:

(1) Employ or hire on a consulting basis professional, 122 123 technical, and clerical employees as are necessary for the performance of its duties. All employees of the board are in the 124 unclassified service and serve at the pleasure of the board. For 125 purposes of section 4117.01 of the Revised Code, employees of 126 the board shall be considered employees of the general assembly, 127 except that employees who are covered by a collective bargaining 128 agreement on September 29, 2011, shall remain subject to the 129 agreement until the agreement expires on its terms, and the 130 agreement shall not be extended or renewed. Upon expiration of 131 the agreement, the employees are considered employees of the 132 general assembly for purposes of section 4117.01 of the Revised 133 Code and are in the unclassified service and serve at the 134

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pleasure of the board.	135
(2) Hold public hearings at times and places as determined	136
by the board;	137
(2) Adapt among a second wells a second to second ich	1 2 0
(3) Adopt, amend, or rescind rules necessary to accomplish	138
the duties of the board as set forth in this section;	139
(4) Sponsor, conduct, and support such social events as	140
the board may authorize and consider appropriate for the	141
employees of the board, employees and members of the general	142
assembly, employees of persons under contract with the board or	143
otherwise engaged to perform services on the premises of capitol	144
square, or other persons as the board may consider appropriate.	145
Subject to the requirements of Chapter 4303. of the Revised	146
Code, the board may provide beer, wine, and intoxicating liquor,	147
with or without charge, for those events and may use funds only	148
from the sale of goods and services fund to purchase the beer,	149
wine, and intoxicating liquor the board provides;	150
(5) Purchase a warehouse in which to store items of the	151
capitol collection trust and, whenever necessary, equipment or	152
other property of the board.	153
(E) The board shall do all of the following:	154
(1) Have sole authority to coordinate and approve any	155
improvements, additions, and renovations that are made to the	156
capitol square. The improvements shall include, but not be	157
limited to, the placement of monuments and sculpture on the	158
capitol grounds.	159
(2) Subject to section 3353.07 of the Revised Code,	160
operate the capitol square, and have sole authority to regulate	161
all uses of the capitol square. The uses shall include, but not	162
be limited to, the casual and recreational use of the capitol	163

its powers and duties;

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square.
(3) Employ, fix the compensation of, and prescribe the
duties of the executive director of the board and other
employees the board considers necessary for the performance of

(4) Establish and maintain the capitol collection trust.
The capitol collection trust shall consist of furniture,
antiques, and other items of personal property that the board
shall store in suitable facilities until they are ready to be
displayed in the capitol square.

(5) Perform repair, construction, contracting, purchasing,
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maintenance, supervisory, and operating activities the board
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determines are necessary for the operation and maintenance of
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the capitol square;

(6) Maintain and preserve the capitol square, in
accordance with guidelines issued by the United States secretary
of the interior for application of the secretary's standards for
rehabilitation adopted in 36 C.F.R. part 67;

(7) Plan and develop a center at the capitol building for
the purpose of educating visitors about the history of Ohio,
including its political, economic, and social development and
the design and erection of the capitol building and its grounds.

(F) (1) The board shall lease capital facilities improved
by the department of administrative services or financed by the
treasurer of state pursuant to Chapter 154. of the Revised Code
for the use of the board, and may enter into any other
agreements with the department, the Ohio public facilities
commission, or any other authorized governmental agency
ancillary to improvement, financing, or leasing of those capital

facilities, including, but not limited to, any agreement193required by the applicable bond proceedings authorized by194Chapter 154. of the Revised Code. Any lease of capital195facilities authorized by this section shall be governed by196Chapter 154. of the Revised Code.197

(2) Fees, receipts, and revenues received by the board 198 from the state underground parking garage constitute available 199 receipts as defined in section 154.24 of the Revised Code, and 200 may be pledged to the payment of bond service charges on 201 202 obligations issued by the treasurer of state pursuant to Chapter 203 154. of the Revised Code to improve, finance, or purchase capital facilities useful to the board. The treasurer of state 204 may, with the consent of the board, provide in the bond 205 proceedings for a pledge of all or a portion of those fees, 206 receipts, and revenues as the treasurer of state determines. The 207 treasurer of state may provide in the bond proceedings or by 208 separate agreement with the board for the transfer of those 209 fees, receipts, and revenues to the appropriate bond service 210 fund or bond service reserve fund as required to pay the bond 211 service charges when due, and any such provision for the 212 transfer of those fees, receipts, and revenues shall be 213 controlling notwithstanding any other provision of law 214 pertaining to those fees, receipts, and revenues. 215

(3) All moneys received by the treasurer of state on 216 account of the board and required by the applicable bond 217 proceedings or by separate agreement with the board to be 218 deposited, transferred, or credited to the bond service fund or 219 bond service reserve fund established by the bond proceedings 220 shall be transferred by the treasurer of state to such fund, 221 whether or not it is in the custody of the treasurer of state, 222 without necessity for further appropriation. 223

(G)(1) Except as otherwise provided in division (G)(2) of 224 225 this section, all fees, receipts, and revenues received by the board from the state underground parking garage shall be 226 deposited into the state treasury to the credit of the 227 underground parking garage operating fund, which is hereby 228 created, to be used for the purposes specified in division (F) 229 of this section and for the operation and maintenance of the 230 garage. All investment earnings of the fund shall be credited to 231 the fund. 232

(2) There is hereby created the parking garage automated 233 234 equipment fund, which shall be in the custody of the treasurer of state but shall not be part of the state treasury. Money in 235 the fund shall be used to purchase the automated teller machine 236 quality dollar bills needed for operation of the parking garage 237 automated equipment. The fund shall consist of fees, receipts, 238 or revenues received by the board from the state underground 239 parking garage; provided, however, that the total amount 240 deposited into the fund at any one time shall not exceed ten 241 thousand dollars. All investment earnings of the fund shall be 242 credited to the fund. 243

(H) All donations received by the board shall be deposited
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into the state treasury to the credit of the capitol square
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renovation gift fund, which is hereby created. The fund shall be
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used by the board as follows:
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(1) To provide part or all of the funding related to
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construction, goods, or services for the renovation of the
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capitol square;

(2) To purchase art, antiques, and artifacts for displayat the capitol square;252

(3) To award contracts or make grants to organizations for 253 254 educating the public regarding the historical background and governmental functions of the capitol square. Chapters 125., 255 127., and 153. and section 3517.13 of the Revised Code do not 256 apply to purchases made exclusively from the fund, 2.57 notwithstanding anything to the contrary in those chapters or 258 that section. All investment earnings of the fund shall be 259 credited to the fund. 260

(I) Except as provided in divisions (G), (H), and (J) of 261 262 this section, all fees, receipts, and revenues received by the 263 board shall be deposited into the state treasury to the credit of the sale of goods and services fund, which is hereby created. 264 Money credited to the fund shall be used solely to pay costs of 265 the board other than those specified in divisions (F) and (G) of 266 this section. All investment earnings of the fund shall be 267 credited to the fund. 2.68

(J) There is hereby created in the state treasury the 269 capitol square improvement fund, to be used by the board to pay 270 construction, renovation, and other costs related to the capitol 271 square for which money is not otherwise available to the board. 272 Whenever the board determines that there is a need to incur 273 those costs and that the unencumbered, unobligated balance to 274 the credit of the underground parking garage operating fund 275 exceeds the amount needed for the purposes specified in division 276 (F) of this section and for the operation and maintenance of the 277 garage, the board may request the director of budget and 278 management to transfer from the underground parking garage 279 operating fund to the capitol square improvement fund the amount 280 needed to pay such construction, renovation, or other costs. The 281 director then shall transfer the amount needed from the excess 282 balance of the underground parking garage operating fund. 283

(K) As the operation and maintenance of the capitol square
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constitute essential government functions of a public purpose,
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the board shall not be required to pay taxes or assessments upon
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the square, upon any property acquired or used by the board
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under this section, or upon any income generated by the
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operation of the square.

(L) As used in this section, "capitol square" means the
capitol building, senate building, capitol atrium, capitol
grounds, the state underground parking garage, and the warehouse
owned by the board.

(M) The capitol annex shall be known as the senate294building.

(N) Any person may possess a firearm in a motor vehicle in 296 the state underground parking garage at the state capitol 297 building, if the person's possession of the firearm in the motor 298 vehicle is not in violation of section 2923.16 of the Revised 299 Code or any other provision of the Revised Code. Any person may 300 store or leave a firearm in a locked motor vehicle that is 301 parked in the state underground parking garage at the state 302 capitol building, if the person's transportation and possession 303 of the firearm in the motor vehicle while traveling to the 304 garage was not in violation of section 2923.16 of the Revised 305 Code or any other provision of the Revised Code. 306

Sec. 107.40. (A) There is hereby created the governor's 307 residence advisory commission. The commission shall provide for 308 the preservation, restoration, acquisition, and conservation of 309 all decorations, objects of art, chandeliers, china, silver, 310 statues, paintings, furnishings, accouterments, and other 311 aesthetic materials that have been acquired, donated, loaned, or 312 otherwise obtained by the state for the governor's residence and 313

that have been approved by the commission. In addition, the	314
commission shall provide for the maintenance of plants that have	315
been acquired, donated, loaned, or otherwise obtained by the	316
state for the governor's residence and that have been approved	317
by the commission.	318
(B) The commission shall be responsible for the care,	319
provision, repair, and placement of furnishings and other	320
objects and accessories of the grounds and public areas of the	321
first story of the governor's residence and for the care and	322
placement of plants on the grounds. In exercising this	323
responsibility, the commission shall preserve and seek to	324
further establish all of the following:	325
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(1) The authentic ambiance and decor of the historic era	326
during which the governor's residence was constructed;	327
(2) The grounds as a representation of Ohio's natural	328
ecosystems;	329
(3) The heritage garden for all of the following purposes:	330
(a) To preserve, sustain, and encourage the use of native	331
flora throughout the state;	332
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(b) To replicate the state's physiographic regions, plant	333
communities, and natural landscapes;	334
(c) To serve as an educational garden that demonstrates	335
the artistic, industrial, political, horticultural, and geologic	336
history of the state through the use of plants;	337
(d) To serve as a reservoir of rare species of plants from	338
the physiographic regions of the state.	339
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These duties shall not affect the obligation of the	340
department of administrative services to provide for and adopt	341

policies and procedures regarding the use, general maintenance, 342 and operating expenses of the governor's residence. 343 (C) The commission shall consist of eleven members. One 344 member shall be the director of administrative services or the 345 director's designee, who shall serve during the director's term 346 of office and shall serve as chairperson. One member shall be 347 the director of the Ohio historical society history connection 348 or the director's designee, who shall serve during the 349 director's term of office and shall serve as vice-chairperson. 350 One member shall represent the Columbus landmarks foundation. 351 352 One member shall represent the Bexley historical society. One member shall be the mayor of the city of Bexley, who shall serve 353 during the mayor's term of office. One member shall be the chief 354 executive officer of the Franklin park conservatory joint 355 recreation district, who shall serve during the term of 356 employment as chief executive officer. The remaining five 357 members shall be appointed by the governor with the advice and 358 consent of the senate. The five members appointed by the 359 governor shall be persons with knowledge of Ohio history, 360 architecture, decorative arts, or historic preservation, and one 361 of those members shall have knowledge of landscape architecture, 362 garden design, horticulture, and plants native to this state. 363

(D) Of the initial appointees, the representative of the 364 Columbus landmarks foundation shall serve for a term expiring 365 December 31, 1996, and the representative of the Bexley 366 historical society shall serve for a term expiring December 31, 367 1997. Of the five members appointed by the governor, three shall 368 serve for terms ending December 31, 1998, and two shall serve 369 for terms ending December 31, 1999. Thereafter, each term shall 370 be for four years, commencing on the first day of January and 371 ending on the last day of December. The member having knowledge 372

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of landscape architecture, garden design, horticulture, and373plants native to this state initially shall be appointed upon374the first vacancy on the commission occurring on or after June37530, 2006.376

Each member shall hold office from the date of the 377 member's appointment until the end of the term for which the 378 member was appointed. Any member appointed to fill a vacancy 379 occurring prior to the end of the term for which the member's 380 predecessor was appointed shall hold office for the remainder of 381 382 the term. Any member shall continue in office subsequent to the 383 expiration of the term until the member's successor takes office. 384

(E) Six members of the commission constitute a quorum, and the affirmative vote of six members is required for approval of any action by the commission.

(F) After each initial member of the commission has been 388 appointed, the commission shall meet and select one member as 389 secretary and another as treasurer. Organizational meetings of 390 the commission shall be held at the time and place designated by 391 call of the chairperson. Meetings of the commission may be held 392 393 anywhere in the state and shall be in compliance with Chapters 121. and 149. of the Revised Code. The commission may adopt, 394 pursuant to section 111.15 of the Revised Code, rules necessary 395 to carry out the purposes of this section. 396

(G) Members of the commission shall serve without
remuneration, but shall be compensated for actual and necessary
asymptotic system of the performance of their official duties.

(H) All expenses incurred in carrying out this section arepayable solely from money accrued under this section or401

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appropriated for these purposes by the general assembly, and the 402 commission shall incur no liability or obligation beyond such 403 money. 404 (I) Except as otherwise provided in this division, the 405 commission may accept any payment for the use of the governor's 406 residence or may accept any donation, gift, bequest, or devise 407 for the governor's residence or as an endowment for the 408 maintenance and care of the garden on the grounds of the 409 governor's residence in furtherance of its duties. The 410 commission shall not accept any donation, gift, bequest, or 411 devise from a person, individual, or member of an individual's 412 immediate family if the person or individual is receiving 413 payments under a contract with the state or a state agency for 414 the purchase of supplies, services, or equipment or for the 415 construction, reconstruction, improvement, enlargement, 416 alteration, repair, painting, or decoration of a public 417 improvement, except for payments received under an employment 418 contract or a collective bargaining agreement. Any revenue 419 received by the commission shall be deposited into the 420 governor's residence fund, which is hereby established in the 421 422 state treasury, for use by the commission in accordance with the performance of its duties. All investment earnings of the fund 423 shall be credited to the fund. Title to all property acquired by 424 the commission shall be taken in the name of the state and shall 425 be held for the use and benefit of the commission. 426

(J) Nothing in this section limits the ability of a person
or other entity to purchase decorations, objects of art,
chandeliers, china, silver, statues, paintings, furnishings,
accouterments, plants, or other aesthetic materials for
placement in the governor's residence or on the grounds of the
qovernor's residence or donation to the commission. No such

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object or plant, however, shall be placed on the grounds or433public areas of the first story of the governor's residence434without the consent of the commission.435

(K) The heritage garden established under this section shall be officially known as "the heritage garden at the Ohio governor's residence."

(L) As used in this section, "heritage garden" means thebotanical garden of native plants established at the governor'sresidence.

Sec. 111.08. The secretary of state shall have charge of 442 and safely keep the laws and resolutions passed by the general 443 assembly and such other papers and documents as are required to 444 be deposited in his the secretary of state's office. The Ohio 445 historical society history connection shall have charge of and 446 safely keep the following original documents: Ohio Constitution 447 of 1802; Ohio Constitution of 1851; proposed Ohio Constitution 448 of 1875; design and the letters of patent and assignment of 449 patent for the state flag; S.J.R. 13 (1873); S.J.R. 53 (1875); 450 S.J.R. 72 (1875); S.J.R. 50 (1883); H.J.R. 73 (1883); S.J.R. 28 451 (1885); H.J.R. 67 (1885); S.J.R. 17 (1902); S.J.R. 28 (1902); 452 H.J.R. 39 (1902); S.J.R. 23 (1903); H.J.R. 19 (1904); S.J.R. 16 453 (1905); H.J.R. 41 (1913); H.J.R. 34 (1917); petition form (2) 454 (1918); S.J.R. 6 (1921); H.J.R. 5 (1923); H.J.R. 40 (1923); 455 H.J.R. 8 (1929); H.J.R. 20 (1929); S.J.R. 4 (1933); petition 456 form (2) (1933); S.J.R. 57 (1936); petition form (1936); H.J.R. 457 14 (1942); H.J.R. 15 (1944); H.J.R. 8 (1944); S.J.R. 6 (1947); 458 petition form (1947); H.J.R. 24 (1947); H.J.R. 48 (1947). 459

Sec. 123.28. As used in this section and in section460123.281 of the Revised Code:461

(A) "Culture" means any of the following:

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(1) Visual, musical, dramatic, graphic, design, and other
arts, including, but not limited to, architecture, dance,
literature, motion pictures, music, painting, photography,
sculpture, and theater, and the provision of training or
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education in these arts;

(2) The presentation or making available, in museums or
other indoor or outdoor facilities, of principles of science and
their development, use, or application in business, industry, or
commerce or of the history, heritage, development, presentation,
and uses of the arts described in division (A) (1) of this
section and of transportation;

(3) The preservation, presentation, or making available of
(3) The preservation, presentation, or making available of
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features of archaeological, architectural, environmental, or
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historical interest or significance in a state historical
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(B) "Cultural organization" means either of the following: 478

(1) A governmental agency or Ohio nonprofit corporation,
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 including the Ohio historical societyhistory connection, that
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 provides programs or activities in areas directly concerned with
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 culture;

(2) A regional arts and cultural district as defined in483section 3381.01 of the Revised Code.484

(C) "Cultural project" means all or any portion of an Ohio
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 cultural facility for which the general assembly has made an
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 appropriation or has specifically authorized the spending of
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 money or the making of rental payments relating to the financing
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 of construction.

(D) "Cooperative contract" means a contract between the	490
Ohio facilities construction commission and a cultural	491
organization providing the terms and conditions of the	492
cooperative use of an Ohio cultural facility.	493
(E) "Costs of operation" means amounts required to manage	494
an Ohio cultural facility that are incurred following the	495
completion of construction of its cultural project, provided	496
that both of the following apply:	497
(1) Those amounts either:	498
(a) Have been committed to a fund dedicated to that	499
purpose;	500
(b) Equal the principal of any endowment fund, the income	501
from which is dedicated to that purpose.	502
(2) The commission and the cultural organization have	503
executed an agreement with respect to either of those funds.	504
(F) "Governmental agency" means a municipal corporation,	505
county, township, or school district, a port authority created	506
under Chapter 4582. of the Revised Code, any other political	507
subdivision or special district in this state established by or	508
pursuant to law, or any combination of these entities; except	509
where otherwise indicated, the United States or any department,	510
division, or agency of the United States, or any agency,	511
commission, or authority established pursuant to an interstate	512
compact or agreement.	513
(G) "Local contributions" means the value of an asset	514
provided by or on behalf of a cultural organization from sources	515
other than the state, the value and nature of which shall be	516
approved by the Ohio facilities construction commission, in its	517
sole discretion. "Local contributions" may include the value of	518

the site where a cultural project is to be constructed. All519"local contributions," except a contribution attributable to520such a site, shall be for the costs of construction of a521cultural project or the creation or expansion of an endowment522for the costs of operation of a cultural facility.523

(H) "Local historical facility" means a site or facility, 524 other than a state historical facility, of archaeological, 525 architectural, environmental, or historical interest or 526 significance, or a facility, including a storage facility, 527 appurtenant to the operations of such a site or facility, that 528 is owned by a cultural organization and is used for or in 529 connection with cultural activities, including the presentation 530 or making available of culture to the public. 531

(I) "Manage," "operate," or "management" means the
 provision of, or the exercise of control over the provision of,
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 activities:
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(1) Relating to culture for an Ohio cultural facility, 535 including as applicable, but not limited to, providing for 536 displays, exhibitions, specimens, and models; booking of 537 artists, performances, or presentations; scheduling; and hiring 538 or contracting for directors, curators, technical and scientific 539 staff, ushers, stage managers, and others directly related to 540 the cultural activities in the facility; but not including 541 general building services; 542

(2) Relating to sports and athletic events for an Ohio
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sports facility, including as applicable, but not limited to,
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providing for booking of athletes, teams, and events;
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scheduling; and hiring or contracting for staff, ushers,
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managers, and others directly related to the sports and athletic
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events in the facility; but not including general building
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services.	549
(J) "Ohio cultural facility" means any of the following:	550
(1) The theaters located in the state office tower at 77 South High street in Columbus;	551 552
(2) Any cultural facility in this state that is managed	553
directly by, or is subject to a cooperative or management	554
contract with, the Ohio facilities construction commission.	555
(3) A state historical facility or a local historical	556
facility.	557
(K) "Construction" includes acquisition, including	558
acquisition by lease-purchase, demolition, reconstruction,	559
alteration, renovation, remodeling, enlargement, improvement,	560
site improvements, and related equipping and furnishing.	561
(L) "State historical facility" means a site or facility	562
that has all of the following characteristics:	563
(1) It is created, supervised, operated, protected,	564
maintained, and promoted by the Ohio <del>historical society <u>history</u></del>	565
<u>connection</u> pursuant to the <del>society's</del> Ohio history connection's	566
performance of public functions under sections 149.30 and	567
149.302 of the Revised Code.	568
(2) Its title must reside wholly or in part with the	569
state, the <del>societyOhio history connection</del> , or both the state and	570
the <del>societyOhio history connection</del> .	571
(3) It is managed directly by or is subject to a	572
cooperative or management contract with the Ohio facilities	573
construction commission and is used for or in connection with	574
cultural activities, including the presentation or making	575
available of culture to the public.	576

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(M) "Ohio sports facility" means all or a portion of a 577 stadium, arena, tennis facility, motorsports complex, or other 578 capital facility in this state. A primary purpose of the 579 facility shall be to provide a site or venue for the 580 presentation to the public of motorsports events, professional 581 tennis tournaments, or events of one or more major or minor 582 league professional athletic or sports teams that are associated 583 with the state or with a city or region of the state. The 584 facility shall be, in the case of a motorsports complex, owned 585 by the state or governmental agency, or in all other instances, 586 owned by or located on real property owned by the state or a 587 governmental agency, and includes all parking facilities, 588 walkways, and other auxiliary facilities, equipment, 589 furnishings, and real and personal property and interests and 590 rights therein, that may be appropriate for or used for or in 591 connection with the facility or its operation, for capital costs 592 of which state funds are spent pursuant to this section and 593 section 123.281 of the Revised Code. A facility constructed as 594 an Ohio sports facility may be both an Ohio cultural facility 595 and an Ohio sports facility. 596

(N) "Motorsports" means sporting events in which motor 597vehicles are driven on a clearly demarcated tracked surface. 598

Sec. 127.16. (A) Upon the request of either a state agency 599 or the director of budget and management and after the 600 controlling board determines that an emergency or a sufficient 601 economic reason exists, the controlling board may approve the 602 making of a purchase without competitive selection as provided 603 in division (B) of this section. 604

(B) Except as otherwise provided in this section, no state605agency, using money that has been appropriated to it directly,606

Page 22

#### shall:

632

633

(1) Make any purchase from a particular supplier, that
would amount to fifty thousand dollars or more when combined
with both the amount of all disbursements to the supplier during
the fiscal year for purchases made by the agency and the amount
of all outstanding encumbrances for purchases made by the agency
from the supplier, unless the purchase is made by competitive
selection or with the approval of the controlling board;

(2) Lease real estate from a particular supplier, if the 615 lease would amount to seventy-five thousand dollars or more when 616 combined with both the amount of all disbursements to the 617 supplier during the fiscal year for real estate leases made by 618 the agency and the amount of all outstanding encumbrances for 619 real estate leases made by the agency from the supplier, unless 620 the lease is made by competitive selection or with the approval 621 of the controlling board. 622

(C) Any person who authorizes a purchase in violation of
division (B) of this section shall be liable to the state for
any state funds spent on the purchase, and the attorney general
shall collect the amount from the person.

(D) Nothing in division (B) of this section shall be 627 construed as: 628

(1) A limitation upon the authority of the director of
transportation as granted in sections 5501.17, 5517.02, and
5525.14 of the Revised Code;
631

(2) Applying to medicaid provider agreements under the medicaid program;

(3) Applying to the purchase of examinations from a sole634supplier by a state licensing board under Title XLVII of the635

Page 23

#### Revised Code;

(4) Applying to entertainment contracts for the Ohio state 637 fair entered into by the Ohio expositions commission, provided 638 that the controlling board has given its approval to the 639 commission to enter into such contracts and has approved a total 640 budget amount for such contracts as agreed upon by commission 641 action, and that the commission causes to be kept itemized 642 records of the amounts of money spent under each contract and 643 annually files those records with the clerk of the house of 644 representatives and the clerk of the senate following the close 645 of the fair; 646

(5) Limiting the authority of the chief of the division of
(5) Limiting the authority of the chief of the division of
(647)
mineral resources management to contract for reclamation work
(648)
with an operator mining adjacent land as provided in section
(649)
(50)
(50)

(6) Applying to investment transactions and procedures of 651 any state agency, except that the agency shall file with the 652 board the name of any person with whom the agency contracts to 653 make, broker, service, or otherwise manage its investments, as 654 well as the commission, rate, or schedule of charges of such 655 person with respect to any investment transactions to be 656 undertaken on behalf of the agency. The filing shall be in a 657 form and at such times as the board considers appropriate. 658

(7) Applying to purchases made with money for the per cent
659
for arts program established by section 3379.10 of the Revised
660
Code;
661

(8) Applying to purchases made by the opportunities for
Ohioans with disabilities agency of services, or supplies, that
are provided to persons with disabilities, or to purchases made
664

by the agency in connection with the eligibility determinations	665
it makes for applicants of programs administered by the social	666
security administration;	667
(9) Applying to payments by the department of medicaid	668
under section 5164.85 of the Revised Code for group health plan	669
premiums, deductibles, coinsurance, and other cost-sharing	670
expenses;	671
(10) Angluing to one even of the legislation burgel of	(7)
(10) Applying to any agency of the legislative branch of	672
the state government;	673
(11) Applying to agreements or contracts entered into	674
under section 5101.11, 5101.20, 5101.201, 5101.21, or 5101.214	675
of the Revised Code;	676
(12) Applying to purchases of services by the adult parole	677
authority under section 2967.14 of the Revised Code or by the	678
department of youth services under section 5139.08 of the	679
Revised Code;	680
(13) Applying to dues or fees paid for membership in an	681
organization or association;	682
(14) Applying to purchases of utility services pursuant to	683
section 9.30 of the Revised Code;	684
(15) Applying to purchases made in accordance with rules	685
adopted by the department of administrative services of motor	686
vehicle, aviation, or watercraft fuel, or emergency repairs of	687
such vehicles;	688
(16) Applying to purchases of tickets for passenger air	689
transportation;	690
(17) Applying to purchase possessing to succeed a subli-	C 0 1
(17) Applying to purchases necessary to provide public	691
notifications required by law or to provide notifications of job	692

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openings;	693
(18) Applying to the judicial branch of state government;	694
(19) Applying to purchases of liquor for resale by the division of liquor control;	695 696
(20) Applying to purchases of motor courier and freight services made in accordance with department of administrative services rules;	697 698 699
(21) Applying to purchases from the United States postal service and purchases of stamps and postal meter replenishment from vendors at rates established by the United States postal service;	700 701 702 703
(22) Applying to purchases of books, periodicals, pamphlets, newspapers, maintenance subscriptions, and other published materials;	704 705 706
(23) Applying to purchases from other state agencies, including state-assisted institutions of higher education or the Ohio <u>historical societyhistory connection</u> ;	707 708 709
<ul><li>(24) Limiting the authority of the director of</li><li>environmental protection to enter into contracts under division</li><li>(D) of section 3745.14 of the Revised Code to conduct compliance</li><li>reviews, as defined in division (A) of that section;</li></ul>	710 711 712 713
(25) Applying to purchases from a qualified nonprofit agency pursuant to sections 125.60 to 125.6012 or 4115.31 to 4115.35 of the Revised Code;	714 715 716
(26) Applying to payments by the department of job and family services to the United States department of health and human services for printing and mailing notices pertaining to the tax refund offset program of the internal revenue service of	717 718 719 720

Page 26

the United States department of the treasury;	721
(27) Applying to contracts entered into by the department	722
of developmental disabilities under section 5123.18 of the	723
Revised Code;	724
(28) Applying to payments made by the department of mental	725
health and addiction services under a physician recruitment	726
program authorized by section 5119.185 of the Revised Code;	727
(29) Applying to contracts entered into with persons by	728
the director of commerce for unclaimed funds collection and	729
remittance efforts as provided in division (F) of section 169.03	730
of the Revised Code. The director shall keep an itemized	731
accounting of unclaimed funds collected by those persons and	732
amounts paid to them for their services.	733
(30) Applying to purchases made by a state institution of	734
higher education in accordance with the terms of a contract	735
between the vendor and an inter-university purchasing group	736
comprised of purchasing officers of state institutions of higher	737
education;	738
(31) Applying to the department of medicaid's purchases of	739
health assistance services under the children's health insurance	740
program;	741
(32) Applying to payments by the attorney general from the	742
reparations fund to hospitals and other emergency medical	743
facilities for performing medical examinations to collect	744
physical evidence pursuant to section 2907.28 of the Revised	745
Code;	746
(22) Applying to contracts with a contracting sytherity or	717

(33) Applying to contracts with a contracting authority or 747 administrative receiver under division (B) of section 5126.056 748 of the Revised Code; 749

(34) Applying to purchases of goods and services by the	750
department of veterans services in accordance with the terms of	751
contracts entered into by the United States department of	752
veterans affairs;	753
(35) Applying to payments by the superintendent of the	754
bureau of criminal identification and investigation to the	755
federal bureau of investigation for criminal records checks	756
pursuant to section 109.572 of the Revised Code;	757
pursuant to section 109.372 of the Revised Code,	151
(36) Applying to contracts entered into by the department	758
of medicaid under section 5164.47 of the Revised Code;	759
(37) Applying to contracts entered into under section	760
5160.12 of the Revised Code;	761
(38) Applying to payments to the Ohio <del>historical society</del>	762
history connection from other state agencies.	763
(E) When determining whether a state agency has reached	764
the cumulative purchase thresholds established in divisions (B)	765
(1) and (2) of this section, all of the following purchases by	766
such agency shall not be considered:	767
(1) Purchases made through competitive selection or with	768
controlling board approval;	769
concrotting board approvar,	109
(2) Purchases listed in division (D) of this section;	770
(3) For the purposes of the threshold of division (B)(1)	771
of this section only, leases of real estate.	772
(F) As used in this section, "competitive selection,"	773
"purchase," "supplies," and "services" have the same meanings as	774
in section 125.01 of the Revised Code.	775
Sec. 135.451. The Ohio historical society history	776

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connection and the capitol square review and advisory board 777 shall be eligible to pay any of their moneys into the Ohio 778 subdivision's fund, to be invested by the treasurer of state in 779 the same manner and subject to the same terms and conditions as 780 public moneys of subdivisions paid into the fund under section 781 135.45 of the Revised Code. 782 Sec. 145.01. As used in this chapter: 783 (A) "Public employee" means: 784 (1) Any person holding an office, not elective, under the 785 state or any county, township, municipal corporation, park 786 district, conservancy district, sanitary district, health 787 district, metropolitan housing authority, state retirement 788 board, Ohio historical societyhistory connection, public 789 library, county law library, union cemetery, joint hospital, 790 institutional commissary, state university, or board, bureau, 791 commission, council, committee, authority, or administrative 792

body as the same are, or have been, created by action of the 793 general assembly or by the legislative authority of any of the 794 units of local government named in division (A) (1) of this 795 section, or employed and paid in whole or in part by the state 796 or any of the authorities named in division (A) (1) of this 797 section in any capacity not covered by section 742.01, 3307.01, 798 3309.01, or 5505.01 of the Revised Code. 799

(2) A person who is a member of the public employees
retirement system and who continues to perform the same or
similar duties under the direction of a contractor who has
contracted to take over what before the date of the contract was
a publicly operated function. The governmental unit with which
804
the contract has been made shall be deemed the employer for the
gurposes of administering this chapter.

(3) Any person who is an employee of a public employer, 807 notwithstanding that the person's compensation for that 808 employment is derived from funds of a person or entity other 809 than the employer. Credit for such service shall be included as 810 total service credit, provided that the employee makes the 811 payments required by this chapter, and the employer makes the 812 payments required by sections 145.48 and 145.51 of the Revised 813 Code. 814

(4) A person who elects in accordance with section 145.015
815
of the Revised Code to remain a contributing member of the
816
public employees retirement system.
817

(5) A person who is an employee of the legal rights
service on September 30, 2012, and continues to be employed by
the nonprofit entity established under Section 319.20 of Am.
Sub. H.B. 153 of the 129th general assembly. The nonprofit
entity is the employer for the purpose of this chapter.

In all cases of doubt, the public employees retirement 823 board shall determine under section 145.036, 145.037, or 145.038 824 of the Revised Code whether any person is a public employee, and 825 its decision is final. 826

(B) "Member" means any public employee, other than a
public employee excluded or exempted from membership in the
retirement system by section 145.03, 145.031, 145.032, 145.033,
145.034, 145.035, or 145.38 of the Revised Code. "Member"
830
includes a PERS retirant who becomes a member under division (C)
831
of section 145.38 of the Revised Code. "Member" also includes a
832
disability benefit recipient.

(C) "Head of the department" means the elective or834appointive head of the several executive, judicial, and835

Page 30

administrative departments, institutions, boards, and	836
commissions of the state and local government as the same are	837
created and defined by the laws of this state or, in case of a	838
charter government, by that charter.	839
(D) "Employer" or "public employer" means the state or any	840
county, township, municipal corporation, park district,	841
conservancy district, sanitary district, health district,	842
metropolitan housing authority, state retirement board, Ohio	843
historical societyhistory connection, public library, county law	844
library, union cemetery, joint hospital, institutional	845
commissary, state medical university, state university, or	846
board, bureau, commission, council, committee, authority, or	847
administrative body as the same are, or have been, created by	848
action of the general assembly or by the legislative authority	849
of any of the units of local government named in this division	850
not covered by section 742.01, 3307.01, 3309.01, or 5505.01 of	851
the Revised Code. In addition, "employer" means the employer of	852
any public employee.	853

(E) "Prior military service" also means all service
854
credited for active duty with the armed forces of the United
855
States as provided in section 145.30 of the Revised Code.
856

(F) "Contributor" means any person who has an account in
(F) "Contributor" means any person who has an account in
857
the employees' savings fund created by section 145.23 of the
Revised Code. When used in the sections listed in division (B)
859
of section 145.82 of the Revised Code, "contributor" includes
860
any person participating in a PERS defined contribution plan.

(G) "Beneficiary" or "beneficiaries" means the estate or a
person or persons who, as the result of the death of a member,
contributor, or retirant, qualify for or are receiving some
864
right or benefit under this chapter.
865

(H)(1) "Total service credit," except as provided in 866 section 145.37 of the Revised Code, means all service credited 867 to a member of the retirement system since last becoming a 868 member, including restored service credit as provided by section 869 145.31 of the Revised Code; credit purchased under sections 870 145.293 and 145.299 of the Revised Code; all the member's 871 military service credit computed as provided in this chapter; 872 all service credit established pursuant to section 145.297 of 873 the Revised Code; and any other service credited under this 874 chapter. For the exclusive purpose of satisfying the service 875 credit requirement and of determining eligibility for benefits 876 under sections 145.32, 145.33, 145.331, 145.332, 145.35, 145.36, 877 and 145.361 of the Revised Code, "five or more years of total 878 service credit" means sixty or more calendar months of 879 contributing service in this system. 880

(2) "One and one-half years of contributing service 881 credit," as used in division (B) of section 145.45 of the 882 Revised Code, also means eighteen or more calendar months of 883 employment by a municipal corporation that formerly operated its 884 own retirement plan for its employees or a part of its 885 886 employees, provided that all employees of that municipal retirement plan who have eighteen or more months of such 887 employment, upon establishing membership in the public employees 888 retirement system, shall make a payment of the contributions 889 they would have paid had they been members of this system for 890 the eighteen months of employment preceding the date membership 891 was established. When that payment has been made by all such 892 employee members, a corresponding payment shall be paid into the 893 employers' accumulation fund by that municipal corporation as 894 the employer of the employees. 895

(3) Where a member also is a member of the state teachers 896

retirement system or the school employees retirement system, or 897 both, except in cases of retirement on a combined basis pursuant 898 to section 145.37 of the Revised Code or as provided in section 899 145.383 of the Revised Code, service credit for any period shall 900 be credited on the basis of the ratio that contributions to the 901 public employees retirement system bear to total contributions 902 in all state retirement systems. 903

(4) Not more than one year of credit may be given for any904period of twelve months.905

(5) "Ohio service credit" means credit for service that906was rendered to the state or any of its political subdivisions907or any employer.908

(I) "Regular interest" means interest at any rates for the
909
respective funds and accounts as the public employees retirement
910
board may determine from time to time.
911

(J) "Accumulated contributions" means the sum of all
amounts credited to a contributor's individual account in the
employees' savings fund together with any interest credited to
the contributor's account under section 145.471 or 145.472 of
the Revised Code.

(K) (1) "Final average salary" means the greater of the917following:918

(a) The sum of the member's earnable salaries for the
appropriate number of calendar years of contributing service,
determined under section 145.017 of the Revised Code, in which
the member's earnable salary was highest, divided by the same
922
number of calendar years or, if the member has fewer than the
appropriate number of calendar years of contributing service,
924
the total of the member's earnable salary for all years of

contributing service divided by the number of calendar years of	926
the member's contributing service;	927
(b) The sum of a member's earnable salaries for the	928
appropriate number of consecutive months, determined under	929
section 145.017 of the Revised Code, that were the member's last	930
months of service, up to and including the last month, divided	931
by the appropriate number of years or, if the time between the	932
first and final months of service is less than the appropriate	933
number of consecutive months, the total of the member's earnable	934
salary for all months of contributing service divided by the	935
number of years between the first and final months of	936
contributing service, including any fraction of a year, except	937
that the member's final average salary shall not exceed the	938
member's highest earnable salary for any twelve consecutive	939
months.	940
(2) If contributions were made in only one calendar year,	941
"final average salary" means the member's total earnable salary.	942
(L) "Annuity" means payments for life derived from	943
contributions made by a contributor and paid from the annuity	944
and pension reserve fund as provided in this chapter. All	945
annuities shall be paid in twelve equal monthly installments.	946
(M) "Annuity reserve" means the present value, computed	947
upon the basis of the mortality and other tables adopted by the	948
board, of all payments to be made on account of any annuity, or	949
benefit in lieu of any annuity, granted to a retirant as	950
provided in this chapter.	951
(N)(1) "Disability retirement" means retirement as	952
provided in section 145.36 of the Revised Code.	953
(2) "Disability allowance" means an allowance paid on	954

account of disability under section 145.361 of the Revised Code.

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955

(3) "Disability benefit" means a benefit paid as	956
disability retirement under section 145.36 of the Revised Code,	957
as a disability allowance under section 145.361 of the Revised	958
Code, or as a disability benefit under section 145.37 of the	959
Revised Code.	960
(4) "Disability benefit recipient" means a member who is	961
receiving a disability benefit.	962
receiving a disability benefit.	502
(O) "Age and service retirement" means retirement as	963
provided in sections 145.32, 145.33, 145.331, 145.332, 145.37,	964
and 145.46 and former section 145.34 of the Revised Code.	965
(P) "Pensions" means annual payments for life derived from	966
contributions made by the employer that at the time of	967
retirement are credited into the annuity and pension reserve	968
fund from the employers' accumulation fund and paid from the	969
annuity and pension reserve fund as provided in this chapter.	970
All pensions shall be paid in twelve equal monthly installments.	971
(Q) "Retirement allowance" means the pension plus that	972
portion of the benefit derived from contributions made by the	973
member.	974
(R)(1) Except as otherwise provided in division (R) of	975
this section, "earnable salary" means all salary, wages, and	
	976
other earnings paid to a contributor by reason of employment in	977
a position covered by the retirement system. The salary, wages,	978
and other earnings shall be determined prior to determination of	979
the amount required to be contributed to the employees' savings	980
fund under section 145.47 of the Revised Code and without regard	981
to whether any of the salary, wages, or other earnings are	982

treated as deferred income for federal income tax purposes. 983

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"Earnable salary" includes the following:	984
(a) Payments made by the employer in lieu of salary,	985
wages, or other earnings for sick leave, personal leave, or	986
vacation used by the contributor;	987
(b) Payments made by the employer for the conversion of	988
sick leave, personal leave, and vacation leave accrued, but not	989
used if the payment is made during the year in which the leave	990
is accrued, except that payments made pursuant to section	991
124.383 or 124.386 of the Revised Code are not earnable salary;	992
(c) Allowances paid by the employer for maintenance,	993
consisting of housing, laundry, and meals, as certified to the	994
retirement board by the employer or the head of the department	995
that employs the contributor;	996
(d) Fees and commissions paid under section 507.09 of the	997
Revised Code;	998
(e) Payments that are made under a disability leave	999
program sponsored by the employer and for which the employer is	1000
required by section 145.296 of the Revised Code to make periodic	1001
employer and employee contributions;	1002
(f) Amounts included pursuant to former division (K)(3)	1003
and former division (Y) of this section and section 145.2916 of	1004
the Revised Code.	1005
(2) "Earnable salary" does not include any of the	1006
following:	1007
(a) Fees and commissions, other than those paid under	1008
section 507.09 of the Revised Code, paid as sole compensation	1009
for personal services and fees and commissions for special	1010
services over and above services for which the contributor	1011

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1012

### receives a salary;

(b) Amounts paid by the employer to provide life
insurance, sickness, accident, endowment, health, medical,
hospital, dental, or surgical coverage, or other insurance for
the contributor or the contributor's family, or amounts paid by
the employer to the contributor in lieu of providing the
1017
insurance;

(c) Incidental benefits, including lodging, food, laundry, 1019
parking, or services furnished by the employer, or use of the 1020
employer's property or equipment, or amounts paid by the 1021
employer to the contributor in lieu of providing the incidental 1022
benefits; 1023

(d) Reimbursement for job-related expenses authorized by 1024
 the employer, including moving and travel expenses and expenses 1025
 related to professional development; 1026

(e) Payments for accrued but unused sick leave, personal
leave, or vacation that are made at any time other than in the
year in which the sick leave, personal leave, or vacation was
accrued;

(f) Payments made to or on behalf of a contributor that 1031 are in excess of the annual compensation that may be taken into 1032 account by the retirement system under division (a) (17) of 1033 section 401 of the "Internal Revenue Code of 1986," 100 Stat. 1034 2085, 26 U.S.C.A. 401(a) (17), as amended; 1035

(g) Payments made under division (B), (C), or (E) of
section 5923.05 of the Revised Code, Section 4 of Substitute
Senate Bill No. 3 of the 119th general assembly, Section 3 of
Amended Substitute Senate Bill No. 164 of the 124th general
assembly, or Amended Substitute House Bill No. 405 of the 124th

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general assembly; 1041 (h) Anything of value received by the contributor that is 1042 based on or attributable to retirement or an agreement to 1043 retire, except that payments made on or before January 1, 1989, 1044 that are based on or attributable to an agreement to retire 1045 shall be included in earnable salary if both of the following 1046 1047 apply: (i) The payments are made in accordance with contract 1048 provisions that were in effect prior to January 1, 1986; 1049 (ii) The employer pays the retirement system an amount 1050 specified by the retirement board equal to the additional 1051 liability resulting from the payments. 1052 (i) The portion of any amount included in section 145.2916 1053 of the Revised Code that represents employer contributions. 1054 (3) The retirement board shall determine by rule whether 1055 any compensation not enumerated in division (R) of this section 1056 is earnable salary, and its decision shall be final. 1057 (S) "Pension reserve" means the present value, computed 1058 upon the basis of the mortality and other tables adopted by the 1059 board, of all payments to be made on account of any retirement 1060 allowance or benefit in lieu of any retirement allowance, 1061 granted to a member or beneficiary under this chapter. 1062 (T) "Contributing service" means both of the following: 1063 (1) All service credited to a member of the system since 1064 January 1, 1935, for which contributions are made as required by 1065 sections 145.47, 145.48, and 145.483 of the Revised Code. In any 1066 year subsequent to 1934, credit for any service shall be allowed 1067 in accordance with section 145.016 of the Revised Code. 1068

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(2) Service credit received by election of the memberunder section 145.814 of the Revised Code.1070

(U) "State retirement board" means the public employees 1071
retirement board, the school employees retirement board, or the 1072
state teachers retirement board. 1073

(V) "Retirant" means any former member who retires and is
receiving a monthly allowance as provided in sections 145.32,
145.33, 145.331, 145.332, and 145.46 and former section 145.34
of the Revised Code.

(W) "Employer contribution" means the amount paid by anemployer as determined under section 145.48 of the Revised Code.1079

(X) "Public service terminates" means the last day for
which a public employee is compensated for services performed
for an employer or the date of the employee's death, whichever
occurs first.

(Y) "Five years of service credit," for the exclusive 1084
purpose of satisfying the service credit requirements and of 1085
determining eligibility under section 145.33 or 145.332 of the 1086
Revised Code, means employment covered under this chapter or 1087
under a former retirement plan operated, recognized, or endorsed 1088
by the employer prior to coverage under this chapter or under a 1089
combination of the coverage. 1090

(Z) "Deputy sheriff" means any person who is commissioned
and employed as a full-time peace officer by the sheriff of any
county, and has been so employed since on or before December 31,
1965; any person who is or has been commissioned and employed as
a peace officer by the sheriff of any county since January 1,
1966, and who has received a certificate attesting to the
person's satisfactory completion of the peace officer training
1091

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school as required by section 109.77 of the Revised Code; or any 1098 person deputized by the sheriff of any county and employed 1099 pursuant to section 2301.12 of the Revised Code as a criminal 1100 bailiff or court constable who has received a certificate 1101 attesting to the person's satisfactory completion of the peace 1102 officer training school as required by section 109.77 of the 1103 Revised Code. 1104 (AA) "Township constable or police officer in a township 1105 police department or district" means any person who is 1106 commissioned and employed as a full-time peace officer pursuant 1107 to Chapter 505. or 509. of the Revised Code, who has received a 1108 certificate attesting to the person's satisfactory completion of 1109 the peace officer training school as required by section 109.77 1110 of the Revised Code. 1111 (BB) "Drug agent" means any person who is either of the 1112 following: 1113 (1) Employed full time as a narcotics agent by a county 1114 narcotics agency created pursuant to section 307.15 of the 1115 Revised Code and has received a certificate attesting to the 1116 satisfactory completion of the peace officer training school as 1117 required by section 109.77 of the Revised Code; 1118 (2) Employed full time as an undercover drug agent as 1119 defined in section 109.79 of the Revised Code and is in 1120 compliance with section 109.77 of the Revised Code. 1121 (CC) "Department of public safety enforcement agent" means 1122 a full-time employee of the department of public safety who is 1123 designated under section 5502.14 of the Revised Code as an 1124 enforcement agent and who is in compliance with section 109.77 1125 of the Revised Code. 1126

Page 40

(DD) "Natural resources law enforcement staff officer"
means a full-time employee of the department of natural
resources who is designated a natural resources law enforcement
staff officer under section 1501.013 of the Revised Code and is
in compliance with section 109.77 of the Revised Code.

(EE) "Park officer" means a full-time employee of the 1132 department of natural resources who is designated a park officer 1133 under section 1541.10 of the Revised Code and is in compliance 1134 with section 109.77 of the Revised Code. 1135

(FF) "Forest officer" means a full-time employee of the 1136 department of natural resources who is designated a forest 1137 officer under section 1503.29 of the Revised Code and is in 1138 compliance with section 109.77 of the Revised Code. 1139

(GG) "Preserve officer" means a full-time employee of the 1140
department of natural resources who is designated a preserve 1141
officer under section 1517.10 of the Revised Code and is in 1142
compliance with section 109.77 of the Revised Code. 1143

(HH) "Wildlife officer" means a full-time employee of the 1144 department of natural resources who is designated a wildlife 1145 officer under section 1531.13 of the Revised Code and is in 1146 compliance with section 109.77 of the Revised Code. 1147

(II) "State watercraft officer" means a full-time employee 1148 of the department of natural resources who is designated a state 1149 watercraft officer under section 1547.521 of the Revised Code 1150 and is in compliance with section 109.77 of the Revised Code. 1151

(JJ) "Park district police officer" means a full-time1152employee of a park district who is designated pursuant to1153section 511.232 or 1545.13 of the Revised Code and is in1154compliance with section 109.77 of the Revised Code.1155

(KK) "Conservancy district officer" means a full-time	1156
employee of a conservancy district who is designated pursuant to	1157
section 6101.75 of the Revised Code and is in compliance with	1158
section 109.77 of the Revised Code.	1159
(LL) "Municipal police officer" means a member of the	1160
organized police department of a municipal corporation who is	1161
employed full time, is in compliance with section 109.77 of the	1162
Revised Code, and is not a member of the Ohio police and fire	1163
pension fund.	1164
(MM) "Veterans' home police officer" means any person who	1165
is employed at a veterans' home as a police officer pursuant to	1166
section 5907.02 of the Revised Code and is in compliance with	1167
section 109.77 of the Revised Code.	1168
(NN) "Special police officer for a mental health	1169
institution" means any person who is designated as such pursuant	1170
to section 5119.08 of the Revised Code and is in compliance with	1171
section 109.77 of the Revised Code.	1172
(OO) "Special police officer for an institution for the	1173
developmentally disabled" means any person who is designated as	1174
such pursuant to section 5123.13 of the Revised Code and is in	1175
compliance with section 109.77 of the Revised Code.	1176
(PP) "State university law enforcement officer" means any	1177
person who is employed full time as a state university law	1178
enforcement officer pursuant to section 3345.04 of the Revised	1179
Code and who is in compliance with section 109.77 of the Revised	1180
Code.	1181
(QQ) "House sergeant at arms" means any person appointed	1182
by the speaker of the house of representatives under division	1183
(B)(1) of section 101.311 of the Revised Code who has arrest	1184

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#### authority under division (E)(1) of that section. 1185

(RR) "Assistant house sergeant at arms" means any person 1186
appointed by the house sergeant at arms under division (C)(1) of 1187
section 101.311 of the Revised Code. 1188

(SS) "Regional transit authority police officer" means a 1189
person who is employed full time as a regional transit authority 1190
police officer under division (Y) of section 306.35 of the 1191
Revised Code and is in compliance with section 109.77 of the 1192
Revised Code. 1193

(TT) "State highway patrol police officer" means a special 1194 police officer employed full time and designated by the 1195 superintendent of the state highway patrol pursuant to section 1196 5503.09 of the Revised Code or a person serving full time as a 1197 special police officer pursuant to that section on a permanent 1198 basis on October 21, 1997, who is in compliance with section 1199 109.77 of the Revised Code. 1200

(UU) "Municipal public safety director" means a person who 1201 serves full time as the public safety director of a municipal 1202 corporation with the duty of directing the activities of the 1203 municipal corporation's police department and fire department. 1204

(VV) Notwithstanding section 2901.01 of the Revised Code, 1205 "PERS law enforcement officer" means a sheriff or any of the 1206 following whose primary duties are to preserve the peace, 1207 protect life and property, and enforce the laws of this state: a 1208 deputy sheriff, township constable or police officer in a 1209 township police department or district, drug agent, department 1210 of public safety enforcement agent, natural resources law 1211 enforcement staff officer, park officer, forest officer, 1212 preserve officer, wildlife officer, state watercraft officer, 1213

park district police officer, conservancy district officer, 1214 veterans' home police officer, special police officer for a 1215 mental health institution, special police officer for an 1216 institution for the developmentally disabled, state university 1217 law enforcement officer, municipal police officer, house 1218 sergeant at arms, assistant house sergeant at arms, regional 1219 transit authority police officer, or state highway patrol police 1220 officer. "PERS law enforcement officer" also includes a person 1221 serving as a municipal public safety director at any time during 1222 the period from September 29, 2005, to March 24, 2009, if the 1223 duties of that service were to preserve the peace, protect life 1224 and property, and enforce the laws of this state. 1225

1226 (WW) "Hamilton county municipal court bailiff" means a person appointed by the clerk of courts of the Hamilton county 1227 municipal court under division (A)(3) of section 1901.32 of the 1228 Revised Code who is employed full time as a bailiff or deputy 1229 bailiff, who has received a certificate attesting to the 1230 person's satisfactory completion of the peace officer basic 1231 training described in division (D)(1) of section 109.77 of the 1232 Revised Code. 1233

(XX) "PERS public safety officer" means a Hamilton county 1234 municipal court bailiff, or any of the following whose primary 1235 duties are other than to preserve the peace, protect life and 1236 property, and enforce the laws of this state: a deputy sheriff, 1237 township constable or police officer in a township police 1238 department or district, drug agent, department of public safety 1239 enforcement agent, natural resources law enforcement staff 1240 officer, park officer, forest officer, preserve officer, 1241 wildlife officer, state watercraft officer, park district police 1242 officer, conservancy district officer, veterans' home police 1243 officer, special police officer for a mental health institution, 1244

following:

special police officer for an institution for the 1245 developmentally disabled, state university law enforcement 1246 officer, municipal police officer, house sergeant at arms, 1247 assistant house sergeant at arms, regional transit authority 1248 police officer, or state highway patrol police officer. "PERS 1249 public safety officer" also includes a person serving as a 1250 1251 municipal public safety director at any time during the period from September 29, 2005, to March 24, 2009, if the duties of 1252 that service were other than to preserve the peace, protect life 1253 and property, and enforce the laws of this state. 1254 1255 (YY) "Fiduciary" means a person who does any of the 1256

(1) Exercises any discretionary authority or control with 1257 respect to the management of the system or with respect to the 1258 management or disposition of its assets; 1259

(2) Renders investment advice for a fee, direct or 1260 indirect, with respect to money or property of the system; 1261

(3) Has any discretionary authority or responsibility in 1262 the administration of the system. 1263

(ZZ) "Actuary" means an individual who satisfies all of 1264 the following requirements: 1265

1266 (1) Is a member of the American academy of actuaries;

(2) Is an associate or fellow of the society of actuaries; 1267

(3) Has a minimum of five years' experience in providing 1268 actuarial services to public retirement plans. 1269

(AAA) "PERS defined benefit plan" means the plan described 1270 in sections 145.201 to 145.79 of the Revised Code. 1271

(BBB) "PERS defined contribution plans" means the plan or	1272
plans established under section 145.81 of the Revised Code.	1273
Sec. 149.091. (A) The secretary of state shall compile,	1274
publish, and distribute the session laws either annually or	1275
biennially in a paper or electronic format. The annual or	1276
biennial publication shall contain all enrolled acts and joint	1277
resolutions, a subject index, a table indicating Revised Code	1278
sections affected, and the secretary of state's certificate that	1279
the laws, as compiled and distributed, are true copies of the	1280
original enrolled acts or joint resolutions in the secretary of	1281
state's office.	1282
(B)(1) The secretary of state may distribute the paper or	1283
electronic format of the session laws free of charge to the	1284
following persons or entities:	1285
(a) Each county auditor.	1286
(b) Each county law library.	1287
(c) Other public officials upon request of the public	1288
official.	1289
(2) The secretary of state shall distribute the paper or	1290
electronic format of the session laws free of charge to the	1291
following persons or entities:	1292
(a) The clerk of the house of representatives.	1293
(b) The clerk of the senate.	1294
(c) The legislative service commission.	1295
(d) The Ohio supreme court.	1296
(e) The document division of the library of congress.	1297
(f) The state library.	1298

(g) The Ohio historical societyhistory connection.	1299
The secretary of state shall retain a paper or electronic	1300
format of the session laws.	1301
(C) The session laws may be sold in a paper or electronic	1302
format to individuals or entities not specified in division (B)	1303
of this section. The price shall not exceed the actual cost of	1304
producing and distributing the session laws in a paper or	1305
electronic format.	1306
Sec. 149.11. Any department, division, bureau, board, or	1307
commission of the state government issuing a report, pamphlet,	1308
document, or other publication intended for general public use	1309
and distribution, which publication is reproduced by duplicating	1310
processes such as mimeograph, multigraph, planograph, rotaprint,	1311
or multilith, or printed internally or through a contract	1312
awarded to any person, company, or the state printing division	1313
of the department of administrative services, shall cause to be	1314
delivered to the state library one hundred copies of the	1315
publication, subject to the provisions of section 125.42 of the	1316
Revised Code.	1317
The state library board shall distribute the publications	1318
so received as follows:	1319
(A) Retain two copies in the state library;	1320
(B) Send two copies to the document division of the	1321
library of congress;	1322
(C) Send one copy to the Ohio historical society history	1323
<u>connection</u> and to each public or college library in the state	1324
designated by the state library board to be a depository for	1325
state publications. In designating which libraries shall be	1326
depositories, the board shall select those libraries that can	1327

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best preserve those publications and that are so located1328geographically as will make the publications conveniently1329accessible to residents in all areas of the state.1330

(D) Send one copy to each state in exchange for likepublications of that state.1332

The provisions of this section do not apply to any 1333 publication of the general assembly or to the publications 1334 described in sections 149.07, 149.08, 149.091, and 149.17 of the 1335 Revised Code, except that the secretary of state shall forward 1336 to the document division of the library of congress two copies 1337 of all journals, two copies of the session laws as provided for 1338 in section 149.091 of the Revised Code, and two copies of all 1339 appropriation laws in separate form. 1340

Sec. 149.30. The Ohio historical societyhistory 1341 <u>connection</u>, chartered by this state as a corporation not for 1342 profit to promote a knowledge of history and archaeology, 1343 especially of Ohio, and operated continuously in the public 1344 interest since 1885, may perform public functions as prescribed 1345 by law. 1346

The general assembly may appropriate money to the Ohio 1347 historical society history connection each biennium to carry out 1348 the public functions of the society Ohio history connection as 1349 enumerated in this section. An appropriation by the general 1350 assembly to the society Ohio history connection constitutes an 1351 offer to contract with the society Ohio history connection to 1352 carry out those public functions for which appropriations are 1353 made. An acceptance by the society Ohio history connection of 1354 the appropriated funds constitutes an acceptance by the society 1355 <u>Ohio history connection of the offer and is considered an</u> 1356 agreement by the society Ohio history connection to perform 1357

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those functions in accordance with the terms of the	1358
appropriation and the law and to expend the funds only for the	1359
purposes for which appropriated. The governor may request on	1360
behalf of the societyOhio history connection, and the	1361
controlling board may release, additional funds to the <del>society</del>	1362
Ohio history connection for survey, salvage, repair, or	1363
rehabilitation of an emergency nature for which funds have not	1364
been appropriated, and acceptance by the <del>society Ohio history</del>	1365
connection of those funds constitutes an agreement on the part	1366
of the <del>society Ohio history connection to</del> expend those funds	1367
only for the purpose for which released by the controlling	1368
board.	1369
The society Ohio history connection shall faithfully	1370

expend and apply all moneys received from the state to the uses 1371 and purposes directed by law and for necessary administrative 1372 expenses. If the general assembly appropriates money to the 1373 society Ohio history connection for grants or subsidies to other 1374 entities for their site-related programs, the societyOhio 1375 history connection, except for good cause, shall distribute the 1376 money within ninety days of accepting a grant or subsidy 1377 application for the money. 1378

The society Ohio history connection shall perform the 1379 public function of sending notice by certified mail to the owner 1380 of any property at the time it is listed on the national 1381 register of historic places. The society Ohio history connection 1382 shall accurately record all expenditures of such funds in 1383 conformity with generally accepted accounting principles. 1384

The auditor of state shall audit all funds and fiscal1385records of the societyOhio history connection.1386

The public functions to be performed by the Ohio 1387

historical acciety history connection shall include all of the	1388
historical society history connection shall include all of the	
following:	1389
(A) Creating, supervising, operating, protecting,	1390
maintaining, and promoting for public use a system of state	1391
memorials, titles to which may reside wholly or in part with	1392
this state or wholly or in part with the <del>society Ohio history_</del>	1393
<u>connection</u> as provided in and in conformity to appropriate acts	1394
and resolves of the general assembly, and leasing for renewable	1395
periods of two years or less, with the advice and consent of the	1396
attorney general and the director of administrative services,	1397
lands and buildings owned by the state which are in the care,	1398
custody, and control of the <del>society</del> Ohio history connection, all	1399
of which shall be maintained and kept for public use at	1400
reasonable hours;	1401
(B) Making alterations and improvements, marking, and	1402
constructing, reconstructing, protecting, or restoring	1403
structures, earthworks, and monuments in its care, and equipping	1404
such facilities with appropriate educational maintenance	1405
facilities;	1406
(C) Serving as the archives administration for the state	1407
and its political subdivisions as provided in sections 149.31 to	1408
149.42 of the Revised Code;	1409
149.42 OI the Revised Code,	1409
(D) Administering a state historical museum, to be the	1410
headquarters of the society and its principal museum and	1411
library, which shall be maintained and kept for public use at	1412
reasonable hours;	1413
(E) Establishing a marking system to identify all	1414
designated historic and archaeological sites within the state	1415
and marking or causing to be marked historic sites and	1416

communities considered by the society to be historically or	1417
archaeologically significant;	1418
(F) Publishing books, pamphlets, periodicals, and other	1419
publications about history, archaeology, and natural science and	1420
offering one copy of each regular periodical issue to all public	1421
libraries in this state at a reasonable price, which shall not	1422
exceed one hundred ten per cent more than the total cost of	1423
publication;	1424
(G) Engaging in research in history, archaeology, and	1425
natural science and providing historical information upon	1426
request to all state agencies;	1427
(H) Collecting, preserving, and making available by all	1428
appropriate means and under approved safeguards all manuscript,	1429
print, or near-print library collections and all historical	1430
objects, specimens, and artifacts which pertain to the history	1431
of Ohio and its people, including the following original	1432
documents: Ohio Constitution of 1802; Ohio Constitution of 1851;	1433
proposed Ohio Constitution of 1875; design and the letters of	1434
patent and assignment of patent for the state flag; S.J.R. 13	1435
(1873); S.J.R. 53 (1875); S.J.R. 72 (1875); S.J.R. 50 (1883);	1436
H.J.R. 73 (1883); S.J.R. 28 (1885); H.J.R. 67 (1885); S.J.R. 17	1437
(1902); S.J.R. 28 (1902); H.J.R. 39 (1902); S.J.R. 23 (1903);	1438
H.J.R. 19 (1904); S.J.R. 16 (1905); H.J.R. 41 (1913); H.J.R. 34	1439
(1917); petition form (2) (1918); S.J.R. 6 (1921); H.J.R. 5	1440
(1923); H.J.R. 40 (1923); H.J.R. 8 (1929); H.J.R. 20 (1929);	1441
S.J.R. 4 (1933); petition form (2) (1933); S.J.R. 57 (1936);	1442
petition form (1936); H.J.R. 14 (1942); H.J.R. 15 (1944); H.J.R.	1443
8 (1944); S.J.R. 6 (1947); petition form (1947); H.J.R. 24	1444
(1947); and H.J.R. 48 (1947);	1445

(I) Encouraging and promoting the organization and

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1447

#### development of county and local historical societies;

(J) Providing to Ohio schools such materials as the 1448
society Ohio history connection may prepare to facilitate the 1449
instruction of Ohio history at a reasonable price, which shall 1450
not exceed one hundred ten per cent more than the total cost of 1451
preparation and delivery; 1452

(K) Providing advisory and technical assistance to local
 1453
 societies for the preservation and restoration of historic and
 1454
 archaeological sites;

(L) Devising uniform criteria for the designation of 1456
historic and archaeological sites throughout the state and 1457
advising local historical societies of the criteria and their 1458
application; 1459

(M) Taking inventory, in cooperation with the Ohio arts
council, the Ohio archaeological council, and the archaeological
1461
society of Ohio, of significant designated and undesignated
1462
state and local sites and keeping an active registry of all
1463
designated sites within the state;

(N) Contracting with the owners or persons having an 1465 interest in designated historic or archaeological sites or 1466 property adjacent or contiguous to those sites, or acquiring, by 1467 purchase, gift, or devise, easements in those sites or in 1468 property adjacent or contiguous to those sites, in order to 1469 control or restrict the use of those historic or archaeological 1470 sites or adjacent or contiguous property for the purpose of 1471 restoring or preserving the historical or archaeological 1472 significance or educational value of those sites; 1473

(O) Constructing a monument honoring Governor James A.Rhodes, which shall stand on the northeast quadrant of the1475

grounds surrounding the capitol building. The monument shall be 1476 constructed with private funds donated to the Ohio historical 1477 society history connection and designated for this purpose. No 1478 public funds shall be expended to construct this monument. The 1479 department of administrative services shall cooperate with the 1480 Ohio historical society history connection in carrying out this 1481 function and shall maintain the monument in a manner compatible 1482 with the grounds of the capitol building. 1483

(P) Commissioning a portrait of each departing governor, 1484
which shall be displayed in the capitol building. The Ohio 1485
historical society history connection may accept private 1486
contributions designated for this purpose and, at the discretion 1487
of its board of trustees, also may apply for the same purpose 1488
funds appropriated by the general assembly to the society Ohio 1489
history connection pursuant to this section. 1490

(Q) Submitting an annual report of its activities,
programs, and operations to the governor within two months after
the close of each fiscal year of the state.

The society Ohio history connection shall not sell, 1494 mortgage, transfer, or dispose of historical or archaeological 1495 sites to which it has title and in which the state has monetary 1496 interest except by action of the general assembly. 1497

In consideration of the public functions performed by the 1498 Ohio historical society history connection for the state, 1499 employees of the society Ohio history connection shall be 1500 considered public employees within the meaning of section 145.01 1501 of the Revised Code. 1502

Sec. 149.301. (A) There is hereby created the Ohio1503historic site preservation advisory board, to consist of1504

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1531

seventeen members appointed by the governor with the advice and	1505
consent of the senate. Terms of office shall be for three years,	1506
commencing on the fifteenth day of January and ending on the	1507
fourteenth day of January. Each member shall hold office from	1508
the date of the member's appointment until the end of the term	1509
for which the member was appointed. Vacancies shall be filled by	1510
appointments by the governor with the advice and consent of the	1511
senate. Any member appointed to fill a vacancy occurring prior	1512
to the expiration of the term for which the member's predecessor	1513
was appointed shall hold office for the remainder of such term.	1514
Any member shall continue in office subsequent to the expiration	1515
date of the member's term until the member's successor takes	1516
office, or until a period of sixty days has elapsed, whichever	1517
occurs first.	1518
(B) The members of the advisory board shall include, but	1519
shall not be limited to, at least one individual chosen from	1520
each of the following groups:	1521
(1) Historians;	1522
(2) Archaeologists;	1523
(3) Architectural historians;	1524
(4) Architects;	1525
(5) Historical architects;	1526
(6) American Indians.	1527
(C) The advisory board may include, but shall not be	1528
limited to, individuals chosen from the following organizations	1529
and fields:	1530
	1 5 0 1

(1) Professional planners;

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(2) Recreation and resources council;	1532
(3) Ohio travel council;	1533
(4) Department of administrative services;	1534
(5) Ohio arts council;	1535
(6) Ohio archaeological council;	1536
(7) Patriotic and veterans' organizations;	1537
(8) Local historical societies;	1538
(9) Department of natural resources;	1539
(10) Professional engineers;	1540
(11) Attorneys at law.	1541
The advisory board shall assist the Ohio <del>historical</del>	1542
society in the society's history connection with its site	1543
preservation program, suggest legislation necessary to the	1544
society's Ohio history connection's preservation program	1545
including the location, designation, restoration, preservation,	1546
and maintenance of state historic and archaeological sites and	1547
artifacts, and shall encourage the designation of suitable sites	1548
on the national register of historic places and under related	1549
federal programs. The advisory board shall provide general	1550
advice, guidance, and professional recommendations to the state	1551
historic preservation officer in conducting the comprehensive	1552
statewide survey, preparing the state historic preservation	1553
plan, and carrying out the other duties and responsibilities of	1554
the state historic preservation office. Members of the advisory	1555
board shall serve without compensation.	1556
A majority of the members of the advisory board shall be	1557
recognized professionals in the disciplines of history,	1558

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archaeology, architectural history, architecture, and historical	1559
architecture.	1560
Sec. 149.302. (A) The Ohio historical societyhistory	1561
connection, in addition to its other functions, shall establish	1562
a museum in the vicinity of Wilberforce to be known as the	1563
national museum of Afro-American history and culture. For this	1564
purpose the <del>society Ohio history connection may</del> accept donations	1565
of money, property, and personal services, apply for and receive	1566
federal assistance, acquire real property or any estate, right,	1567
or interest therein, construct buildings, access roads, parking	1568
areas, and other appropriate facilities for museum visitors, and	1569
exercise any powers incidental to such purpose. The society Ohio	1570
history connection shall establish the museum in consultation	1571
with the national museum of Afro-American history and culture	1572
planning committee established in section 149.303 of the Revised	1573
Code. The society Ohio history connection shall consult with the	1574
committee before selecting a museum site and before acquiring or	1575
accepting any real property for such purpose. It shall consult	1576
with the committee on the design, plans, and specifications for	1577
the construction or modification of any buildings and other	1578
museum visitation facilities. The societyOhio history	1579
connection, in cooperation and consultation with the committee,	1580
shall establish an acquisition policy for the museum.	1581
Donations of money received under this section shall be	1582
placed in a separate fund within the accounts of the Ohio	1583
historical society history connection to be used solely for the	1584

necessary expenses of the <del>society</del> <u>Ohio history connection</u> 1585 incurred in the performance of its duties under this section. 1586

(B) After the Ohio historical society history connection1587establishes the national museum of Afro-American history and1588

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culture, the society Ohio history connection shall convey title 1589 to the museum and its contents to a private, nonprofit 1590 organization which shall operate and maintain the museum. The 1591 society Ohio history connection shall determine the conditions 1592 of the conveyance, and the conveyance and the conditions of the 1593 conveyance are subject to approval by the national museum of 1594 Afro-American history and culture planning committee. The 1595 society Ohio history connection shall operate and maintain the 1596 museum until the museum and its contents are conveyed as 1597 provided in this section. Any historical items or artifacts 1598 donated to the societyOhio history connection, or to the 1599 private, nonprofit organization to which the society Ohio 1600 history connection has conveyed the museum and its contents, for 1601 placement in the museum, shall remain at the museum as part of 1602 its permanent collection. The organization to which the society 1603 Ohio history connection has conveyed the museum and its contents 1604 shall consult with the committee concerning the operation and 1605 maintenance of the museum. 1606 1607 (C) Any instrument by which real property is acquired

pursuant to this section shall identify the agency of the state1608that has the use and benefit of the real property as specified1609in section 5301.012 of the Revised Code.1610

Sec. 149.303. (A) (1) There is hereby created the national 1611 museum of Afro-American history and culture planning committee 1612 to advise the Ohio historical society history connection in the 1613 performance of its duties pursuant to section 149.302 of the 1614 Revised Code. The committee shall consist of sixteen voting 1615 members appointed by the governor with the advice and consent of 1616 the senate, and the nonvoting members appointed under division 1617 (A) (2) of this section. Each of the following organizations 1618 shall submit to the governor a list of three nominees, and the 1619

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governor shall appoint one member from each such list:	1620
(a) Association for the study of Afro-American life and	1621
history;	1622
(b) Central state university;	1623
(c) Congressional black caucus;	1624
(d) Greene county historical society;	1625
(e) National association for the advancement of colored	1626
<pre>people;</pre>	1627
(f) National council of Negro women;	1628
(g) National newspaper publishers association;	1629
(h) National urban league;	1630
(i) Ohio historical societyhistory connection;	1631
(j) Organization of American historians;	1632
(k) Society of American archivists;	1633
(1) Wilberforce university.	1634
The governor shall appoint the remaining four voting	1635
members from the public at large.	1636
As the term of a member appointed from a list of nominees	1637
submitted by an organization under divisions (A)(1)(a) to (1) of	1638
this section expires, the governor shall make an appointment	1639
from a list of nominations submitted by the same organization	1640
that submitted the nominations from which the outgoing member	1641
was appointed.	1642

(2) One member of the house of representatives designatedby the speaker of the house of representatives and one member of1643

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the senate designated by the president of the senate shall serve	1645
as nonvoting members of the committee.	1646
(3) As the term of a member expires, the member's	1647
(3) AS the term of a member expires, the member 3	1047
successor shall be appointed by the governor, with the advice	1648
and consent of the senate. Such terms shall be for four years,	1649
commencing on the first day of February and ending on the	1650
thirty-first day of January. Each member shall hold office from	1651
the date of appointment until the end of the term for which the	1652
member was appointed. In the event of the death, removal,	1653
resignation, or incapacity of a member, the governor, with the	1654
advice and consent of the senate, shall appoint a successor in	1655
the same manner specified in this section for the appointment of	1656
members to full terms. Any member appointed to fill a vacancy	1657
occurring prior to the end of the term for which the member's	1658
predecessor was appointed shall hold office for the remainder of	1659
such term. Any member shall continue in office subsequent to the	1660
expiration date of the member's term until a successor takes	1661
office, or until a period of sixty days has elapsed, whichever	1662
occurs first. The governor may remove any appointed member for	1663
misfeasance, nonfeasance, or malfeasance in office.	1664
(B)(1) From its membership, the committee shall select a	1665

chairperson and vice-chairperson. All members of the committee 1666 shall serve without compensation, but may be reimbursed for 1667 their actual and necessary expenses incurred in the performance 1668 of their official duties. The expenses of the committee shall be 1669 paid out of the appropriated subsidy to the Ohio historical 1670 societyhistory connection. 1671

(2) The committee shall hold at least one regular meeting
in each quarter of each calendar year, and shall keep a record
of its proceedings, which shall be open to the public for
1674

inspection. Special meetings may be called by the chairperson,1675and shall be called upon a written request therefor signed by1676five or more members. A written notice of the time and place of1677each meeting shall be sent to each member. A majority of the1678members of the committee shall constitute a quorum.1679

(3) The Ohio historical society history connection may
provide any necessary staff or services required by the advisory
1681
committee in the performance of its duties. Compensation for
1682
such services shall be paid out of the appropriated subsidy to
1683
the societyOhio history connection.

(C) The committee may accept donations of historical items 1685 and artifacts for placement in the national museum of Afro-1686 American history and culture, and shall house such items and 1687 artifacts at the Ohio historical society history connection 1688 until the museum is established. After the establishment of the 1689 museum, the committee shall convey all such donated items and 1690 artifacts to the private, nonprofit organization to which the 1691 Ohio historical society history connection has conveyed the 1692 museum and its contents, as provided in section 149.302 of the 1693 Revised Code. All such historical items and artifacts so 1694 conveyed shall remain at the museum as part of its permanent 1695 collection. The committee shall advise the private, nonprofit 1696 organization to which the society Ohio history connection has 1697 conveyed the museum and its contents, concerning the operation 1698 and maintenance of the museum. 1699

Sec. 149.304. Any person owning or in possession of an1700Ohio homestead or tract of land which has been owned or in the1701possession of <u>his the person's family for one hundred years or1702more may apply to the Ohio historical society history connection1703to list the homestead or tract of land in a register to be1704</u>

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maintained by the societyOhio history connection. The society1705Ohio history connection shall provide forms for such1706applications and shall submit applications received to the Ohio1707historic site preservation advisory board, which shall rule on1708the authenticity of the homestead or ownership or possession of1709the tract of land according to criteria it shall establish and1710make public.1711

Upon authentication of the homestead or tract of land by 1712 the board, the society Ohio history connection shall list the 1713 homestead or tract of land on its register and provide the 1714 applicant with a plaque of suitable design determined by the 1715 society Ohio history connection to be affixed to the homestead 1716 or tract of land. The plaque shall identify the homestead or 1717 tract of land as an historic homestead and specify that it is 1718 one hundred years or more old as of the date of recognition. If 1719 the date or year of construction of the homestead or purchase of 1720 tract of land is known, that date or year may appear on the 1721 plaque in lieu of the fact that the homestead or tract of land 1722 is one hundred years or more old. The plaque shall not bear the 1723 name of any member of the societyOhio history connection, board, 1724 or any other public official, but may carry an appropriate 1725 emblem to be determined by the societyOhio history connection. 1726

All costs of administering the historic homestead register 1727 program, including maintenance of the register, research into 1728 the authenticity of the homestead or tract of land, plaque, and 1729 plaque design, and mailing costs, shall be determined by the 1730 society Ohio history connection and shall be borne by the 1731 applicant. 1732

The applicant shall be responsible for displaying the 1733 plaque on the homestead or tract of land in a suitable manner, 1734

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1735

and shall bear all costs of such display.

The society Ohio history connection may arrange to present1736plaques to applicants so desiring at the society's Ohio history1737connection's annual meeting.1738

Sec. 149.305. (A) The Ohio historical societyhistory1739connection, in addition to its other public functions, shall1740cooperate with the Ohio African-American hall of fame governing1741board established in section 149.306 of the Revised Code to1742establish the Ohio African-American hall of fame.1743

(B) The purpose of the hall of fame shall be to provide 1744
recognition to African-Americans who have made significant 1745
contributions to the state. The governing board shall select the 1746
persons to be inducted into the hall of fame and conduct an 1747
annual induction ceremony in the city of Columbus. 1748

(C) (1) Portraits of and biographical information regarding
persons inducted into the hall of fame shall initially be housed
and displayed in an appropriate space located within the Ohio
1751
historical center in Columbus, Ohio. The society Ohio history
connection shall consult with the governing board regarding the
1753
manner and location in which the portraits and biographical
1754
information shall be housed and displayed.

(2) Central state university also shall serve as a 1756
repository of information regarding persons inducted into the 1757
hall of fame. The university shall consult with the governing 1758
board regarding the manner and location in which the information 1759
shall be housed and displayed. 1760

(D) The society Ohio history connection and the governing
board shall cooperate in the selection of a permanent hall of
fame site. Before any real property is acquired or accepted for
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1783

that purpose, they shall consult with the governing board on the 1764 design, plans, and specifications for the construction or 1765 modification of any buildings or other visitation facilities for 1766 the hall of fame. The societyOhio history connection, in 1767 cooperation and consultation with the governing board, shall 1768 establish an acquisition policy for the hall of fame. 1769 (E) There is hereby created the African-American hall of 1770 fame fund, which shall be in the custody of the treasurer of 1771 state but shall not be part of the state treasury. All donations 1772 of money, grants, and other assistance received for purposes of 1773 the hall of fame shall be deposited into the fund. Money in the 1774 fund shall be used for the expenses of the society Ohio history 1775 connection incurred in the performance of its duties under this 1776 section and for the expenses of the hall of fame, including the 1777 reimbursement of members of the governing board. The treasurer 1778 of state shall invest any portion of the fund not needed for 1779 immediate use in the same manner as, and subject to all 1780 provisions of law with respect to the investment of, state 1781 funds. The treasurer of state shall disburse money from the fund 1782

on order of the <del>societyOhio history connection</del>.

(F) After the society Ohio history connection and 1784 governing board select a permanent site for the hall of fame, 1785 they shall establish a private, nonprofit organization that 1786 shall acquire title to, operate, and maintain the hall of fame. 1787 The society Ohio history connection shall operate and maintain 1788 the hall of fame until the hall of fame and its contents are 1789 conveyed to the private, nonprofit organization. 1790

The society Ohio history connection may accept donations 1791 of historical items and artifacts for placement in the hall of 1792 fame and shall house those items and artifacts at the Ohio 1793

historical center in Columbus, Ohio. After a permanent hall of1794fame site is selected, the society Ohio history connection shall1795cooperate with the private, nonprofit organization to loan those1796items and artifacts for interpretive purposes of the hall of1797fame.1798

Any historical items or artifacts donated to the private, 1799 nonprofit organization for placement in the hall of fame shall 1800 remain the property of the hall of fame as part of its permanent 1801 collection. 1802

(G) Any instrument by which real property is acquired
pursuant to this section shall identify the agency of the state
that has the use and benefit of the real property as specified
in section 5301.012 of the Revised Code.

Sec. 149.306. (A) There is hereby created the Ohio 1807 African-American hall of fame governing board to raise funds for 1808 the Ohio African-American hall of fame, to commission a business 1809 plan for implementation of the hall of fame, to advise the Ohio 1810 historical society history connection in the performance of its 1811 duties under section 149.305 of the Revised Code, and to select 1812 and induct persons into the hall of fame pursuant to that 1813 section. The board shall consist of thirteen voting members who 1814 have demonstrated interest in preserving African-American 1815 history. The members shall be appointed as follows: 1816

(1) Three members appointed by the governor;

(2) Two members appointed by the speaker of the house of 1818
representatives;
(3) Two members appointed by the president of the senate;
1820

(4) Two members appointed by the chair of the Ohio1821legislative black caucus;1822

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1817

(5) One member appointed by the national museum of Afro-	1823
American history and culture planning committee;	1824
(6) One member appointed by the board of directors of the	1825
national underground railroad freedom center;	1826
(7) One member appointed by the board of trustees of the	1827
Ohio historical societyhistory connection;	1828
(8) One member appointed by the board of trustees of the	1829
Ohioana library association.	1830
(B) Initial appointments to the governing board shall be	1831
made within ninety days after <del>the effective date of this section</del>	1832
December 30, 2004. Of the initial appointments, the term of one	1833
member appointed by the governor, one member appointed by the	1834
speaker of the house of representatives, one member appointed by	1835
the president of the senate, one member appointed by the chair	1836
of the Ohio legislative black caucus, the member appointed by	1837
the board of directors of the national underground railroad	1838
freedom center, and the member appointed by the board of	1839
trustees of the Ohioana library association shall be for a term	1840
ending one year after the effective date of this section_	1841
December 30, 2004. The initial terms of all other members shall	1842
be for a term ending two years after the effective date of this	1843
section December 30, 2004. Thereafter, terms for all members	1844
shall be for two years, with each term ending on the same day of	1845
the same month as did the term that it succeeds. Each member	1846
shall hold office from the date of the member's appointment	1847
until the end of the term for which the member was appointed.	1848
Members may be reappointed. Vacancies shall be filled in the	1849
manner provided for original appointments. Any member appointed	1850
to fill a vacancy occurring prior to the expiration date of the	1851
term for which the member's predecessor was appointed shall hold	1852

office as a member for the remainder of that term. A member1853shall continue in office subsequent to the expiration date of1854the member's term until the member's successor takes office or1855until a period of sixty days has elapsed, whichever occurs1856first.1857

(C) All members of the governing board shall serve without 1858 compensation, but shall be reimbursed for their actual and 1859 necessary expenses incurred in the performance of their official 1860 duties. The expenses of the governing board shall be paid out of 1861 the African-American hall of fame fund created under section 1862 149.305 of the Revised Code. 1863

(D) The governing board shall elect a chairperson from its
membership. It shall meet at least four times per year and shall
1865
keep a record of its proceedings, which shall be open to the
public for inspection. A written notice of the time and place of
each meeting shall be sent to each member. A majority of the
members of the governing board shall constitute a quorum.

(E) The Ohio historical society history connection may
provide any necessary staff or services required by the
governing board in the performance of its duties. Compensation
for those services shall be paid out of the African-American
hall of fame fund.

(F) The governing board may accept donations of historical 1875 items and artifacts for placement in the hall of fame and shall 1876 house those items and artifacts at the Ohio historical center in 1877 Columbus, Ohio, until a permanent hall of fame site is selected 1878 under section 149.305 of the Revised Code. After a permanent 1879 hall of fame site is selected, the governing board shall convey 1880 all donated items and artifacts to the private, nonprofit 1881 organization established under that section. All historical 1882

items and artifacts so conveyed shall remain the property of the	1883
hall of fame as part of its permanent collection. The governing	1884
board shall advise the private, nonprofit organization	1885
concerning the operation and maintenance of the hall of fame.	1886
(G) The governing board is not subject to sections 101.82	1887
to 101.87 of the Revised Code.	1888
Sec. 149.307. There is hereby created in the state	1889
treasury the Ohio history license plate contribution fund. The	1890
fund shall consist of the contributions that are paid to the	1891
registrar of motor vehicles by applicants who choose to obtain	1892
"Ohio history" license plates pursuant to section 4503.95 of the	1893
Revised Code.	1894
The contributions deposited in the fund shall be used by	1895
the Ohio <del>historical society <u>history connection</u> to provide grants</del>	1896
to historical organizations located in this state. An	1897
organization that receives a grant under this section shall use	1898
the grant only to host exhibits and increase access to its	1899
collection by the public.	1900
The society Ohio history connection shall establish and	1901
administer all aspects of the grant program, including	1902
eligibility requirements for receiving a grant under the	1903
program.	1904
Not later than the last business day of January of each	1905
year, the society Ohio history connection shall prepare and	1906
submit to the general assembly a written report, detailing all	1907
aspects of the grant program during the immediately preceding	1908
calendar year.	1909
Sec. 149.308. There is hereby created in the state	1910
treasury the Ohio historical society history income tax	1911

contributionfund, which shall consist of money contributed to1912it under section 5747.113 of the Revised Code for taxable years1913beginning on or after January 1, 2011, and of contributions made1914directly to it. Any person may contribute directly to the fund1915in addition to or independently of the income tax refund1916contribution system established in section 5747.113 of the1917Revised Code.1918

The Ohio historical society history connection shall use1919money credited to the fund in furtherance of the public1920functions with which the society Ohio history connection is1921charged under section 149.30 of the Revised Code.1922

Sec. 149.31. (A) The Ohio historical societyhistory1923connection, in addition to its other functions, shall function1924as the state archives administration for the state and its1925political subdivisions.1926

It shall be the function of the state archives1927administration to preserve government archives, documents, and1928records of historical value that may come into its possession1929from public or private sources.1930

The archives administration shall evaluate, preserve, 1931 arrange, service repair, or make other disposition of, including 1932 transfer to public libraries, county historical societies, state 1933 universities, or other public or quasi-public institutions, 1934 agencies, or corporations, those public records of the state and 1935 its political subdivisions that may come into its possession 1936 under this section. Those public records shall be transferred by 1937 written agreement only, and only to public or quasi-public 1938 institutions, agencies, or corporations capable of meeting 1939 accepted archival standards for housing and use. 1940

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The archives administration shall be headed by a trained1941archivist designated by the Ohio historical society history1942connection and shall make its services available to county,1943municipal, township, school district, library, and special1944taxing district records commissions upon request. The archivist1945shall be designated as the "state archivist."1946

(B) The archives administration may purchase or procure 1947 for itself, or authorize the board of trustees of an archival 1948 institution to purchase or procure, from an insurance company 1949 licensed to do business in this state policies of insurance 1950 insuring the administration or the members of the board and 1951 their officers, employees, and agents against liability on 1952 account of damage or injury to persons and property resulting 1953 from any act or omission of the board members, officers, 1954 employees, and agents in their official capacity. 1955

(C) Notwithstanding any other provision of the Revised
1956
Code to the contrary, the archives administration may establish
a fee schedule, which may include the cost of labor, for
1958
researching, retrieving, copying, and mailing copies of public
1959
records in the state archives. Revisions to the fee schedule
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shall be subject to approval by the board of trustees of the
Ohio historical societyhistory connection.

Sec. 149.321. There is hereby created the war of 1812 1963 bicentennial commission, which for administrative purposes shall 1964 be a part of northwest state community college. The commission 1965 shall consist of the following members: 1966

(A) One member of the house of representatives, appointed 1967by the speaker of the house of representatives; 1968

(B) One member of the senate, appointed by the president 1969

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of the senate;	1970
(C) The adjutant general or the adjutant general's	1971
designee;	1972
(D) The superintendent of public instruction or the	1973
superintendent's designee;	1974
(E) The director of commerce or the director's designee;	1975
(F) The chief of the division of travel and tourism or the	1976
chief's designee;	1977
(G) One member to represent the northwest state community	1978
college, appointed by the president of the college;	1979
(H) One member to represent the national museum of Afro-	1980
American history and culture, appointed by the museum's	1981
director;	1982
(I) One member of the Ohio humanities council, appointed	1983
by the council's executive director;	1984
(J) One member of the Ohio historical societyhistory	1985
connection, appointed by the society's Ohio history connection's	1986
executive director;	1987
(K) The superintendent of Perry's victory and	1988
international peace memorial;	1989
(L) One member of a Native-American community historically	1990
associated with Ohio and the war of 1812, appointed by the	1991
governor; and	1992
(M) Six members who are Ohio residents and who have a	1993
demonstrated interest in history and a substantial knowledge and	1994
appreciation of the war of 1812, appointed by the governor.	1995
The commission shall select a chair and vice-chair from	1996

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2023

among its members. 1997 The commission shall hold its first meeting not later than 1998 December 31, 2009, and shall meet at least twice each year 1999 thereafter. 2000 Commission members shall serve without compensation, but 2001 shall be reimbursed for reasonable and necessary travel expenses 2002 incurred in the performance of their duties. 2003 2004 The commission may create, and appoint members to, an advisory board of persons with demonstrated interest in various 2005 aspects of the war of 1812. 2006 The commission is not subject to sections 101.82 to 101.87 2007 of the Revised Code. 2008 Sec. 149.38. (A) Except as otherwise provided in section 2009 307.847 of the Revised Code, there is hereby created in each 2010 county a county records commission, composed of a member of the 2011 board of county commissioners as chairperson, the prosecuting 2012 attorney, the auditor, the recorder, and the clerk of the court 2013 of common pleas. The commission shall appoint a secretary, who 2014 may or may not be a member of the commission and who shall serve 2015 at the pleasure of the commission. The commission may employ an 2016 archivist or records manager to serve under its direction. The 2017 commission shall meet at least once every six months and upon 2018 the call of the chairperson. 2019 (B)(1) The functions of the county records commission 2020 shall be to provide rules for retention and disposal of records 2021 of the county, and to review applications for one-time disposal 2022

disposition submitted by county offices. The commission may2024dispose of records pursuant to the procedure outlined in this2025

of obsolete records and schedules of records retention and

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section. The commission, at any time, may review any schedule it2026has previously approved and, for good cause shown, may revise2027that schedule, subject to division (D) of this section.2028

(2) (a) As used in division (B) (2) of this section, "paper 2029
case records" means written reports of child abuse or neglect, 2030
written records of investigations, or other written records 2031
required to be prepared under section 2151.421, 5101.13, 2032
5153.166, or 5153.17 of the Revised Code. 2033

(b) A county public children services agency may submit to 2034 the county records commission applications for one-time 2035 disposal, or schedules of records retention and disposition, of 2036 paper case records that have been entered into permanently 2037 maintained and retrievable fields in the state automated child 2038 welfare information system established under section 5101.13 of 2039 the Revised Code or entered into other permanently maintained 2040 and retrievable electronic files. The county records commission 2041 may dispose of the paper case records pursuant to the procedure 2042 outlined in this section. 2043

(C) (1) When the county records commission has approved any 2044 county application for one-time disposal of obsolete records or 2045 any schedule of records retention and disposition, the 2046 commission shall send that application or schedule to the Ohio 2047 historical society history connection for its review. The Ohio 2048 historical society history connection shall review the 2049 application or schedule within a period of not more than sixty 2050 days after its receipt of it. During the sixty-day review 2051 period, the Ohio historical society history connection may 2052 select for its custody from the application for one-time 2053 disposal of obsolete records any records it considers to be of 2054 continuing historical value, and shall denote upon any schedule 2055

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of records retention and disposition any records for which the	2056
Ohio historical society history connection will require a	2057
certificate of records disposal prior to their disposal.	2058
(2) Upon completion of its review, the Ohio historical	2059
society history connection shall forward the application for	2060
one-time disposal of obsolete records or the schedule of records	2061
retention and disposition to the auditor of state for the	2062
auditor's approval or disapproval. The auditor of state shall	2063
approve or disapprove the application or schedule within a	2064
period of not more than sixty days after receipt of it.	2065

(3) Before public records are to be disposed of pursuant 2066 to an approved schedule of records retention and disposition, 2067 the county records commission shall inform the Ohio historical 2068 society history connection of the disposal through the 2069 submission of a certificate of records disposal for only the 2070 records required by the schedule to be disposed of and shall 2071 give the society Ohio history connection the opportunity for a 2072 period of fifteen business days to select for its custody those 2073 records, from the certificate submitted, that it considers to be 2074 of continuing historical value. Upon the expiration of the 2075 fifteen-business-day period, the county records commission also 2076 shall notify the public libraries, county historical society, 2077 state universities, and other public or quasi-public 2078 2079 institutions, agencies, or corporations in the county that have provided the commission with their name and address for these 2080 notification purposes, that the commission has informed the Ohio 2081 historical society history connection of the records disposal 2082 and that the notified entities, upon written agreement with the 2083 Ohio historical society history connection pursuant to section 2084 149.31 of the Revised Code, may select records of continuing 2085 historical value, including records that may be distributed to 2086

any of the notified entities under section 149.31 of the Revised2087Code. Any notified entity that notifies the county records2088commission of its intent to review and select records of2089continuing historical value from certificates of records2090disposal is responsible for the cost of any notice given and for2091the transportation of those records.2092

(D) The rules of the county records commission shall 2093 include a rule that requires any receipts, checks, vouchers, or 2094 other similar records pertaining to expenditures from the 2095 2096 delinquent tax and assessment collection fund created in section 321.261 of the Revised Code, from the real estate assessment 2097 fund created in section 325.31 of the Revised Code, or from 2098 amounts allocated for the furtherance of justice to the county 2099 sheriff under section 325.071 of the Revised Code or to the 2100 prosecuting attorney under section 325.12 of the Revised Code to 2101 2102 be retained for at least four years.

(E) No person shall knowingly violate the rule adopted 2103under division (D) of this section. Whoever violates that rule 2104is guilty of a misdemeanor of the first degree. 2105

2106 Sec. 149.381. (A) As used in this section, "records commission" means a records commission created under section 2107 149.39 of the Revised Code, a school district records commission 2108 and an educational service center records commission created 2109 under section 149.41 of the Revised Code, a library records 2110 commission created under section 149.411 of the Revised Code, a 2111 special taxing district records commission created under section 2112 149.412 of the Revised Code, and a township records commission 2113 created under section 149.42 of the Revised Code. 2114

(B) When a records commission has approved an applicationfor one-time disposal of obsolete records or any schedule of2116

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records retention and disposition, the records commission shall 2117 send that application or schedule to the Ohio historical society 2118 <u>history connection</u> for its review. The Ohio <del>historical society</del> 2119 history connection shall review the application or schedule 2120 within a period of not more than sixty days after its receipt of 2121 it. During the sixty-day review period, the Ohio-historical-2122 2123 society history connection may select for its custody from the application for one-time disposal of obsolete records any 2124 records it considers to be of continuing historical value, and 2125 shall denote upon any schedule of records retention and 2126 disposition the records for which the Ohio historical society 2127 history connection will require a certificate of records 2128 disposal prior to their disposal. 2129

(C) Upon completion of its review, the Ohio historical 2130 society history connection shall forward the application for 2131 one-time disposal of obsolete records or the schedule of records 2132 retention and disposition to the auditor of state for the 2133 auditor of state's approval or disapproval. The auditor of state 2134 shall approve or disapprove the application or schedule within a 2135 period of not more than sixty days after receipt of it. 2130

2137 (D) Before public records are to be disposed of pursuant to an approved schedule of records retention and disposition, 2138 the records commission shall inform the Ohio-historical society\_ 2139 history connection of the disposal through the submission of a 2140 certificate of records disposal for only the records required by 2141 the schedule to be disposed of, and shall give the society Ohio 2142 history connection the opportunity for a period of fifteen 2143 business days to select for its custody those public records, 2144 from the certificate submitted, that it considers to be of 2145 continuing historical value. 2146

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(E) The Ohio <del>historical society <u>history connection</u> may not</del>	2147
review or select for its custody any of the following:	2148
(1) Records the release of which is prohibited by section	2149
149.432 of the Revised Code.	2150
(2) Records containing personally identifiable information	2151
concerning any pupil attending a public school other than	2152
directory information, as defined in section 3319.321 of the	2153
Revised Code, without the written consent of the parent,	2154
guardian, or custodian of each such pupil who is less than	2155
eighteen years of age, or without the written consent of each	2156
pupil who is eighteen years of age or older.	2157
(3) Records the release of which would, according to the	2158
"Family Educational Rights and Privacy Act of 1974," 88 Stat.	2159

institution from receiving federal funds. Sec. 149.52. As used in this section, "archaeological

571, 20 U.S.C. 1232g, disqualify a school or other educational

site" means any mounds, earthworks, burial or settlement sites, 2163 or other place where evidence of prehistoric or early historic 2164 settlement or occupation lies on or below the surface of the 2165 ground. 2166

The Ohio historical society history connection may accept2167articles dedicating as preserves real property upon which2168significant archaeological sites are located, if funds and2169services are available for their preservation and protection.2170

An archaeological preserve is established when articles of 2171 dedication have been filed by or at the direction of the owner 2172 of site, or a governmental agency having ownership or control 2173 thereof, in the office of the county recorder of the county in 2174 which the site is located. 2175

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Articles of dedication shall be executed by the owner of 2176 the land in the same manner and with the same effect as a deed 2177 or conveyance of an interest in real property and shall be 2178 irrevocable except as provided in this section. The county 2179 recorder may not accept articles of dedication for recording 2180 unless they have been accepted by the director of the Ohio-2181 2182 historical society history connection. The articles shall be recorded in the official records of the county recorder. The 2183 director may not accept articles of dedication unless they 2184 contain terms restricting the use of the property which 2185 adequately provide for its preservation and protection, for 2186 restoration where appropriate, and for archaeological research 2187 and study. Whenever possible and consistent with such purposes, 2188 the articles shall provide for public access in order that the 2189 maximum benefit be obtained. 2190

Articles of dedication may contain provisions for the 2191 management, custody, and transfer to the state or the society 2192 Ohio history connection of real property or any estate, or right 2193 therein, provisions defining the rights of the owner or 2194 operating agency and of the society Ohio history connection and 2195 its agents, and such other provisions as may be necessary or 2196 advisable to carry out the uses and purposes for which the 2197 property is dedicated. They may contain conditions under which 2198 the owner and the society Ohio history connection may agree to 2199 rescind the articles. 2200

The attorney general, upon request of the director, may2201bring an action for injunction in any court of competent2202jurisdiction to enforce the terms of articles of dedication.2203

The director may make or accept amendments of any articles 2204 of dedication upon terms and conditions that are consistent with 2205

the purposes for which the preserve is dedicated. If the fee2206simple interest in the property is not held by the society Ohio2207history connection, no amendments shall be made without the2208written consent of the owner. Each amendment shall be recorded2209in the same manner as the articles of dedication.2210

Archaeological preserves dedicated under this section2211shall not be taken for any other use or purpose except another2212public use or purpose after a finding by a court of common pleas2213of the existence of an imperative and unavoidable public2214necessity for such other public use or purpose.2215

All departments, agencies, units, instrumentalities, and2216political subdivisions of the state, including counties,2217townships, municipal corporations, park districts, conservancy2218districts, universities, colleges, and school districts, may2219dedicate real property under their jurisdiction as2220archaeological preserves in accordance with this section.2221

2222 No person shall violate any terms or conditions of the articles of dedication of an archaeological preserve. No person 2223 2224 shall sell, offer for sale, or possess any artifacts or skeletal remains removed without privilege to do so from an 2225 archaeological preserve dedicated under this section. Whoever 2226 violates this section is quilty of a misdemeanor of the second 2227 degree. Whoever violates or threatens to violate this section 2228 may be enjoined from violation. 2229

Sec. 149.53. All departments, agencies, units,2230instrumentalities, and political subdivisions of the state shall2231cooperate with the Ohio historical society history connection2232and the Ohio historic site preservation advisory board in the2233preservation of archaeological and historic sites and in2234recovery of scientific information from such sites, and for such2235

purposes shall, whenever practical, by contract or otherwise 2236 provide for archaeological and historic survey and salvage work 2237 during the planning phases, before work on a public improvement 2238 begins or at other appropriate times; and require that 2239 contractors performing work on public improvements cooperate 2240 with archaeological and historic survey and salvage efforts and 2241 notify the society Ohio history connection or the board about 2242 archaeological discoveries. The director of the society Ohio 2243 history connection shall determine the disposition of artifacts 2244 and skeletal remains discovered on state lands. 2245

**Sec. 149.54.** In order to ensure that archaeological survey 2246 and salvage work on public lands, dedicated archaeological 2247 preserves, and registered state archaeological landmarks is 2248 conducted in a scientific manner, the director of the Ohio 2249 historical society history connection shall, in consultation 2250 with the Ohio archaeological council and the archaeological 2251 society of Ohio, adopt and may amend or rescind rules, in 2252 accordance with Chapter 119. of the Revised Code, prescribing 2253 minimum education, training, and experience requirements for 2254 personnel in charge of or otherwise engaging in archaeological 2255 2256 survey and salvage work, and prescribing scientific methods for undertaking such activities. 2257

No person shall engage in archaeological survey or salvage 2258 work on any land that is owned, controlled, or administered by 2259 the state or any political subdivision of the state, or at any 2260 archaeological preserve, dedicated under section 149.52 of the 2261 Revised Code, without first obtaining the written permission of 2262 the director. To obtain permission, the applicant shall submit 2263 written application to the director, which application shall 2264 indicate the proposed location, the qualifications of personnel 2265 who will be engaged in the archaeological survey or salvage 2266

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work, the proposed methods of survey or salvage, and such ot	her 2267
information as the director requires by rule.	2268
The director shall deny the applicant permission to eng	age 2269
in archaeological survey or salvage work at the proposed	2270
location if the applicant's proposed undertaking will not co	mply 2271
with the rules adopted under this section. The director shal	l by 2272
written order approve or deny permission to disturb the site	. If 2273
the director decides to deny permission, the order shall sta	te 2274
the reasons for denial, and the director shall afford the	2275
applicant an adjudication hearing under Chapter 119. of the	2276
Revised Code. The requirements of this section and of any ru	le 2277
adopted pursuant to this section shall not apply to any	2278
department, agency, unit, instrumentality, or political	2279
subdivision of the state.	2280

Whoever violates this section is guilty of a misdemeanor2281of the second degree. Whoever violates or threatens to violate2282this section may be enjoined from violation.2283

Sec. 149.56. (A) As used in this section, "abandoned2284property" has the same meaning as in section 1506.30 of the2285Revised Code.2286

(B) The Ohio historical society history connection shall 2287 establish a program to locate, identify, and evaluate abandoned 2288 property and other resources in Lake Erie. The societyOhio 2289 history connection, in accordance with the authority granted 2290 under section 149.30 of the Revised Code, may list any abandoned 2291 property it finds to have historical significance on its Ohio 2292 archaeological inventory or Ohio historical inventory as the 2293 director of the society Ohio history connection considers 2294 appropriate. In determining whether an item has historical 2295 significance, the director shall follow the criteria of the 2296

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national register of historic places established in 36 C.F.R. 2297 60. The director shall notify the director of natural resources 2298 of any abandoned property found to have historical significance. 2299 The society Ohio history connection may use the services of 2300 volunteers to locate, identify, and evaluate abandoned property 2301 in Lake Erie. The director shall approve any volunteer programs 2302 2303 and may recruit, train, and supervise the services of volunteers. 2304

(C) The moneys credited to the Ohio historical society-2305 <u>history connection</u> under division (C) of section 1506.35 of the 2306 Revised Code and any appropriations, contributions, gifts, and 2307 federal grants made to the Ohio historical society history 2308 connection for the purposes of this section and the applicable 2309 provisions of sections 1506.30 to 1506.36 of the Revised Code 2310 shall be placed in a separate fund within the accounts of the 2311 Ohio historical societyhistory connection, together with moneys 2312 credited to that fund under divisions (D)(2) and (3) of section 2313 1506.33 of the Revised Code, to be used solely to implement and 2314 administer this section and the duties assigned the society Ohio 2315 history connection under sections 1506.30 to 1506.36 of the 2316 Revised Code. 2317

Sec. 317.08. (A) The county recorder shall record all instruments in one general record series to be known as the "official records." The county recorder shall record in the official records all of the following instruments that are presented for recording, upon payment of the fees prescribed by law:

(1) Deeds and other instruments of writing for the
absolute and unconditional sale or conveyance of lands,
tenements, and hereditaments;
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(2) Notices as provided in sections 5301.47 to 5301.56 of	2327
the Revised Code;	2328
(3) Judgments or decrees in actions brought under section	2329
5303.01 of the Revised Code;	2330
(4) Declarations and bylaws, and all amendments to	2331
declarations and bylaws, as provided in Chapter 5311. of the	2332
Revised Code;	2333
(5) Affidavits as provided in sections 5301.252 and	2334
5301.56 of the Revised Code;	2335
(6) Certificates as provided in section 5311.17 of the	2336
Revised Code;	2337
(7) Articles dedicating archaeological preserves accepted	2338
by the director of the Ohio <del>historical society <u>history</u></del>	2339
connection under section 149.52 of the Revised Code;	2340
(8) Articles dedicating nature preserves accepted by the	2341
director of natural resources under section 1517.05 of the	2342
Revised Code;	2343
(9) Conveyances of conservation easements and agricultural	2344
easements under section 5301.68 of the Revised Code;	2345
(10) Instruments extinguishing agricultural easements	2346
under section 901.21 or 5301.691 of the Revised Code or pursuant	2347
to the terms of such an easement granted to a charitable	2348
organization under section 5301.68 of the Revised Code;	2349
(11) Instruments or orders described in division (B)(2)(b)	2350
of section 5301.56 of the Revised Code;	2351
(12) No further action letters issued under section	2352
122.654 or 3746.11 of the Revised Code;	2353

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(13) Covenants not to sue issued under section 3746.12 of	2354
the Revised Code, including all covenants not to sue issued	2355
pursuant to section 122.654 of the Revised Code;	2356
(14) Restrictions on the use of property contained in a no	2357
further action letter issued under section 122.654 of the	2358
Revised Code, restrictions on the use of property identified	2359
pursuant to division (C)(3)(a) of section 3746.10 of the Revised	2360
Code, and restrictions on the use of property contained in a	2361
deed or other instrument as provided in division (E) or (F) of	2362
section 3737.882 of the Revised Code;	2363
(15) Any easement executed or granted under section	2364
3734.22, 3734.24, 3734.25, or 3734.26 of the Revised Code;	2365
(16) Any environmental covenant entered into in accordance	2366
with sections 5301.80 to 5301.92 of the Revised Code;	2367
(17) Memoranda of trust, as described in division (A) of	2368
section 5301.255 of the Revised Code, that describe specific	2369
real property;	2370
(18) Agreements entered into under section 1506.44 of the	2371
Revised Code;	2372
(19) Mortgages, including amendments, supplements,	2373
modifications, and extensions of mortgages, or other instruments	2374
of writing by which lands, tenements, or hereditaments are or	2375
may be mortgaged or otherwise conditionally sold, conveyed,	2376
affected, or encumbered;	2377
(20) Executory installment contracts for the sale of land	2378
executed after September 29, 1961, that by their terms are not	2379
required to be fully performed by one or more of the parties to	2380
them within one year of the date of the contracts;	2381

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(21) Options to purchase real estate, including 2382 supplements, modifications, and amendments of the options, but 2383 no option of that nature shall be recorded if it does not state 2384 a specific day and year of expiration of its validity; 2385 (22) Any tax certificate sold under section 5721.33 of the 2386 Revised Code, or memorandum of it, that is presented for filing 2387 of record; 2388 (23) Powers of attorney, including all memoranda of trust, 2389 as described in division (A) of section 5301.255 of the Revised 2390 Code, that do not describe specific real property; 2391 (24) Plats and maps of town lots, of the subdivision of 2392 town lots, and of other divisions or surveys of lands, any 2393 center line survey of a highway located within the county, the 2394 plat of which shall be furnished by the director of 2395 transportation or county engineer, and all drawings and 2396 2397 amendments to drawings, as provided in Chapter 5311. of the Revised Code; 2398 (25) Leases, memoranda of leases, and supplements, 2399 modifications, and amendments of leases and memoranda of leases; 2400

(26) Declarations executed pursuant to section 2133.02 of 2401 the Revised Code and durable powers of attorney for health care 2402 executed pursuant to section 1337.12 of the Revised Code; 2403

(27) Unemployment compensation liens, internal revenue tax 2404 liens, and other liens in favor of the United States as 2405 described in division (A) of section 317.09 of the Revised Code, 2406 personal tax liens, mechanic's liens, agricultural product 2407 liens, notices of liens, certificates of satisfaction or partial 2408 release of estate tax liens, discharges of recognizances, excise 2409 and franchise tax liens on corporations, broker's liens, and 2410

liens provided for in section 1513.33, 1513.37, 3752.13,	2411
4141.23, 5111.022, or 5311.18 of the Revised Code; and	2412
(28) Corrupt activity lien notices filed pursuant to	2413
section 2923.36 of the Revised Code and medicaid fraud lien	2414
notices filed pursuant to section 2933.75 of the Revised Code.	2415
(B) All instruments or memoranda of instruments entitled	2416

to record shall be recorded in the order in which they are 2417 presented for recording. 2418

The recording of an option to purchase real estate, 2419 including any supplement, modification, and amendment of the 2420 option, under this section shall serve as notice to any 2421 purchaser of an interest in the real estate covered by the 2422 option only during the period of the validity of the option as 2423 stated in the option. 2424

(C) In addition to the official records, a county recorder
may elect to keep a separate set of records that contain the
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instruments listed in division (A) (24) of this section.
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(D) As part of the official records, the county recorder 2428 shall keep a separate set of records containing all transfers, 2429 conveyances, or assignments of any type of tangible or 2430 intangible personal property or any rights or interests in that 2431 property if and to the extent that any person wishes to record 2432 that personal property transaction and if the applicable 2433 instrument is acknowledged before a notary public. If the 2434 transferor is a natural person, the notice of personal property 2435 transfer shall be recorded in the county in this state in which 2436 the transferor maintains the transferor's principal residence. 2437 If the transferor is not a natural person, the notice of 2438 personal property transfer shall be recorded in the county in 2439

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this state in which the transferor maintains its principal place 2440 of business. If the transferor does not maintain a principal 2441 residence or a principal place of business in this state and the 2442 transfer is to a trustee of a legacy trust formed pursuant to 2443 Chapter 5816. of the Revised Code, the notice of personal 2444 property transfer shall be recorded in the county in this state 2445 where that trustee maintains a principal residence or principal 2446 place of business. In all other instances, the notice of 2447 personal property transfer shall be recorded in the county in 2448 this state where the property described in the notice is 2449 located. 2450

Sec. 1347.01. As used in this chapter, except as otherwise 2451 provided: 2452

(A) "State agency" means the office of any elected state2453officer and any agency, board, commission, department, division,2454or educational institution of the state.2455

(B) "Local agency" means any municipal corporation, school
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district, special purpose district, or township of the state or
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any elected officer or board, bureau, commission, department,
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division, institution, or instrumentality of a county.

(C) "Special purpose district" means any geographic or 2460 political jurisdiction that is created by statute to perform a 2461 limited and specific function, and includes, but is not limited 2462 to, library districts, conservancy districts, metropolitan 2463 housing authorities, park districts, port authorities, regional 2464 airport authorities, regional transit authorities, regional 2465 water and sewer districts, sanitary districts, soil and water 2466 conservation districts, and regional planning agencies. 2467

(D) "Maintains" means state or local agency ownership of, 2468

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control over, responsibility for, or accountability for systems2469and includes, but is not limited to, state or local agency2470depositing of information with a data processing center for2471storage, processing, or dissemination. An agency "maintains" all2472systems of records that are required by law to be kept by the2473agency.2474

(E) "Personal information" means any information that
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describes anything about a person, or that indicates actions
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done by or to a person, or that indicates that a person
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possesses certain personal characteristics, and that contains,
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and can be retrieved from a system by, a name, identifying
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number, symbol, or other identifier assigned to a person.

(F) "System" means any collection or group of related 2481 records that are kept in an organized manner and that are 2482 maintained by a state or local agency, and from which personal 2483 information is retrieved by the name of the person or by some 2484 identifying number, symbol, or other identifier assigned to the 2485 person. "System" includes both records that are manually stored 2486 and records that are stored using electronic data processing 2487 equipment. "System" does not include collected archival records 2488 in the custody of or administered under the authority of the 2489 2490 Ohio historical society history connection, published directories, reference materials or newsletters, or routine 2491 information that is maintained for the purpose of internal 2492 office administration, the use of which would not adversely 2493 affect a person. 2494

(G) "Interconnection of systems" means a linking of 2495
systems that belong to more than one agency, or to an agency and 2496
other organizations, which linking of systems results in a 2497
system that permits each agency or organization involved in the 2498

linking to have unrestricted access to the systems of the other	2499
agencies and organizations.	2500
(H) "Combination of systems" means a unification of	2501
systems that belong to more than one agency, or to an agency and	2502
another organization, into a single system in which the records	2503
that belong to each agency or organization may or may not be	2504
obtainable by the others.	2505
Sec. 1347.12. (A) As used in this section:	2506
(1) "Agency of a political subdivision" means each	2507
organized body, office, or agency established by a political	2508
subdivision for the exercise of any function of the political	2509
subdivision, except that "agency of a political subdivision"	2510
does not include an agency that is a covered entity as defined	2511
in 45 C.F.R. 160.103, as amended.	2512
(2)(a) "Breach of the security of the system" means	2513
unauthorized access to and acquisition of computerized data that	2514
compromises the security or confidentiality of personal	2515
information owned or licensed by a state agency or an agency of	2516
a political subdivision and that causes, reasonably is believed	2517
to have caused, or reasonably is believed will cause a material	2518
risk of identity theft or other fraud to the person or property	2519
of a resident of this state.	2520
(b) For purposes of division (A)(2)(a) of this section:	2521
(i) Good faith acquisition of personal information by an	2522
employee or agent of the state agency or agency of the political	2523
subdivision for the purposes of the agency is not a breach of	2524
the security of the system, provided that the personal	2525
information is not used for an unlawful purpose or subject to	2526
further unauthorized disclosure.	2527

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(ii) Acquisition of personal information pursuant to a	2528
search warrant, subpoena, or other court order, or pursuant to a	2529
subpoena, order, or duty of a regulatory state agency, is not a	2530
breach of the security of the system.	2531
(3) "Consumer reporting agency that compiles and maintains	2532
files on consumers on a nationwide basis" means a consumer	2533
reporting agency that regularly engages in the practice of	2534
assembling or evaluating, and maintaining, for the purpose of	2535
furnishing consumer reports to third parties bearing on a	2536
consumer's creditworthiness, credit standing, or credit	2537
capacity, each of the following regarding consumers residing	2538
nationwide:	2539
(a) Public record information;	2540
(b) Credit account information from persons who furnish	2541
that information regularly and in the ordinary course of	2542
business.	2543
(4) "Encryption" means the use of an algorithmic process	2544
to transform data into a form in which there is a low	2545
probability of assigning meaning without use of a confidential	2546
process or key.	2547
process of key.	2317
(5) "Individual" means a natural person.	2548
(6)(a) "Personal information" means, notwithstanding	2549
section 1347.01 of the Revised Code, an individual's name,	2550
consisting of the individual's first name or first initial and	2551
last name, in combination with and linked to any one or more of	2552
the following data elements, when the data elements are not	2553
encrypted, redacted, or altered by any method or technology in	2554
such a manner that the data elements are unreadable:	2555

(i) Social security number;

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(ii) Driver's license number or state identification card	2557
number;	2558
(iii) Account number or credit or debit card number, in	2559
combination with and linked to any required security code,	2560
access code, or password that would permit access to an	2561
individual's financial account.	2562
(b) "Personal information" does not include publicly	2563
available information that is lawfully made available to the	2564
general public from federal, state, or local government records	2565
or any of the following media that are widely distributed:	2566
(i) Any news, editorial, or advertising statement	2567
published in any bona fide newspaper, journal, or magazine, or	2568
broadcast over radio or television;	2569
(ii) Any gathering or furnishing of information or news by	2570
any bona fide reporter, correspondent, or news bureau to news	2571
media described in division (A)(6)(b)(i) of this section;	2572
(iii) Any publication designed for and distributed to	2573
members of any bona fide association or charitable or fraternal	2574
nonprofit corporation;	2575
(iv) Any type of media similar in nature to any item,	2576
entity, or activity identified in division (A)(6)(b)(i), (ii),	2577
or (iii) of this section.	2578
(7) "Political subdivision" has the same meaning as in	2579
section 2744.01 of the Revised Code.	2580
(8) "Record" means any information that is stored in an	2581
electronic medium and is retrievable in perceivable form.	2582
"Record" does not include any publicly available directory	2583

containing information an individual voluntarily has consented

to have publicly disseminated or listed, such as name, address,	2585
or telephone number.	2586
(9) "Redacted" means altered or truncated so that no more	2587
than the last four digits of a social security number, driver's	2588
license number, state identification card number, account	2589
number, or credit or debit card number is accessible as part of	2590
the data.	2591
(10) "State agency" has the same meaning as in section	2592
1.60 of the Revised Code, except that "state agency" does not	2593
include an agency that is a covered entity as defined in 45	2594
C.F.R. 160.103, as amended.	2595
(11) "System" means, notwithstanding section 1347.01 of	2596
the Revised Code, any collection or group of related records	2597
that are kept in an organized manner, that are maintained by a	2598
state agency or an agency of a political subdivision, and from	2590
which personal information is retrieved by the name of the	2600
	2600
individual or by some identifying number, symbol, or other	
identifier assigned to the individual. "System" does not include	2602
any collected archival records in the custody of or administered	2603
under the authority of the Ohio <del>historical society<u>history</u></del>	2604
connection, any published directory, any reference material or	2605
newsletter, or any routine information that is maintained for	2606
the purpose of internal office administration of the agency, if	2607
the use of the directory, material, newsletter, or information	2608
would not adversely affect an individual and if there has been	2609
no unauthorized external breach of the directory, material,	2610
newsletter, or information.	2611
(B)(1) Any state agency or agency of a political	2612

subdivision that owns or licenses computerized data that 2613 includes personal information shall disclose any breach of the 2614

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security of the system, following its discovery or notification 2615 of the breach of the security of the system, to any resident of 2616 this state whose personal information was, or reasonably is 2617 believed to have been, accessed and acquired by an unauthorized 2618 person if the access and acquisition by the unauthorized person 2619 causes or reasonably is believed will cause a material risk of 2620 2621 identity theft or other fraud to the resident. The disclosure described in this division may be made pursuant to any provision 2622 of a contract entered into by the state agency or agency of a 2623 political subdivision with any person or another state agency or 2624 agency of a political subdivision prior to the date the breach 2625 of the security of the system occurred if that contract does not 2626 conflict with any provision of this section. For purposes of 2627 this section, a resident of this state is an individual whose 2628 principal mailing address as reflected in the records of the 2629 state agency or agency of a political subdivision is in this 2630 state. 2631

(2) The state agency or agency of a political subdivision 2632 shall make the disclosure described in division (B)(1) of this 2633 section in the most expedient time possible but not later than 2634 forty-five days following its discovery or notification of the 2635 breach in the security of the system, subject to the legitimate 2636 needs of law enforcement activities described in division (D) of 2637 this section and consistent with any measures necessary to 2638 determine the scope of the breach, including which residents' 2639 personal information was accessed and acquired, and to restore 2640 the reasonable integrity of the data system. 2641

(C) Any state agency or agency of a political subdivision
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that, on behalf of or at the direction of another state agency
or agency of a political subdivision, is the custodian of or
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stores computerized data that includes personal information
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shall notify that other state agency or agency of a political 2646 subdivision of any breach of the security of the system in an 2647 expeditious manner, if the personal information was, or 2648 reasonably is believed to have been, accessed and acquired by an 2649 unauthorized person and if the access and acquisition by the 2650 unauthorized person causes or reasonably is believed will cause 2651 a material risk of identity theft or other fraud to a resident 2652 of this state. 2653

2654 (D) The state agency or agency of a political subdivision 2655 may delay the disclosure or notification required by division (B), (C), or (F) of this section if a law enforcement agency 2656 determines that the disclosure or notification will impede a 2657 criminal investigation or jeopardize homeland or national 2658 security, in which case, the state agency or agency of a 2659 political subdivision shall make the disclosure or notification 2660 after the law enforcement agency determines that disclosure or 2661 notification will not compromise the investigation or jeopardize 2662 homeland or national security. 2663

(E) For purposes of this section, a state agency or agency2664of a political subdivision may disclose or make a notification2665by any of the following methods:2666

(1) Written notice;

(2) Electronic notice, if the state agency's or agency of
a political subdivision's primary method of communication with
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the resident to whom the disclosure must be made is by
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electronic means;

(3) Telephone notice;

(4) Substitute notice in accordance with this division, if2673the state agency or agency of a political subdivision required2674

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to disclose demonstrates that the agency does not have 2675 sufficient contact information to provide notice in a manner 2676 described in division (E)(1), (2), or (3) of this section, or 2677 that the cost of providing disclosure or notice to residents to 2678 whom disclosure or notification is required would exceed two 2679 hundred fifty thousand dollars, or that the affected class of 2680 subject residents to whom disclosure or notification is required 2681 exceeds five hundred thousand persons. Substitute notice under 2682 this division shall consist of all of the following: 2683

(a) Electronic mail notice if the state agency or agency
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of a political subdivision has an electronic mail address for
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the resident to whom the disclosure must be made;
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(b) Conspicuous posting of the disclosure or notice on the state agency's or agency of a political subdivision's web site, if the agency maintains one;

(c) Notification to major media outlets, to the extent
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that the cumulative total of the readership, viewing audience,
or listening audience of all of the outlets so notified equals
or exceeds seventy-five per cent of the population of this
state.

(5) Substitute notice in accordance with this division, if 2695 the state agency or agency of a political subdivision required 2696 to disclose demonstrates that the agency has ten employees or 2697 fewer and that the cost of providing the disclosures or notices 2698 to residents to whom disclosure or notification is required will 2699 exceed ten thousand dollars. Substitute notice under this 2700 division shall consist of all of the following: 2701

(a) Notification by a paid advertisement in a local2702newspaper that is distributed in the geographic area in which2703

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the state agency or agency of a political subdivision is 2704 located, which advertisement shall be of sufficient size that it 2705 covers at least one-quarter of a page in the newspaper and shall 2706 be published in the newspaper at least once a week for three 2707 consecutive weeks; 2708

(b) Conspicuous posting of the disclosure or notice on the state agency's or agency of a political subdivision's web site, if the agency maintains one;

(c) Notification to major media outlets in the geographic
 area in which the state agency or agency of a political
 2713
 subdivision is located.
 2714

(F) If a state agency or agency of a political subdivision 2715 discovers circumstances that require disclosure under this 2716 section to more than one thousand residents of this state 2717 involved in a single occurrence of a breach of the security of 2718 2719 the system, the state agency or agency of a political subdivision shall notify, without unreasonable delay, all 2720 consumer reporting agencies that compile and maintain files on 2721 consumers on a nationwide basis of the timing, distribution, and 2722 content of the disclosure given by the state agency or agency of 2723 a political subdivision to the residents of this state. In no 2724 case shall a state agency or agency of a political subdivision 2725 that is required to make a notification required by this 2726 division delay any disclosure or notification required by 2727 division (B) or (C) of this section in order to make the 2728 notification required by this division. 2729

(G) The attorney general, pursuant to sections 1349.191
and 1349.192 of the Revised Code, may conduct an investigation
and bring a civil action upon an alleged failure by a state
agency or agency of a political subdivision to comply with the

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#### requirements of this section.

**Sec. 1506.31.** (A) In order to provide special protection 2735 for abandoned property and features and formations in Lake Erie 2736 having historical, archaeological, recreational, ecological, 2737 geological, environmental, educational, scenic, or scientific 2738 value, the director of natural resources, with the approval of 2739 the director of the Ohio historical societyhistory connection, 2740 may adopt rules in accordance with Chapter 119. of the Revised 2741 Code establishing Lake Erie submerged lands preserves. A 2742 preserve may be established for any area of submerged lands that 2743 contains a single watercraft or aircraft of historical value, 2744 two or more watercraft or aircraft constituting abandoned 2745 property, or other features of archaeological, historical, 2746 recreational, ecological, environmental, educational, scenic, 2747 scientific, or geological value other than sand, gravel, stone, 2748 and other minerals and substances authorized to be taken and 2749 removed in accordance with section 1505.07 of the Revised Code. 2750

Any rule adopted under this division shall describe the 2751 2752 area included in the preserve so designated and the abandoned property or features of archaeological, historical, 2753 recreational, ecological, geological, environmental, 2754 educational, scenic, or scientific value found in the preserve. 2755 Each preserve shall encompass the designated area and within 2756 that area shall extend upward to and include the surface of the 2757 water. Any number of preserves may be designated; however, an 2758 individual preserve shall not exceed three hundred square miles 2759 in area and the total area of all submerged lands designated as 2760 preserves shall not exceed ten per cent of the total submerged 2761 lands of Lake Erie. 2762

(B) When establishing a preserve under division (A) of

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this section, the directors of natural resources and the Ohio	2764
historical society history connection shall consider all of the	2765
following factors:	2766
(1) Whether creating the preserve is necessary to protect	2767
either abandoned property or significant underwater features	2768
possessing historical, archaeological, recreational, geological,	2769
ecological, environmental, educational, scenic, or scientific	2770
value;	2771
(2) The extent of local public and private support for	2772
creation of the preserve;	2773
(3) If the purpose of the preserve is to be recreational,	2774
the extent to which preserve support facilities such as roads,	2775
marinas, charter services, hotels, medical hyperbaric	2776
facilities, and rescue agencies have been developed in or are	2777
planned for the coastal area that is nearest the proposed	2778
preserve;	2779
(4) Whether creating the preserve will conflict with	2780
existing or potential removals of sand, gravel, stone, or other	2781
minerals or substances authorized to be taken and removed in	2782
accordance with section 1505.07 of the Revised Code.	2783
(C) The director of natural resources, with the approval	2784
of the director of the Ohio <del>historical society<u>history</u></del>	2785
connection, may establish policies and may adopt rules in	2786
accordance with Chapter 119. of the Revised Code governing	2787
access to and the use of any preserve established under division	2788

(A) of this section. The director of natural resources shall
limit or prohibit access to abandoned property in a preserve
only if one of the following conditions is met:
2791

(1) The site of the abandoned property is biologically or 2792

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2819

ecologically sensitive or is hazardous to human safety.

(2) Any abandoned property of significant historical value(2) Any abandoned property o

(3) Any abandoned property of historical value in the
preserve is suffering extensive deterioration or attrition due
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to prior unregulated access.
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(4) The director of natural resources has agreed to limit
2800
access during the term of a permit issued under section 1506.32
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of the Revised Code at the request of the holder of the permit
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who is recovering, altering, salvaging, or destroying abandoned
2803
property in the preserve in accordance with the permit.

Sec. 1506.32. (A) Except as otherwise provided in division 2805 (B) of this section, any person who wishes to recover, alter, 2806 salvage, or destroy any abandoned property that is located on, 2807 in, or in the immediate vicinity of and associated with a 2808 submerged watercraft or aircraft in Lake Erie shall obtain a 2809 permit to do so from the director of natural resources that also 2810 has been approved by the director of the Ohio historical 2811 2812 societyhistory connection. A permit shall authorize the operation on, in, or in the immediate vicinity of and associated 2813 with only the submerged watercraft or aircraft named in the 2814 permit and shall expire one year after its date of issuance. To 2815 apply for a permit, a person shall file an application on a form 2816 prescribed by the director of natural resources that contains 2817 all of the following information: 2818

(1) The name and address of the applicant;

(2) The name, if known, of the watercraft or aircraft on,in, or around which the operation is proposed and a current2821

photograph or drawing of the watercraft or aircraft, if	2822
available;	2823
(3) The location of the abandoned property to be	2824
recovered, altered, salvaged, or destroyed and the depth of	2825
water in which it may be found;	2826
water in which it may be found,	2020
(4) A description of each item to be recovered, altered,	2827
salvaged, or destroyed;	2828
(5) The method to be used in the operation;	2829
	2029
(6) The proposed disposition of any abandoned property	2830
recovered, including the location at which it will be available	2831
for inspection by the director of the Ohio <del>historical society</del>	2832
history connection for the purposes of division (C) of section	2833
1506.33 of the Revised Code;	2834
(7) Any other information that the director of natural	2835
(7) Any other information that the director of natural resources or the director of the Ohio historical society history	2835 2836
-	
resources or the director of the Ohio historical society history <u>connection</u> considers necessary.	2836
resources or the director of the Ohio <del>historical society <u>history</u> <u>connection</u> considers necessary. (B) A person may recover, alter, salvage, or destroy</del>	2836 2837 2838
resources or the director of the Ohio <del>historical society <u>history</u> <u>connection</u> considers necessary. (B) A person may recover, alter, salvage, or destroy abandoned property from Lake Erie that is located outside a Lake</del>	2836 2837 2838 2839
resources or the director of the Ohio <del>historical society <u>history</u> <u>connection</u> considers necessary. (B) A person may recover, alter, salvage, or destroy abandoned property from Lake Erie that is located outside a Lake Erie submerged lands preserve established under rules adopted</del>	2836 2837 2838 2839 2840
resources or the director of the Ohio historical society history connection considers necessary. (B) A person may recover, alter, salvage, or destroy abandoned property from Lake Erie that is located outside a Lake Erie submerged lands preserve established under rules adopted under section 1506.31 of the Revised Code without obtaining a	2836 2837 2838 2839 2840 2841
resources or the director of the Ohio historical society history connection considers necessary. (B) A person may recover, alter, salvage, or destroy abandoned property from Lake Erie that is located outside a Lake Erie submerged lands preserve established under rules adopted under section 1506.31 of the Revised Code without obtaining a permit under this section if the abandoned property is not	2836 2837 2838 2839 2840 2841 2842
resources or the director of the Ohio historical society history connection considers necessary. (B) A person may recover, alter, salvage, or destroy abandoned property from Lake Erie that is located outside a Lake Erie submerged lands preserve established under rules adopted under section 1506.31 of the Revised Code without obtaining a permit under this section if the abandoned property is not attached to or located on, in, or in the immediate vicinity of	2836 2837 2838 2839 2840 2841 2842 2843
resources or the director of the Ohio historical society-history connection considers necessary. (B) A person may recover, alter, salvage, or destroy abandoned property from Lake Erie that is located outside a Lake Erie submerged lands preserve established under rules adopted under section 1506.31 of the Revised Code without obtaining a permit under this section if the abandoned property is not attached to or located on, in, or in the immediate vicinity of and associated with a submerged watercraft or aircraft and if	2836 2837 2838 2839 2840 2841 2842 2843 2844
resources or the director of the Ohio historical society history connection considers necessary. (B) A person may recover, alter, salvage, or destroy abandoned property from Lake Erie that is located outside a Lake Erie submerged lands preserve established under rules adopted under section 1506.31 of the Revised Code without obtaining a permit under this section if the abandoned property is not attached to or located on, in, or in the immediate vicinity of and associated with a submerged watercraft or aircraft and if the abandoned property is recoverable by hand without mechanical	2836 2837 2838 2839 2840 2841 2842 2843 2844 2845
resources or the director of the Ohio historical society-history connection considers necessary. (B) A person may recover, alter, salvage, or destroy abandoned property from Lake Erie that is located outside a Lake Erie submerged lands preserve established under rules adopted under section 1506.31 of the Revised Code without obtaining a permit under this section if the abandoned property is not attached to or located on, in, or in the immediate vicinity of and associated with a submerged watercraft or aircraft and if	2836 2837 2838 2839 2840 2841 2842 2843 2844
resources or the director of the Ohio historical society history connection considers necessary. (B) A person may recover, alter, salvage, or destroy abandoned property from Lake Erie that is located outside a Lake Erie submerged lands preserve established under rules adopted under section 1506.31 of the Revised Code without obtaining a permit under this section if the abandoned property is not attached to or located on, in, or in the immediate vicinity of and associated with a submerged watercraft or aircraft and if the abandoned property is recoverable by hand without mechanical	2836 2837 2838 2839 2840 2841 2842 2843 2844 2845

director of the Ohio historical society history connection who2849shall review it for approval pursuant to division (D) of this2850

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section. If the director of natural resources determines that an 2851 application submitted under division (A) of this section is 2852 incomplete, he the director of natural resources shall so notify 2853 the applicant in writing and shall specify the additional 2854 information that is needed. If the director of the Ohio 2855 historical society history connection needs further 2856 information, he the director of the Ohio history connection shall 2857 notify the director of natural resources, who shall notify the 2858 applicant in accordance with this division. The applicant may 2859 resubmit the application following receipt of the notice. 2860 2861 (D) The director of the Ohio historical society history connection shall approve, conditionally approve, or disapprove 2862 an application. If he the director determines that the abandoned 2863 property to be recovered, altered, salvaged, or destroyed has 2864 historical value in itself or in conjunction with other 2865 abandoned property in its vicinity, -he the director may 2866 conditionally approve or disapprove the application. If <u>he the</u> 2867 director conditionally approves an application, he the director 2868 may impose conditions on the permit in accordance with division 2869 (E) of this section. The director of the Ohio historical society 2870 history connection shall notify the director of natural 2871 resources of <u>his the</u> approval, conditional approval, or 2872 disapproval within fifty days after receiving the application. 2873 If the director of the Ohio historical society history 2874 <u>connection</u> does not respond within fifty days as prescribed in 2875 this division, the application is deemed approved by <u>him the</u> 2876 director. 2877

(E) The director of natural resources shall approve, 2878
conditionally approve, or disapprove an application. If <u>he the</u> 2879
<u>director</u> determines that the abandoned property to be recovered, 2880
altered, salvaged, or destroyed has substantial recreational, 2881

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ecological, environmental, educational, scenic, or scientific 2882 value in itself or in conjunction with other abandoned property 2883 or resources in its vicinity or that the operation will not 2884 comply with any policies established or rules adopted under 2885 section 1506.31 of the Revised Code governing access to and use 2886 of the Lake Erie submerged lands preserve, if any, in which the 2887 operation is proposed, <u>he the director</u> may conditionally approve 2888 or disapprove the application. 2889

2890 (F) Not later than sixty days after a complete application 2891 is submitted under this section, the director of natural 2892 resources shall approve, conditionally approve, or disapprove the application. The director of natural resources shall not 2893 approve or conditionally approve an application until it has 2894 been approved or conditionally approved by the director of the 2895 Ohio historical society history connection under division (D) of 2896 this section. If either director conditionally approves an 2897 application, he the director of natural resources shall impose 2898 on the permit such conditions as he the director considers 2899 reasonable and necessary to protect the public trust and general 2900 interests, including conditions that provide any of the 2901 2902 following:

(1) Protection and preservation of the abandoned property 2903
to be recovered and of any recreational value of the area in 2904
which the operation is proposed; 2905

(2) Assurance of reasonable public access to the abandoned2906property after recovery;2907

(3) Conformity with any policies established or rules
adopted under section 1506.31 of the Revised Code governing
access to and use of the Lake Erie submerged lands preserve, if
any, in which the operation is proposed;
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(4) Prohibition of injury, harm, or damage to the
applicable submerged lands or to abandoned property not
authorized for recovery, alteration, salvage, or destruction
during and after the proposed operation;
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(5) Prohibition against the discharge of debris from the
watercraft, aircraft, or salvage equipment or limitation of the
amount of debris that may be so discharged;
2918

(6) A requirement that the permit holder submit a specific 2919 2920 plan for recovery, alteration, salvage, or destruction to the director of natural resources prior to commencing the operation. 2921 The plan may include a discussion of measures that will be taken 2922 to ensure the safety of individuals who will recover, alter, 2923 salvage, or destroy or assist in the recovery, alteration, 2924 salvage, or destruction of the abandoned property and to 2925 prevent, minimize, or mitigate potential adverse effects on any 2926 abandoned property that is to be recovered or salvaged, any 2927 abandoned property that is not to be recovered, altered, 2928 salvaged, or destroyed, and surrounding geographic features. 2929

(G) A permit holder may renew the permit by making 2930 application to the director of natural resources at least sixty 2931 days before the expiration date of the permit. The director of 2932 natural resources shall not issue a permit to another person to 2933 recover, alter, salvage, or destroy abandoned property that is 2934 the subject of a permit for which a renewal is sought unless the 2935 director of natural resources or the director of the Ohio 2936 historical society history connection disapproves the permit 2937 renewal. The director of natural resources or the director of 2938 the Ohio historical society history connection may conditionally 2939 approve or disapprove a permit renewal application in accordance 2940 with division (D), (E), or (F) of this section or if the permit 2941

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holder has not made reasonable progress in undertaking the2942operation authorized by the original permit.2943

(H) Any person may appeal to the director of natural
2944
resources a decision under this section approving, disapproving,
2945
or approving conditionally a permit application or renewal
2946
application in accordance with Chapter 119. of the Revised Code.
2947

(I) The director of natural resources shall not issue and 2948 the director of the Ohio historical society history connection 2949 shall not approve a permit under this section to recover, alter, 2950 salvage, or destroy abandoned property from Lake Erie that is 2951 located within a Lake Erie submerged lands preserve established 2952 under any rules adopted under section 1506.31 of the Revised 2953 Code unless the operation is for historical or scientific 2954 purposes or will not adversely affect the historical, cultural, 2955 recreational, or ecological integrity of the preserve as a 2956 whole. 2957

(J) The director of natural resources may adopt rules in 2958 accordance with Chapter 119. of the Revised Code and establish 2959 and observe such policies regarding the public availability and 2960 use of applications submitted and permits issued under this 2961 section as will meet the legitimate requirements of the person 2962 who submits an application or to whom a permit is issued. Unless 2963 the director of natural resources determines that revealing the 2964 location of abandoned property to which a permit or permit or 2965 renewal application applies is necessary to protect the 2966 abandoned property or the public health, safety, and welfare, 2967 the director of natural resources and the director of the Ohio 2968 historical society history connection shall keep confidential 2969 and shall not release to any person the location of such 2970 2971 abandoned property:

(1) During the time the application or renewal application	2972
is being processed;	2973
(2) During the term of the permit or a permit renewal;	2974
(3) Except as provided in division (J)(4) of this section,	2975
for two years following the denial of a permit or renewal	2976
application;	2977
(4) During the appeal of any denial of a permit or renewal	2978
application and for two years following the entry of any final	2979
order or judgment in the most recent appeal of the denial.	2980
At the request of a permit holder, the director of natural	2981
resources may limit access to the site of abandoned property for	2982
which the permit was issued during the term of the permit.	2983
(K) Except as provided in division (B) of this section, no	2984
person shall recover, alter, salvage, or destroy abandoned	2985
property in Lake Erie having a fair market value of one hundred	2986
dollars or more unless the person has a permit issued for that	2987
purpose under this section.	2988
purpose under ente sección.	2900
Sec. 1506.33. (A) Except as otherwise provided in	2989
divisions (B) and (D) of this section, the ownership of and	2990
title to all abandoned property that is submerged in Lake Erie	2991
are in the state, which holds title in trust for the benefit of	2992
the people of the state.	2993
(B) Any person who recovers or salvages abandoned property	2994
from Lake Erie without a permit as provided in division (B) of	2995
section 1506.32 of the Revised Code shall file a written report	2996
with the director of the Ohio <del>historical society <u>history</u></del>	2997
<u>connection not later than thirty days after the recovery or</u>	2998
salvage if both of the following apply:	2999

(1) The property is valued at more than ten dollars; 3000 (2) The property has been abandoned for more than thirty 3001 3002 years. The report shall list all such abandoned property that was 3003 recovered or salvaged and shall describe its location at the 3004 time of recovery or salvage. 3005 3006 The person shall give the director or his the director's authorized representative an opportunity to examine the property 3007

for ninety days after the report is filed. If the director3008determines that the abandoned property does not have historical3009value, <u>he the director</u> shall release it to the person who3010recovered or salvaged it.3011

(C) Any person who recovers or salvages abandoned property 3012
from Lake Erie in accordance with a permit issued under section 3013
1506.32 of the Revised Code shall file a written report with the 3014
director not later than ten days after the recovery or salvage. 3015
The report shall list the abandoned property that was recovered 3016
or salvaged and shall describe its location at the time of 3017
recovery or salvage. 3018

The person shall give the director or his the director's 3019 authorized representative an opportunity to examine the property 3020 for ninety days after the report is filed. The property shall 3021 not be removed from this state during that period without 3022 written approval from the director. If the property is removed 3023 from the state without the director's written approval, the 3024 attorney general, upon the request of the director, shall bring 3025 an action for its recovery. 3026

(D) (1) If the director determines that any abandoned 3027property listed in a report filed under division (C) of this 3028

section has historical value, <u>he the director</u> shall not release	3029
it to the permit holder.	3030
(2) If the director determines that any abandoned property	3031
so listed does not have historical value and if the abandoned	3032
property does not consist of coins, currency, or both that were	3033
intended for distribution as payroll, the director shall release	3034
the abandoned property to the permit holder. The permit holder	3035
shall remit to the treasurer of state an amount equal to ten per	3036
cent of the value of the abandoned property. The treasurer shall	3037
credit fifty per cent of the moneys so received to the fund	3038
provided for in section 149.56 of the Revised Code and fifty per	3039
cent to the Lake Erie submerged lands preserves fund created in	3040
section 1506.35 of the Revised Code.	3041
(3) If the director determines that any abandoned property	3042

so listed does not have historical value and if the abandoned 3043 property consists of coins, currency, or both that were intended 3044 for distribution as payroll, he the director shall release at 3045 least sixty per cent, but not more than eighty per cent, of the 3046 abandoned property to the permit holder. The director may sell 3047 or otherwise transfer ownership of and title to any abandoned 3048 property retained by <u>him the director</u> under division (D)(3) of 3049 this section. Proceeds from any such sale shall be credited to 3050 the fund provided for in section 149.56 of the Revised Code. 3051

Sec. 1506.34. (A) The director of natural resources, with 3052 the approval of the director of the Ohio historical 3053 societyhistory connection, shall establish policies and may 3054 adopt rules necessary to implement and administer sections 3055 1506.30 to 1506.36 of the Revised Code. Not less than forty-five 3056 days prior to adopting a rule under this section or section 3057 1506.31 of the Revised Code, the director of natural resources 3058

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shall send a copy of the proposed rule to the director of the 3059 Ohio historical societyhistory connection, who shall promptly 3060 review it. Not more than thirty days after receiving the 3061 proposed rule, the director of the Ohio historical society 3062 history connection shall return the rule to the director of 3063 natural resources together with the former director's written 3064 approval or disapproval of the proposed rule. If the director of 3065 the Ohio historical society history connection disapproves the 3066 rule, the director shall explain the reasons for the disapproval 3067 and any amendments to the rule the director considers necessary 3068 to obtain the director's approval. The director of natural 3069 resources shall not adopt a rule under those sections that has 3070 not been approved by the director of the Ohio historical 3071 societyhistory connection. If the director of the Ohio 3072 historical society history connection does not respond within 3073 thirty days as prescribed in this section, the rule is deemed 3074 approved by the director. 3075

(B) The director of natural resources shall inform the 3076 public of the requirements of sections 1506.30 to 1506.36 of the 3077 Revised Code and any policies established and rules adopted 3078 under them. In complying with this section, the director may 3079 establish or conduct educational programs or seminars, print and 3080 distribute informational pamphlets, and provide detailed 3081 information to organizations that conduct scuba diving training 3082 programs. 3083

(C) The director of natural resources may hire or contract
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with a marine archaeologist, a marine historian, a marine
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surveyor, or any combination of these persons for the purposes
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of implementing and administering sections 1506.30 to 1506.36 of
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the Revised Code and any rules adopted under them.

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Sec. 1506.35. (A) The director of natural resources may3089suspend or revoke, in accordance with Chapter 119. of the3090Revised Code, a permit issued under section 1506.32 of the3091Revised Code if the permit holder has done either of the3092following:3093

(1) Failed to comply with sections 1506.30 to 1506.36 of
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the Revised Code, any rules adopted under those sections, or any
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provision or condition of the holder's permit;
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(2) Damaged abandoned property other than in accordance 3097with the provisions or conditions of the permit. 3098

(B) Any motor vehicle, as defined in section 4501.01 of 3099 the Revised Code, watercraft, as defined in section 1547.01 of 3100 the Revised Code, mechanical or other assistance, scuba gear, 3101 sonar equipment, or other equipment used by any person in the 3102 course of committing a third or subsequent violation of division 3103 (K) of section 1506.32 of the Revised Code shall be considered 3104 contraband for the purposes of Chapter 2981. of the Revised 3105 Code, except that proceeds from the sale of such contraband 3106 shall be disposed of in the following order: 3107

(1) To the payment of the costs incurred in the forfeitureproceedings under Chapter 2981. of the Revised Code;3109

(2) To the payment of the balance due on any security
 3110
 interest preserved under division (F) of section 2981.04 of the
 3111
 Revised Code;
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(3) To the payment of any costs incurred by the seizing
agency under Chapter 2981. of the Revised Code in connection
with the storage, maintenance, security, and forfeiture of the
3115
contraband;

(4) Fifty per cent of the remaining money to the credit of 3117

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the Lake Erie submerged lands preserves fund created in division3118(C) of this section, and fifty per cent of the remaining money3119to the Ohio historical society history connection for deposit3120into the fund created pursuant to division (C) of section 149.563121of the Revised Code.3122

(C) There is hereby created in the state treasury the Lake 3123 Erie submerged lands preserves fund. The fund shall be composed 3124 of moneys credited to it under division (B) (4) of this section 3125 and division (D)(2) of section 1506.33 of the Revised Code, all 3126 appropriations, contributions, and gifts made to it, and any 3127 federal grants received by the department of natural resources 3128 for the purposes of sections 1506.30 to 1506.36 of the Revised 3129 Code. The director shall use the moneys in the Lake Erie 3130 submerged lands preserves fund solely to implement and 3131 administer sections 1506.30 to 1506.36 of the Revised Code. 3132

(D) The director may request the attorney general to, and
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 the attorney general shall, bring a civil action in any court of
 3134
 competent jurisdiction for any of the following purposes:
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(1) To enforce compliance with or restrain violation of
sections 1506.30 to 1506.36 of the Revised Code, any rules
adopted under those sections, or any permit issued under section
1506.32 of the Revised Code;

(2) To enjoin the further removal of abandoned property or 3140archaeological material from Lake Erie; 3141

(3) To order the restoration of an area affected by a 3142
violation of sections 1506.30 to 1506.36 of the Revised Code or 3143
of a permit issued under section 1506.32 of the Revised Code to 3144
its prior condition. 3145

Any action under this division is a civil action governed 3146

by the Rules of Civil Procedure.

(E) A peace officer of a county, township, or municipal 3148 corporation, and a preserve officer, wildlife officer, park 3149 officer, or watercraft officer designated under section 1517.10, 3150 1531.13, 1541.10, or 1547.521 of the Revised Code, as 3151 applicable, may enforce compliance with sections 1506.30 to 3152 1506.36 of the Revised Code, any rules adopted under those 3153 sections, and any permit issued under section 1506.32 of the 3154 Revised Code and may make arrests for violation of those laws, 3155 3156 rules, and permits.

3147

 Sec. 1506.36.
 Sections 1506.30 to 1506.35 of the Revised
 3157

 Code do not limit the right of:
 3158

(A) Any person to engage in recreational diving in Lake 3159
Erie, except at a site of abandoned property to which the 3160
director of natural resources has limited access during the term 3161
of a permit pursuant to division (J) of section 1506.32 of the 3162
Revised Code; 3163

(B) Any person to own any abandoned property submerged in 3164
Lake Erie that was recovered before the effective date of this 3165
section March 2, 1992, or released to the person under division 3166
(B) or (D) of section 1506.33 of the Revised Code; 3167

(C) The department of natural resources or the Ohio
 3168
 historical society history connection to recover or contract for
 3169
 the recovery of abandoned property in Lake Erie;
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(D) Any person to take and remove sand, gravel, stone, or
other minerals or substances from and under the bed of Lake Erie
in accordance with section 1505.07 of the Revised Code.
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Sec. 1520.02. (A) The director of natural resources has3174exclusive authority to administer, manage, and establish3175

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policies governing canal lands.

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(B) (1) The director may sell, lease, exchange, give, or
grant all or part of the state's interest in any canal lands in
accordance with section 1501.01 of the Revised Code. The
director may stipulate that an appraisal or survey need not be
conducted for, and may establish any terms or conditions that
the director determines appropriate for, any such conveyance.

Prior to proposing the conveyance of any canal lands, the 3183 director shall consider the local government needs and economic 3184 development potential with respect to the canal lands and the 3185 recreational, ecological, and historical value of the canal 3186 lands. In addition, the conveyance of canal lands shall be 3187 conducted in accordance with the director's policies governing 3188 the protection and conservation of canal lands established under 3189 this section. 3190

(2) With regard to canal lands, the chief of the division 3191 of parks and recreation, with the approval of the director, may 3192 sell, lease, or transfer minerals or mineral rights when the 3193 chief, with the approval of the director, determines that the 3194 sale, lease, or transfer is in the best interest of the state. 3195 Consideration for minerals and mineral rights shall be by rental 3196 or on a royalty basis as prescribed by the chief, with the 3197 approval of the director, and payable as prescribed by contract. 3198 Moneys collected under division (B)(2) of this section shall be 3199 paid into the state treasury to the credit of the canal lands 3200 fund created in section 1520.05 of the Revised Code. 3201

(C) The director may transfer to the Ohio historical
 3202
 society history connection any equipment, maps, and records used
 3203
 on or related to canal lands that are of historical interest and
 3204
 that are not needed by the director to administer this chapter.
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(D) If the director determines that any canal lands are a 3206
necessary part of a county's drainage or ditch system and are 3207
not needed for any purpose of the department of natural 3208
resources, the director may sell, grant, or otherwise convey 3209
those canal lands to that county in accordance with division (B) 3210
of this section. The board of county commissioners shall accept 3211
the transfer of canal lands. 3212

(E) Notwithstanding any other section of the Revised Code,
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the county auditor shall transfer any canal lands conveyed under
3214
this section, and the county recorder shall record the deed for
3215
those lands in accordance with section 317.12 of the Revised
3216
Code.

Sec. 1520.03. (A) The director of natural resources may3218appropriate real property in accordance with Chapter 163. of the3219Revised Code for the purpose of administering this chapter.3220

(B)(1) The director shall operate and maintain all canals and canal reservoirs owned by the state except those canals that are operated by the Ohio <u>historical society history connection</u> on July 1, 1989.

(2) On behalf of the director, the division of parks and 3225 recreation shall have the care and control of all canals and 3226 canal reservoirs owned by the state, the water in them, and 3227 canal lands and shall protect, operate, and maintain them and 3228 keep them in repair. The chief of the division of parks and 3229 recreation may remove obstructions from or on them and shall 3230 make any alterations or changes in or to them and construct any 3231 feeders, dikes, reservoirs, dams, locks, or other works, 3232 devices, or improvements in or on them that are necessary in the 3233 discharge of the chief's duties. 3234

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In accordance with Chapter 119. of the Revised Code, the 3235 chief may adopt, amend, and rescind rules that are necessary for 3236 the administration of this division. 3237

(C) The director may sell or lease water from any canal or 3238 canal reservoir that the director operates and maintains only to 3239 the extent that the water is in excess of the quantity that is 3240 required for navigation, recreation, and wildlife purposes. With 3241 the approval of the director, the chief may adopt, amend, and 3242 rescind rules in accordance with Chapter 119. of the Revised 3243 Code necessary to administer this division. 3240

The withdrawal of water from any canal or canal reservoir 3245 for domestic use is exempt from this division. However, the 3246 director may require water conservation measures for water that 3247 is withdrawn from any canal or canal reservoir for domestic use 3248 during drought conditions or other emergencies declared by the 3249 governor. 3250

(D) No person shall take or divert water from any canal or
 3251
 canal reservoir operated and maintained by the director except
 3252
 in accordance with division (C) of this section.
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3254 (E) At the request of the director, the attorney general may commence a civil action for civil penalties and injunctions, 3255 3256 in a court of common pleas, against any person who has violated or is violating division (D) of this section. The court of 3257 common pleas in which an action for injunctive relief is filed 3258 has jurisdiction to and shall grant preliminary and permanent 3259 injunctive relief upon a showing that the person against whom 3260 the action is brought has violated or is violating that 3261 division. 3262

Upon a finding of a violation, the court shall assess a

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civil penalty of not more than one thousand dollars for each day 3264 of each violation if the violator is an individual who took or 3265 diverted the water in question for residential or agricultural 3266 use. The court shall assess a civil penalty of not more than 3267 five thousand dollars for each day of each violation if the 3268 violator is any other person who took or diverted the water in 3269 question for industrial or commercial use excluding agricultural 3270 use. Moneys from civil penalties assessed under this division 3271 shall be paid into the state treasury to the credit of the canal 3272 lands fund created in section 1520.05 of the Revised Code. 3273

Any action under this division is a civil action, governed3274by the rules of civil procedure and other rules of practice and3275procedure applicable to civil actions.3276

(F) As used in this section, "person" means any agency of
3277
this state, any political subdivision of this state or of the
United States, or any legal entity defined as a person under
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section 1.59 of the Revised Code.
3280

Sec. 1541.01. The division of parks and recreation shall 3281 create, supervise, operate, protect, and maintain a system of 3282 state parks and promote the use thereof by the public. Within 3283 thirty days after August 11, 1949, all state properties, the 3284 major function of which is park in nature, shall be so 3285 classified and transferred to the department of natural 3286 resources, except roadside parks of the department of 3287 transportation and lands of the Ohio state archaeological and 3288 historical societyhistory connection. 3289

The chief of the division of parks and recreation, with3290the approval of the director of natural resources, shall3291determine policies and programs for the division, including the3292power to make and enforce rules for the government of state3293

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parks in accordance with sections 119.01 to 119.13 of the3294Revised Code. Such chief shall select such number of technical3295and administrative assistants as he the chief deems necessary,3296with the approval of the director of natural resources, and fix3297their compensation in accordance with sections 1501.05, 124.14,3298124.15, 124.152, and 124.18 of the Revised Code.3299

Sec. 3301.10. The superintendent of public instruction3300shall be a member of the board of trustees of the Ohio3301archaeological and historical societyhistory connection, in3302addition to the members constituting such board.3303

Sec. 3311.0510. (A) If all of the client school districts 3304 of an educational service center have terminated their 3305 agreements with the service center under division (D) of section 3306 3313.843 of the Revised Code, upon the latest effective date of 3307 the terminations, the governing board of that service center 3308 shall be abolished and such service center shall be dissolved by 3309 order of the superintendent of public instruction. The 3310 superintendent's order shall provide for the equitable division 3311 and disposition of the assets, property, debts, and obligations 3312 of the service center among the school districts that were 3313 client school districts of the service center for the service 3314 center's last fiscal year of operation. The superintendent's 3315 order shall provide that the tax duplicate of each of those 3316 school districts shall be bound for and assume the district's 3317 equitable share of the outstanding indebtedness of the service 3318 center. The superintendent's order is final and is not 3319 3320 appealable.

Immediately upon the abolishment of the service center3321governing board pursuant to this section, the superintendent of3322public instruction shall appoint a qualified individual to3323

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administer the dissolution of the service center and to 3324 implement the terms of the superintendent's dissolution order. 3325 Prior to distributing assets to any school district under 3326 this section, but after paying in full other debts and 3327 obligations of the service center under this section, the 3328 superintendent of public instruction may assess against the 3329 remaining assets of the service center the amount of the costs 3330 incurred by the department of education in performing the 3331 superintendent's duties under this division, including the fees, 3332 if any, owed to the individual appointed to administer the 3333 superintendent's dissolution order. Any excess cost incurred by 3334 the department under this division shall be divided equitably 3335 among the school districts that were client school districts of 3336 the service center for the service center's last fiscal year of 3337 operation. Each district's share of that excess cost shall be 3338 bound against the tax duplicate of that district. 3339 (B) A final audit of the former service center shall be 3340 performed in accordance with procedures established by the 3341 auditor of state. 3342 (C) The public records of an educational service center 3343 that is dissolved under this section shall be transferred in 3344 accordance with this division. Public records maintained by the 3345

service center in connection with services provided by the 3346 service center to local school districts of which the territory 3347 of the service center is or previously was made up shall be 3348 transferred to each of the respective local school districts. 3349 Public records maintained by the service center in connection 3350 with services provided to client school districts shall be 3351 transferred to each of the respective client school districts. 3352 All other public records maintained by the service center at the 3353

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time the service center ceases operations shall be transferred 3354 to the Ohio historical society history connection for analysis 3355 and disposition by the society Ohio history connection in its 3356 capacity as archives administrator for the state and its 3357 political subdivisions pursuant to division (C) of section 3358 149.30 and section 149.31 of the Revised Code. 3359

(D) As used in this section, "client school district"
3360
means a city, exempted village, or local school district that
has entered into an agreement under section 3313.843 or 3313.845
of the Revised Code to receive any services from an educational
3363
service center.

Sec. 4301.40. (A) No local option election held pursuant 3365 to sections 4301.32 to 4301.39 of the Revised Code shall affect 3366 or prohibit the following: 3367

(1) The transportation, possession, or consumption of
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intoxicating liquors within the precinct in which the election
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is held, or sales in the precinct under B-3, E, or G permits;
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(2) The sale of intoxicating liquors, at a permit premises
located at any publicly owned airport, as defined in section
4563.01 of the Revised Code, at which commercial airline
companies operate regularly scheduled flights on which space is
available to the public, provided the permit holder operates
gursuant to the authority of a liquor permit issued pursuant to
Chapter 4303. of the Revised Code.

(B)(1) As used in this division: 3378

(a) "Ohio historical society history connection area"
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means the Ohio Historical Center and Ohio village, both located
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contiguous to the State fairgrounds.
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(b) "State fairgrounds" means the property that is held by 3382

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the state for the purpose of conducting fairs, expositions, and	3383					
exhibits and all other contiguous property that is owned,	3384					
maintained, or managed by the Ohio expositions commission under						
section 991.03 of the Revised Code.	3386					
(2) No local option election held under sections 4301.32	3387					
to 4301.41 and 4305.14 of the Revised Code, or held under the	3388					
provisions for local option elections and the election on the	3389					
question of the repeal of Section 9 of Article XV, Ohio	3390					
Constitution, in section 4303.29 of the Revised Code, whether	3391					
held before, on, or after the effective date of this amendment_	3392					
April 9, 2001, prohibits or otherwise affects the sale of beer	3393					
or intoxicating liquor in or at the Ohio <del>historical society</del>	3394					
history connection area or the state fairgrounds under a permit	3395					
issued under <u>chapter Chapter</u> 4303. of the Revised Code.	3396					
Sec. 4303.181. (A) Permit D-5a may be issued either to the	3397					
<b>Sec. 4303.181.</b> (A) Permit D-5a may be issued either to the owner or operator of a hotel or motel that is required to be	3397 3398					
-						
owner or operator of a hotel or motel that is required to be	3398					
owner or operator of a hotel or motel that is required to be licensed under section 3731.03 of the Revised Code, that	3398 3399					
owner or operator of a hotel or motel that is required to be licensed under section 3731.03 of the Revised Code, that contains at least fifty rooms for registered transient guests or	3398 3399 3400					
owner or operator of a hotel or motel that is required to be licensed under section 3731.03 of the Revised Code, that contains at least fifty rooms for registered transient guests or is owned by a state institution of higher education as defined	3398 3399 3400 3401					
owner or operator of a hotel or motel that is required to be licensed under section 3731.03 of the Revised Code, that contains at least fifty rooms for registered transient guests or is owned by a state institution of higher education as defined in section 3345.011 of the Revised Code or a private college or	3398 3399 3400 3401 3402					
owner or operator of a hotel or motel that is required to be licensed under section 3731.03 of the Revised Code, that contains at least fifty rooms for registered transient guests or is owned by a state institution of higher education as defined in section 3345.011 of the Revised Code or a private college or university, and that qualifies under the other requirements of	3398 3399 3400 3401 3402 3403					
owner or operator of a hotel or motel that is required to be licensed under section 3731.03 of the Revised Code, that contains at least fifty rooms for registered transient guests or is owned by a state institution of higher education as defined in section 3345.011 of the Revised Code or a private college or university, and that qualifies under the other requirements of this section, or to the owner or operator of a restaurant	3398 3399 3400 3401 3402 3403 3404					
owner or operator of a hotel or motel that is required to be licensed under section 3731.03 of the Revised Code, that contains at least fifty rooms for registered transient guests or is owned by a state institution of higher education as defined in section 3345.011 of the Revised Code or a private college or university, and that qualifies under the other requirements of this section, or to the owner or operator of a restaurant specified under this section, to sell beer and any intoxicating	3398 3399 3400 3401 3402 3403 3404 3405					
owner or operator of a hotel or motel that is required to be licensed under section 3731.03 of the Revised Code, that contains at least fifty rooms for registered transient guests or is owned by a state institution of higher education as defined in section 3345.011 of the Revised Code or a private college or university, and that qualifies under the other requirements of this section, or to the owner or operator of a restaurant specified under this section, to sell beer and any intoxicating liquor at retail, only by the individual drink in glass and from	3398 3399 3400 3401 3402 3403 3404 3405 3406					
owner or operator of a hotel or motel that is required to be licensed under section 3731.03 of the Revised Code, that contains at least fifty rooms for registered transient guests or is owned by a state institution of higher education as defined in section 3345.011 of the Revised Code or a private college or university, and that qualifies under the other requirements of this section, or to the owner or operator of a restaurant specified under this section, to sell beer and any intoxicating liquor at retail, only by the individual drink in glass and from the container, for consumption on the premises where sold, and	3398 3399 3400 3401 3402 3403 3404 3405 3406 3407					

Code; and to sell the same products in the same manner and3411amounts not for consumption on the premises as may be sold by3412holders of D-1 and D-2 permits. The premises of the hotel or3413

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motel shall include a retail food establishment or a food 3414 service operation licensed pursuant to Chapter 3717. of the 3415 Revised Code that operates as a restaurant for purposes of this 3416 chapter and that is affiliated with the hotel or motel and 3417 within or contiguous to the hotel or motel, and that serves food 3418 within the hotel or motel, but the principal business of the 3419 owner or operator of the hotel or motel shall be the 3420 accommodation of transient guests. In addition to the privileges 3421 authorized in this division, the holder of a D-5a permit may 3422 exercise the same privileges as the holder of a D-5 permit. 3423

The owner or operator of a hotel, motel, or restaurant who 3424 qualified for and held a D-5a permit on August 4, 1976, may, if 3425 the owner or operator held another permit before holding a D-5a 3426 permit, either retain a D-5a permit or apply for the permit 3427 formerly held, and the division of liquor control shall issue 3428 the permit for which the owner or operator applies and formerly 3429 held, notwithstanding any quota. 3430

A D-5a permit shall not be transferred to another3431location. No quota restriction shall be placed on the number of3432D-5a permits that may be issued.3433

The fee for this permit is two thousand three hundred 3434 forty-four dollars. 3435

(B) Permit D-5b may be issued to the owner, operator, 3436 tenant, lessee, or occupant of an enclosed shopping center to 3437 sell beer and intoxicating liquor at retail, only by the 3438 individual drink in glass and from the container, for 3439 consumption on the premises where sold; and to sell the same 3440 products in the same manner and amount not for consumption on 3441 the premises as may be sold by holders of D-1 and D-2 permits. 3442 In addition to the privileges authorized in this division, the 3443

less than four hundred thousand, square feet of floor area.

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holder of a D-5b permit may exercise the same privileges as a3444holder of a D-5 permit.3445A D-5b permit shall not be transferred to another3446location.3447One D-5b permit may be issued at an enclosed shopping3448center containing at least two hundred twenty-five thousand, but3449

3451 Two D-5b permits may be issued at an enclosed shopping center containing at least four hundred thousand square feet of 3452 floor area. No more than one D-5b permit may be issued at an 3453 enclosed shopping center for each additional two hundred 3454 thousand square feet of floor area or fraction of that floor 3455 area, up to a maximum of five D-5b permits for each enclosed 3456 shopping center. The number of D-5b permits that may be issued 3457 at an enclosed shopping center shall be determined by 3458 subtracting the number of D-3 and D-5 permits issued in the 3459 enclosed shopping center from the number of D-5b permits that 3460 otherwise may be issued at the enclosed shopping center under 3461 the formulas provided in this division. Except as provided in 3462 this section, no quota shall be placed on the number of D-5b 3463 permits that may be issued. Notwithstanding any quota provided 3464 in this section, the holder of any D-5b permit first issued in 3465 accordance with this section is entitled to its renewal in 3466 accordance with section 4303.271 of the Revised Code. 3467

The holder of a D-5b permit issued before April 4, 1984,3468whose tenancy is terminated for a cause other than nonpayment of3469rent, may return the D-5b permit to the division of liquor3470control, and the division shall cancel that permit. Upon3471cancellation of that permit and upon the permit holder's payment3472of taxes, contributions, premiums, assessments, and other debts3473

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owing or accrued upon the date of cancellation to this state and 3474 its political subdivisions and a filing with the division of a 3475 certification of that payment, the division shall issue to that 3476 person either a D-5 permit, or a D-1, a D-2, and a D-3 permit, 3477 as that person requests. The division shall issue the D-5 3478 permit, or the D-1, D-2, and D-3 permits, even if the number of 3479 D-1, D-2, D-3, or D-5 permits currently issued in the municipal 3480 corporation or in the unincorporated area of the township where 3481 that person's proposed premises is located equals or exceeds the 3482 maximum number of such permits that can be issued in that 3483 municipal corporation or in the unincorporated area of that 3484 township under the population quota restrictions contained in 3485 section 4303.29 of the Revised Code. Any D-1, D-2, D-3, or D-5 3486 permit so issued shall not be transferred to another location. 3487 If a D-5b permit is canceled under the provisions of this 3488 paragraph, the number of D-5b permits that may be issued at the 3489 enclosed shopping center for which the D-5b permit was issued, 3490 under the formula provided in this division, shall be reduced by 3491 one if the enclosed shopping center was entitled to more than 3492 one D-5b permit under the formula. 3493

The fee for this permit is two thousand three hundred 3494 forty-four dollars. 3495

(C) Permit D-5c may be issued to the owner or operator of 3496 a retail food establishment or a food service operation licensed 3497 pursuant to Chapter 3717. of the Revised Code that operates as a 3498 restaurant for purposes of this chapter and that qualifies under 3499 the other requirements of this section to sell beer and any 3500 intoxicating liquor at retail, only by the individual drink in 3501 glass and from the container, for consumption on the premises 3502 where sold, and to sell the same products in the same manner and 3503 amounts not for consumption on the premises as may be sold by 3504

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holders of D-1 and D-2 permits. In addition to the privileges3505authorized in this division, the holder of a D-5c permit may3506exercise the same privileges as the holder of a D-5 permit.3507

To qualify for a D-5c permit, the owner or operator of a 3508 retail food establishment or a food service operation licensed 3509 pursuant to Chapter 3717. of the Revised Code that operates as a 3510 restaurant for purposes of this chapter, shall have operated the 3511 restaurant at the proposed premises for not less than twenty-3512 four consecutive months immediately preceding the filing of the 3513 application for the permit, have applied for a D-5 permit no 3514 later than December 31, 1988, and appear on the division's quota 3515 waiting list for not less than six months immediately preceding 3516 the filing of the application for the permit. In addition to 3517 these requirements, the proposed D-5c permit premises shall be 3518 located within a municipal corporation and further within an 3519 election precinct that, at the time of the application, has no 3520 more than twenty-five per cent of its total land area zoned for 3521 residential use. 3522

A D-5c permit shall not be transferred to another3523location. No quota restriction shall be placed on the number of3524such permits that may be issued.3525

Any person who has held a D-5c permit for at least two3526years may apply for a D-5 permit, and the division of liquor3527control shall issue the D-5 permit notwithstanding the quota3528restrictions contained in section 4303.29 of the Revised Code or3529in any rule of the liquor control commission.3530

The fee for this permit is one thousand five hundred3531sixty-three dollars.3532

(D) Permit D-5d may be issued to the owner or operator of 3533

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a retail food establishment or a food service operation licensed 3534 pursuant to Chapter 3717. of the Revised Code that operates as a 3535 restaurant for purposes of this chapter and that is located at 3536 an airport operated by a board of county commissioners pursuant 3537 to section 307.20 of the Revised Code, at an airport operated by 3538 a port authority pursuant to Chapter 4582. of the Revised Code, 3539 or at an airport operated by a regional airport authority 3540 pursuant to Chapter 308. of the Revised Code. The holder of a D-3541 5d permit may sell beer and any intoxicating liquor at retail, 3542 only by the individual drink in glass and from the container, 3543 for consumption on the premises where sold, and may sell the 3544 same products in the same manner and amounts not for consumption 3545 on the premises where sold as may be sold by the holders of D-1 3546 and D-2 permits. In addition to the privileges authorized in 3547 this division, the holder of a D-5d permit may exercise the same 3548 privileges as the holder of a D-5 permit. 3549 A D-5d permit shall not be transferred to another 3550 location. No quota restrictions shall be placed on the number of 3551 such permits that may be issued. 3552 3553 The fee for this permit is two thousand three hundred 3554 forty-four dollars. (E) Permit D-5e may be issued to any nonprofit 3555 organization that is exempt from federal income taxation under 3556 the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 3557 501(c)(3), as amended, or that is a charitable organization 3558 under any chapter of the Revised Code, and that owns or operates 3559 a riverboat that meets all of the following: 3560 (1) Is permanently docked at one location; 3561 (2) Is designated as an historical riverboat by the Ohio 3562

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historical societyhistory connection;	3563
(3) Contains not less than fifteen hundred square feet of	3564
floor area;	3565
(4) Has a seating capacity of fifty or more persons.	3566
The holder of a D-5e permit may sell beer and intoxicating	3567
liquor at retail, only by the individual drink in glass and from	3568
the container, for consumption on the premises where sold.	3569
A D-5e permit shall not be transferred to another	3570
location. No quota restriction shall be placed on the number of	3571
such permits that may be issued. The population quota	3572
restrictions contained in section 4303.29 of the Revised Code or	3573
in any rule of the liquor control commission shall not apply to	3574
this division, and the division shall issue a D-5e permit to any	3575
applicant who meets the requirements of this division. However,	3576
the division shall not issue a D-5e permit if the permit	3577
premises or proposed permit premises are located within an area	3578
in which the sale of spirituous liquor by the glass is	3579
prohibited.	3580
The fee for this permit is one thousand two hundred	3581
nineteen dollars.	3582

(F) Permit D-5f may be issued to the owner or operator of
a retail food establishment or a food service operation licensed
under Chapter 3717. of the Revised Code that operates as a
restaurant for purposes of this chapter and that meets all of
the following:

(1) It contains not less than twenty-five hundred square(1) State 3588(1) feet of floor area.(1) State 3589

(2) It is located on or in, or immediately adjacent to, 3590

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the shoreline of, a navigable river.	3591
(3) It provides docking space for twenty-five boats.	3592

(4) It provides entertainment and recreation, provided
 3593
 that not less than fifty per cent of the business on the permit
 3594
 premises shall be preparing and serving meals for a
 3595
 consideration.

In addition, each application for a D-5f permit shall be 3597 accompanied by a certification from the local legislative 3598 authority that the issuance of the D-5f permit is not 3599 inconsistent with that political subdivision's comprehensive 3600 development plan or other economic development goal as 3601 officially established by the local legislative authority. 3602

The holder of a D-5f permit may sell beer and intoxicating3603liquor at retail, only by the individual drink in glass and from3604the container, for consumption on the premises where sold.3605

A D-5f permit shall not be transferred to another 3606 location. 3607

The division of liquor control shall not issue a D-5f3608permit if the permit premises or proposed permit premises are3609located within an area in which the sale of spirituous liquor by3610the glass is prohibited.3611

A fee for this permit is two thousand three hundred forty- 3612 four dollars. 3613

As used in this division, "navigable river" means a river 3614 that is also a "navigable water" as defined in the "Federal 3615 Power Act," 94 Stat. 770 (1980), 16 U.S.C. 796. 3616

(G) Permit D-5g may be issued to a nonprofit corporationthat is either the owner or the operator of a national3618

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professional sports museum. The holder of a D-5g permit may sell	3619
beer and any intoxicating liquor at retail, only by the	3620
individual drink in glass and from the container, for	3621
consumption on the premises where sold. The holder of a D-5g $$	3622
permit shall sell no beer or intoxicating liquor for consumption	3623
on the premises where sold after two-thirty a.m. A D-5g permit	3624
shall not be transferred to another location. No quota	3625
restrictions shall be placed on the number of D-5g permits that	3626
may be issued. The fee for this permit is one thousand eight	3627
hundred seventy-five dollars.	3628
(H)(1) Permit D-5h may be issued to any nonprofit	3629
organization that is exempt from federal income taxation under	3630
the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A.	3631
501(c)(3), as amended, that owns or operates any of the	3632
following:	3633
(a) A fine arts museum, provided that the nonprofit	3634
organization has no less than one thousand five hundred bona	3635
fide members possessing full membership privileges;	3636
(b) A community arts center. As used in division (H)(1)(b)	3637
of this section, "community arts center" means a facility that	3638
provides arts programming to the community in more than one arts	3639
discipline, including, but not limited to, exhibits of works of	3640
art and performances by both professional and amateur artists.	3641
(c) A community theater, provided that the nonprofit	3642
organization is a member of the Ohio arts council and the	3643
American community theatre association and has been in existence	3644
for not less than ten years. As used in division (H)(1)(c) of	3645
this section, "community theater" means a facility that contains	3646

at least one hundred fifty seats and has a primary function of 3647 presenting live theatrical performances and providing 3648

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recreational opportunities to the community. 3649 (2) The holder of a D-5h permit may sell beer and any 3650 intoxicating liquor at retail, only by the individual drink in 3651 glass and from the container, for consumption on the premises 3652 where sold. The holder of a D-5h permit shall sell no beer or 3653 intoxicating liquor for consumption on the premises where sold 3654 after one a.m. A D-5h permit shall not be transferred to another 3655 location. No quota restrictions shall be placed on the number of 3656 D-5h permits that may be issued. 3657 (3) The fee for a D-5h permit is one thousand eight 3658 hundred seventy-five dollars. 3659 (I) Permit D-5i may be issued to the owner or operator of 3660 a retail food establishment or a food service operation licensed 3661 under Chapter 3717. of the Revised Code that operates as a 3662 restaurant for purposes of this chapter and that meets all of 3663 3664 the following requirements: (1) It is located in a municipal corporation or a township 3665 with a population of one hundred thousand or less. 3666 (2) It has inside seating capacity for at least one 3667 hundred forty persons. 3668 (3) It has at least four thousand square feet of floor 3669 3670 area. (4) It offers full-course meals, appetizers, and 3671 sandwiches. 3672 (5) Its receipts from beer and liquor sales, excluding 3673 wine sales, do not exceed twenty-five per cent of its total 3674 gross receipts. 3675 (6) It has at least one of the following characteristics: 3676

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(a) The value of its real and personal property exceeds 3677 seven hundred twenty-five thousand dollars. 3678 (b) It is located on property that is owned or leased by 3679 the state or a state agency, and its owner or operator has 3680 authorization from the state or the state agency that owns or 3681 leases the property to obtain a D-5i permit. 3682 The holder of a D-5i permit may sell beer and any 3683 intoxicating liquor at retail, only by the individual drink in 3684 glass and from the container, for consumption on the premises 3685 where sold, and may sell the same products in the same manner 3686

and amounts not for consumption on the premises where sold as3687may be sold by the holders of D-1 and D-2 permits. The holder of3688a D-5i permit shall sell no beer or intoxicating liquor for3689consumption on the premises where sold after two-thirty a.m. In3690addition to the privileges authorized in this division, the3691holder of a D-5i permit may exercise the same privileges as the3692holder of a D-5 permit.3693

A D-5i permit shall not be transferred to another 3694 location. The division of liquor control shall not renew a D-5i 3695 permit unless the retail food establishment or food service 3696 operation for which it is issued continues to meet the 3697 requirements described in divisions (I)(1) to (6) of this 3698 section. No quota restrictions shall be placed on the number of 3699 D-5i permits that may be issued. The fee for the D-5i permit is 3700 two thousand three hundred forty-four dollars. 3701

(J) Permit D-5j may be issued to the owner or the operator3702of a retail food establishment or a food service operation3703licensed under Chapter 3717. of the Revised Code to sell beer3704and intoxicating liquor at retail, only by the individual drink3705in glass and from the container, for consumption on the premises3706

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where sold and to sell beer and intoxicating liquor in the same	3707
manner and amounts not for consumption on the premises where	3708
sold as may be sold by the holders of D-1 and D-2 permits. The	3709
holder of a D-5j permit may exercise the same privileges, and	3710
shall observe the same hours of operation, as the holder of a D- $$	3711
5 permit.	3712
The D-5j permit shall be issued only within a community	3713
entertainment district that is designated under section 4301.80	3714
of the Revised Code and that meets one of the following	3715
qualifications:	3716
(1) It is leasted in a municipal comparation with a	2717
(1) It is located in a municipal corporation with a	3717
population of at least one hundred thousand.	3718
(2) It is located in a municipal corporation with a	3719
population of at least twenty thousand, and either of the	3720
following applies:	3721
(a) It contains an amusement park the rides of which have	3722
been issued a permit by the department of agriculture under	3723
Chapter 1711. of the Revised Code.	3724
(b) Not less than fifty million dollars will be invested	3725
in development and construction in the community entertainment	3726
district's area located in the municipal corporation.	3727
(3) It is located in a township with a population of at	3728
least forty thousand.	3729
(4) It is located in a township with a population of at	3730
least twenty thousand, and not less than seventy million dollars	3731
will be invested in development and construction in the	3732
community entertainment district's area located in the township.	3733
(5) It is located in a municipal corporation with a	3734

population between ten thousand and twenty thousand, and both of

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3735

population between ten thousand and twenty thousand, and both of	5755
the following apply:	3736
(a) The municipal corporation was incorporated as a	3737
village prior to calendar year 1860 and currently has a historic	3738
downtown business district.	3739
(b) The municipal corporation is located in the same	3740
county as another municipal corporation with at least one	3741
community entertainment district.	3742
(6) It is located in a municipal corporation with a	3743
population of at least ten thousand, and not less than seventy	3744
million dollars will be invested in development and construction	3745
in the community entertainment district's area located in the	3746
municipal corporation.	3747
(7) It is located in a municipal corporation with a	3748
population of at least five thousand, and not less than one	3749
hundred million dollars will be invested in development and	3750
construction in the community entertainment district's area	3751
located in the municipal corporation.	3752
The location of a D-5j permit may be transferred only	3753
within the geographic boundaries of the community entertainment	3754
district in which it was issued and shall not be transferred	3755
outside the geographic boundaries of that district.	3756
Not more than one D-5j permit shall be issued within each	3757
community entertainment district for each five acres of land	3758
located within the district. Not more than fifteen D-5j permits	3759
may be issued within a single community entertainment district.	3760
Except as otherwise provided in division (J)(4) of this section,	3761
no quota restrictions shall be placed upon the number of D-5j	3762

permits that may be issued.

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The fee for a D-5j permit is two thousand three hundred	3764
forty-four dollars.	3765
(K)(1) Permit D-5k may be issued to any nonprofit	3766
organization that is exempt from federal income taxation under	3767
the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A.	3768
501(c)(3), as amended, that is the owner or operator of a	3769
botanical garden recognized by the American association of	3770
botanical gardens and arboreta, and that has not less than	3771
twenty-five hundred bona fide members.	3772
(2) The holder of a D-5k permit may sell beer and any	3773
intoxicating liquor at retail, only by the individual drink in	3774
glass and from the container, on the premises where sold.	3775
(3) The holder of a D-5k permit shall sell no beer or	3776
intoxicating liquor for consumption on the premises where sold	3777
after one a.m.	3778
(4) A D-5k permit shall not be transferred to another	3779
(4) A D-5k permit shall not be transferred to another location.	3779 3780
location.	3780
location. (5) No quota restrictions shall be placed on the number of	3780 3781
location. (5) No quota restrictions shall be placed on the number of D-5k permits that may be issued.	3780 3781 3782
<pre>location.   (5) No quota restrictions shall be placed on the number of D-5k permits that may be issued.   (6) The fee for the D-5k permit is one thousand eight</pre>	3780 3781 3782 3783
<pre>location.   (5) No quota restrictions shall be placed on the number of D-5k permits that may be issued.   (6) The fee for the D-5k permit is one thousand eight hundred seventy-five dollars.</pre>	3780 3781 3782 3783 3784
<pre>location.   (5) No quota restrictions shall be placed on the number of D-5k permits that may be issued.   (6) The fee for the D-5k permit is one thousand eight hundred seventy-five dollars.   (L)(1) Permit D-5l may be issued to the owner or the</pre>	3780 3781 3782 3783 3784 3785
<pre>location.   (5) No quota restrictions shall be placed on the number of D-5k permits that may be issued.   (6) The fee for the D-5k permit is one thousand eight hundred seventy-five dollars.   (L) (1) Permit D-5l may be issued to the owner or the operator of a retail food establishment or a food service</pre>	3780 3781 3782 3783 3783 3784 3785 3786
<pre>location.   (5) No quota restrictions shall be placed on the number of D-5k permits that may be issued.   (6) The fee for the D-5k permit is one thousand eight hundred seventy-five dollars.   (L) (1) Permit D-51 may be issued to the owner or the operator of a retail food establishment or a food service operation licensed under Chapter 3717. of the Revised Code to</pre>	3780 3781 3782 3783 3783 3784 3785 3786 3786
<pre>location.   (5) No quota restrictions shall be placed on the number of D-5k permits that may be issued.   (6) The fee for the D-5k permit is one thousand eight hundred seventy-five dollars.   (L) (1) Permit D-51 may be issued to the owner or the operator of a retail food establishment or a food service operation licensed under Chapter 3717. of the Revised Code to sell beer and intoxicating liquor at retail, only by the</pre>	3780 3781 3782 3783 3784 3785 3786 3786 3787 3788
<pre>location.   (5) No quota restrictions shall be placed on the number of D-5k permits that may be issued.   (6) The fee for the D-5k permit is one thousand eight hundred seventy-five dollars.   (L) (1) Permit D-5l may be issued to the owner or the operator of a retail food establishment or a food service operation licensed under Chapter 3717. of the Revised Code to sell beer and intoxicating liquor at retail, only by the individual drink in glass and from the container, for</pre>	3780 3781 3782 3783 3784 3785 3786 3786 3787 3788 3788 3789

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holders of D-1 and D-2 permits. The holder of a D-51 permit may	3793
exercise the same privileges, and shall observe the same hours	3794
of operation, as the holder of a D-5 permit.	3795
(2) The D-51 permit shall be issued only to a premises to	3796
which all of the following apply:	3797
(a) The premises has gross annual receipts from the sale	3798
of food and meals that constitute not less than seventy-five per	3799
cent of its total gross annual receipts.	3800
(b) The premises is located within a revitalization	3801
district that is designated under section 4301.81 of the Revised	3802
Code.	3803
(c) The premises is located in a municipal corporation or	3804
township in which the number of D-5 permits issued equals or	3805
exceeds the number of those permits that may be issued in that	3806
municipal corporation or township under section 4303.29 of the	3807
Revised Code.	3808
(d) The premises meets any of the following	3809
qualifications:	3810
(i) It is located in a county with a population of one	3811
hundred twenty-five thousand or less according to the population	3812
estimates certified by the development services agency for	3813
calendar year 2006.	3814
(ii) It is located in the municipal corporation that has	3815
the largest population in a county when the county has a	3816
population between two hundred fifteen thousand and two hundred	3817
twenty-five thousand according to the population estimates	3818
certified by the development services agency for calendar year	3819

2006. Division (L)(2)(d)(ii) of this section applies only to a

municipal corporation that is wholly located in a county.

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(iii) It is located in the municipal corporation that has 3822 the largest population in a county when the county has a 3823 population between one hundred forty thousand and one hundred 3824 forty-one thousand according to the population estimates 3825 certified by the development services agency for calendar year 3826 2006. Division (L) (2) (d) (iii) of this section applies only to a 3827 municipal corporation that is wholly located in a county. 3828

(3) The location of a D-51 permit may be transferred only
within the geographic boundaries of the revitalization district
in which it was issued and shall not be transferred outside the
geographic boundaries of that district.

(4) Not more than one D-51 permit shall be issued within
each revitalization district for each five acres of land located
within the district. Not more than fifteen D-51 permits may be
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issued within a single revitalization district. Except as
otherwise provided in division (L) (4) of this section, no quota
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restrictions shall be placed upon the number of D-51 permits
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that may be issued.

(5) No D-51 permit shall be issued to an adult
entertainment establishment as defined in section 2907.39 of the
Revised Code.

(6) The fee for a D-51 permit is two thousand threehundred forty-four dollars.3844

(M) Permit D-5m may be issued to either the owner or the 3845 operator of a retail food establishment or food service 3846 operation licensed under Chapter 3717. of the Revised Code that 3847 operates as a restaurant for purposes of this chapter and that 3848 is located in, or affiliated with, a center for the preservation 3849 of wild animals as defined in section 4301.404 of the Revised 3850

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Code, to sell beer and any intoxicating liquor at retail, only 3851 by the glass and from the container, for consumption on the 3852 premises where sold, and to sell the same products in the same 3853 manner and amounts not for consumption on the premises as may be 3854 sold by the holders of D-1 and D-2 permits. In addition to the 3855 privileges authorized by this division, the holder of a D-5m 3856 permit may exercise the same privileges as the holder of a D-5 3857 permit. 3858

A D-5m permit shall not be transferred to another 3859 location. No quota restrictions shall be placed on the number of 3860 D-5m permits that may be issued. The fee for a permit D-5m is 3861 two thousand three hundred forty-four dollars. 3862

(N) Permit D-5n shall be issued to either a casino 3863 operator or a casino management company licensed under Chapter 3864 3772. of the Revised Code that operates a casino facility under 3865 that chapter, to sell beer and any intoxicating liquor at 3866 retail, only by the individual drink in glass and from the 3867 container, for consumption on the premises where sold, and to 3868 sell the same products in the same manner and amounts not for 3869 consumption on the premises as may be sold by the holders of D-1 3870 and D-2 permits. In addition to the privileges authorized by 3871 this division, the holder of a D-5n permit may exercise the same 3872 privileges as the holder of a D-5 permit. A D-5n permit shall 3873 not be transferred to another location. Only one D-5n permit may 3874 be issued per casino facility and not more than four D-5n 3875 permits shall be issued in this state. The fee for a permit D-5n 3876 shall be twenty thousand dollars. The holder of a D-5n permit 3877 may conduct casino gaming on the permit premises notwithstanding 3878 any provision of the Revised Code or Administrative Code. 3879

(O) Permit D-50 may be issued to the owner or operator of

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a retail food establishment or a food service operation licensed 3881 under Chapter 3717. of the Revised Code that operates as a 3882 restaurant for purposes of this chapter and that is located 3883 within a casino facility for which a D-5n permit has been 3884 issued. The holder of a D-50 permit may sell beer and any 3885 intoxicating liquor at retail, only by the individual drink in 3886 glass and from the container, for consumption on the premises 3887 where sold, and may sell the same products in the same manner 3888 and amounts not for consumption on the premises where sold as 3889 may be sold by the holders of D-1 and D-2 permits. In addition 3890 to the privileges authorized by this division, the holder of a 3891 D-50 permit may exercise the same privileges as the holder of a 3892 D-5 permit. A D-50 permit shall not be transferred to another 3893 location. No quota restrictions shall be placed on the number of 3894 such permits that may be issued. The fee for this permit is two 3895 thousand three hundred forty-four dollars. 3896

 Sec. 4303.182. (A) Except as otherwise provided in
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 divisions (B) to (J) of this section, permit D-6 shall be issued
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 to the holder of an A-1-A, A-2, A-3a, C-2, D-2, D-3, D-3a, D-4,
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 D-4a, D-5, D-5a, D-5b, D-5c, D-5d, D-5e, D-5f, D-5g, D-5h, D-5i,
 3900

 D-5j, D-5k, D-51, D-5m, D-5n, D-5o, or D-7 permit to allow sale
 3901

 under that permit as follows:
 3902

(1) Between the hours of ten a.m. and midnight on Sunday 3903 if sale during those hours has been approved under question (C) 3904 (1), (2), or (3) of section 4301.351 or 4301.354 of the Revised 3905 Code, under question (B)(2) of section 4301.355 of the Revised 3906 Code, or under section 4301.356 of the Revised Code and has been 3907 authorized under section 4301.361, 4301.364, 4301.365, or 3908 4301.366 of the Revised Code, under the restrictions of that 3909 authorization; 3910

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(2) Between the hours of eleven a.m. and midnight on 3911 Sunday, if sale during those hours has been approved on or 3912 afterthe effective date of this amendment October 16, 2009, 3913 under question (B)(1), (2), or (3) of section 4301.351 or 3914 4301.354 of the Revised Code, under question (B)(2) of section 3915 4301.355 of the Revised Code, or under section 4301.356 of the 3916 Revised Code and has been authorized under section 4301.361, 3917 4301.364, 4301.365, or 4301.366 of the Revised Code, under the 3918 restrictions of that authorization; 3919

(3) Between the hours of eleven a.m. and midnight on 3920 Sunday if sale between the hours of one p.m. and midnight was 3921 approved before the effective date of this amendment\_October 16, 3922 <u>2009,</u> under question (B)(1), (2), or (3) of section 4301.351 or 3923 4301.354 of the Revised Code, under question (B)(2) of section 3924 4301.355 of the Revised Code, or under section 4301.356 of the 3925 Revised Code and has been authorized under section 4301.361, 3926 4301.364, 4301.365, or 4301.366 of the Revised Code, under the 3927 other restrictions of that authorization. 3928

(B) Permit D-6 shall be issued to the holder of any 3929 permit, including a D-4a and D-5d permit, authorizing the sale 3930 of intoxicating liquor issued for a premises located at any 3931 publicly owned airport, as defined in section 4563.01 of the 3932 Revised Code, at which commercial airline companies operate 3933 regularly scheduled flights on which space is available to the 3934 public, to allow sale under such permit between the hours of ten 3935 a.m. and midnight on Sunday, whether or not that sale has been 3936 authorized under section 4301.361, 4301.364, 4301.365, or 3937 4301.366 of the Revised Code. 3938

(C) Permit D-6 shall be issued to the holder of a D-5a3939permit, and to the holder of a D-3 or D-3a permit who is the3940

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owner or operator of a hotel or motel that is required to be 3941 licensed under section 3731.03 of the Revised Code, that 3942 contains at least fifty rooms for registered transient guests, 3943 and that has on its premises a retail food establishment or a 3944 food service operation licensed pursuant to Chapter 3717. of the 3945 Revised Code that operates as a restaurant for purposes of this 3946 chapter and is affiliated with the hotel or motel and within or 3947 contiguous to the hotel or motel and serving food within the 3948 hotel or motel, to allow sale under such permit between the 3949 hours of ten a.m. and midnight on Sunday, whether or not that 3950 sale has been authorized under section 4301.361, 4301.364, 3951 4301.365, or 4301.366 of the Revised Code. 3952

(D) The holder of a D-6 permit that is issued to a sports 3953 facility may make sales under the permit between the hours of 3954 eleven a.m. and midnight on any Sunday on which a professional 3955 baseball, basketball, football, hockey, or soccer game is being 3956 played at the sports facility. As used in this division, "sports 3957 facility" means a stadium or arena that has a seating capacity 3958 of at least four thousand and that is owned or leased by a 3959 professional baseball, basketball, football, hockey, or soccer 3960 franchise or any combination of those franchises. 3961

(E) Permit D-6 shall be issued to the holder of any permit 3962 that authorizes the sale of beer or intoxicating liquor and that 3963 is issued to a premises located in or at the Ohio historical 3964 society history connection area or the state fairgrounds, as 3965 defined in division (B) of section 4301.40 of the Revised Code, 3966 to allow sale under that permit between the hours of ten a.m. 3967 and midnight on Sunday, whether or not that sale has been 3968 authorized under section 4301.361, 4301.364, 4301.365, or 3969 4301.366 of the Revised Code. 3970

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(F) Permit D-6 shall be issued to the holder of any permit 3971 that authorizes the sale of intoxicating liquor and that is 3972 issued to an outdoor performing arts center to allow sale under 3973 that permit between the hours of one p.m. and midnight on 3974 Sunday, whether or not that sale has been authorized under 3975 section 4301.361 of the Revised Code. A D-6 permit issued under 3976 this division is subject to the results of an election, held 3977 after the D-6 permit is issued, on question (B)(4) as set forth 3978 in section 4301.351 of the Revised Code. Following the end of 3979 the period during which an election may be held on question (B) 3980 (4) as set forth in that section, sales of intoxicating liquor 3981 may continue at an outdoor performing arts center under a D-6 3982 permit issued under this division, unless an election on that 3983 question is held during the permitted period and a majority of 3984 the voters voting in the precinct on that question vote "no." 3985

As used in this division, "outdoor performing arts center" 3986 means an outdoor performing arts center that is located on not 3987 less than eight hundred acres of land and that is open for 3988 performances from the first day of April to the last day of 3989 October of each year. 3990

3991 (G) Permit D-6 shall be issued to the holder of any permit that authorizes the sale of beer or intoxicating liquor and that 3992 is issued to a golf course owned by the state, a conservancy 3993 district, a park district created under Chapter 1545. of the 3994 Revised Code, or another political subdivision to allow sale 3995 under that permit between the hours of ten a.m. and midnight on 3996 Sunday, whether or not that sale has been authorized under 3997 section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised 3998 Code. 3999

(H) Permit D-6 shall be issued to the holder of a D-5g

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permit to allow sale under that permit between the hours of ten4001a.m. and midnight on Sunday, whether or not that sale has been4002authorized under section 4301.361, 4301.364, 4301.365, or40034301.366 of the Revised Code.4004

(I) Permit D-6 shall be issued to the holder of any D
permit for a premises that is licensed under Chapter 3717. of
the Revised Code and that is located at a ski area to allow sale
under the D-6 permit between the hours of ten a.m. and midnight
on Sunday, whether or not that sale has been authorized under
section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised
Code.

As used in this division, "ski area" means a ski area as 4012 defined in section 4169.01 of the Revised Code, provided that 4013 the passenger tramway operator at that area is registered under 4014 section 4169.03 of the Revised Code. 4015

(J) Permit D-6 shall be issued to the holder of any permit 4016 that is described in division (A) of this section for a permit 4017 premises that is located in a community entertainment district, 4018 as defined in section 4301.80 of the Revised Code, that was 4019 approved by the legislative authority of a municipal corporation 4020 under that section between October 1 and October 15, 2005, to 4021 allow sale under the permit between the hours of ten a.m. and 4022 midnight on Sunday, whether or not that sale has been authorized 4023 under section 4301.361, 4301.364, 4301.365, or 4301.366 of the 4024 Revised Code. 4025

(K) If the restriction to licensed premises where the sale
of food and other goods and services exceeds fifty per cent of
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the total gross receipts of the permit holder at the premises is
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applicable, the division of liquor control may accept an
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affidavit from the permit holder to show the proportion of the

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permit holder's gross receipts derived from the sale of food and4031other goods and services. If the liquor control commission4032determines that affidavit to have been false, it shall revoke4033the permits of the permit holder at the premises concerned.4034

(L) The fee for the D-6 permit is five hundred dollars
when it is issued to the holder of an A-1-A, A-2, A-3a, D-2, D-4036
3, D-3a, D-4, D-4a, D-5, D-5a, D-5b, D-5c, D-5d, D-5e, D-5f, D-4037
5g, D-5h, D-5i, D-5j, D-5k, D-51, D-5m, D-5n, D-5o, or D-74038
permit. The fee for the D-6 permit is four hundred dollars when 4039
it is issued to the holder of a C-2 permit.

Sec. 4503.95. (A) The owner or lessee of any passenger 4041 car, noncommercial motor vehicle, recreational vehicle, or other 4042 vehicle of a class approved by the registrar of motor vehicles 4043 may apply to the registrar for the registration of the vehicle 4044 and issuance of "Ohio history" license plates. The application 4045 for "Ohio history" license plates may be combined with a request 4046 for a special reserved license plate under section 4503.40 or 4047 4503.42 of the Revised Code. Upon receipt of the completed 4048 application and compliance with division (B) of this section, 4049 the registrar shall issue to the applicant the appropriate 4050 vehicle registration and a set of "Ohio history" license plates 4051 with a validation sticker or a validation sticker alone when 4052 required by section 4503.191 of the Revised Code. In addition to 4053 the letters and numbers ordinarily inscribed thereon, "Ohio 4054 history" license plates shall be inscribed with words and 4055 markings selected and designed by the Ohio historical society 4056 history connection and approved by the registrar. "Ohio history" 4057 license plates shall bear county identification stickers that 4058 identify the county of registration by name or number. 4059

(B) "Ohio history" license plates and validation stickers 4060

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shall be issued upon payment of the regular license tax as 4061 prescribed under section 4503.04 of the Revised Code, any 4062 applicable motor vehicle tax levied under Chapter 4504. of the 4063 Revised Code, a bureau of motor vehicles administrative fee of 4064 ten dollars, the contribution specified in division (C) of this 4065 section, and compliance with all other applicable laws relating 4066 to the registration of motor vehicles. If the application for 4067 "Ohio history" license plates is combined with a request for a 4068 special reserved license plate under section 4503.40 or 4503.42 4069 of the Revised Code, the license plates and validation sticker 4070 shall be issued upon payment of the contribution, fees, and 4071 taxes contained in this division and the additional fee 4072 prescribed under section 4503.40 or 4503.42 of the Revised Code. 4073

(C) For each application for registration and registration
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renewal submitted under this section, the registrar shall
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collect a contribution of twenty dollars. The registrar shall
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transmit this contribution to the treasurer of state for deposit
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in the Ohio history license plate contribution fund created in
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section 149.307 of the Revised Code.

The registrar shall deposit the ten-dollar bureau4080administrative fee, the purpose of which is to compensate the4081bureau for additional services required in issuing "Ohio4082history" license plates, in the state bureau of motor vehicles4083fund created in section 4501.25 of the Revised Code.4084

Sec. 5122.31. (A) All certificates, applications, records, 4085 and reports made for the purpose of this chapter and sections 4086 2945.38, 2945.39, 2945.40, 2945.401, and 2945.402 of the Revised 4087 Code, other than court journal entries or court docket entries, 4088 and directly or indirectly identifying a patient or former 4089 patient or person whose hospitalization or commitment has been 4090

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sought under this chapter, shall be kept confidential and shall	4091
not be disclosed by any person except:	4092
(1) If the person identified, or the person's legal	4093
guardian, if any, or if the person is a minor, the person's	4094
parent or legal guardian, consents, and if the disclosure is in	4095
the best interests of the person, as may be determined by the	4096
court for judicial records and by the chief clinical officer for	4097
medical records;	4098
(2) When disclosure is provided for in this chapter or	4099
Chapters 340. or 5119. of the Revised Code or in accordance with	4100
other provisions of state or federal law authorizing such	4101
disclosure;	4102
	1102
(3) That hospitals, boards of alcohol, drug addiction, and	4103
mental health services, and community mental health services	4104
providers may release necessary medical information to insurers	4105
and other third-party payers, including government entities	4106
responsible for processing and authorizing payment, to obtain	4107
payment for goods and services furnished to the patient;	4108
(4) Pursuant to a court order signed by a judge;	4109
(5) That a patient shall be granted access to the	4110
patient's own psychiatric and medical records, unless access	4111
specifically is restricted in a patient's treatment plan for	4112
clear treatment reasons;	4113
(6) That hospitals and other institutions and facilities	4114
within the department of mental health and addiction services	4115
may exchange psychiatric records and other pertinent information	4116
with other hospitals, institutions, and facilities of the	4117
department, and with community mental health services providers	4118
and boards of alcohol, drug addiction, and mental health	4119
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services with which the department has a current agreement for 4120 patient care or services. Records and information that may be 4121 released pursuant to this division shall be limited to 4122 medication history, physical health status and history, 4123 financial status, summary of course of treatment in the 4124 hospital, summary of treatment needs, and a discharge summary, 4125 if any. 4126

(7) That hospitals within the department and other
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institutions and facilities within the department may exchange
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psychiatric records and other pertinent information with payers
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and other providers of treatment and health services if the
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purpose of the exchange is to facilitate continuity of care for
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a patient or for the emergency treatment of an individual;
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(8) That a patient's family member who is involved in the 4133 provision, planning, and monitoring of services to the patient 4134 may receive medication information, a summary of the patient's 4135 diagnosis and prognosis, and a list of the services and 4136 personnel available to assist the patient and the patient's 4137 family, if the patient's treating physician determines that the 4138 disclosure would be in the best interests of the patient. No 4139 such disclosure shall be made unless the patient is notified 4140 first and receives the information and does not object to the 4141 disclosure. 4142

(9) That community mental health services providers may 4143 exchange psychiatric records and certain other information with 4144 the board of alcohol, drug addiction, and mental health services 4145 and other services providers in order to provide services to a 4146 person involuntarily committed to a board. Release of records 4147 under this division shall be limited to medication history, 4148 physical health status and history, financial status, summary of 4149

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course of treatment, summary of treatment needs, and discharge 4150 summary, if any. 4151

(10) That information may be disclosed to the executor or
the administrator of an estate of a deceased patient when the
information is necessary to administer the estate;
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(11) That records in the possession of the Ohio historical
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 society history connection may be released to the closest living
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 relative of a deceased patient upon request of that relative;
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(12) That records pertaining to the patient's diagnosis,
course of treatment, treatment needs, and prognosis shall be
disclosed and released to the appropriate prosecuting attorney
if the patient was committed pursuant to section 2945.38,
2945.39, 2945.40, 2945.401, or 2945.402 of the Revised Code, or
to the attorney designated by the board for proceedings pursuant
to involuntary commitment under this chapter.

(13) That the department of mental health and addiction 4165 services may exchange psychiatric hospitalization records, other 4166 mental health treatment records, and other pertinent information 4167 with the department of rehabilitation and correction and with 4168 4169 the department of youth services to ensure continuity of care for inmates or offenders who are receiving mental health 4170 services in an institution of the department of rehabilitation 4171 and correction or the department of youth services and may 4172 exchange psychiatric hospitalization records, other mental 4173 health treatment records, and other pertinent information with 4174 boards of alcohol, drug addiction, and mental health services 4175 and community mental health services providers to ensure 4176 continuity of care for inmates or offenders who are receiving 4177 mental health services in an institution and are scheduled for 4178 release within six months. The department shall not disclose 4179

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those records unless the inmate or offender is notified,4180receives the information, and does not object to the disclosure.4181The release of records under this division is limited to records4182regarding an inmate's or offender's medication history, physical4183health status and history, summary of course of treatment,4184summary of treatment needs, and a discharge summary, if any.4185

(B) Before records are disclosed pursuant to divisions (A)
(3), (6), and (9) of this section, the custodian of the records
shall attempt to obtain the patient's consent for the
disclosure. No person shall reveal the contents of a medical
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record of a patient except as authorized by law.

(C) The managing officer of a hospital who releases
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necessary medical information under division (A) (3) of this
section to allow an insurance carrier or other third party payor
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to comply with section 5121.43 of the Revised Code shall neither
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be subject to criminal nor civil liability.

Sec. 5122.46. The Ohio historical society history4196connection and each state agency shall, at the request of the4197department of mental health and addiction services, provide the4198department access to records and information in the possession4199of the historical society Ohio history connection or state4200agency for purposes of creating compilations.4201

Sec. 5122.47. The department of mental health and 4202 addiction services shall deposit a copy of each compilation with 4203 the Ohio historical society history connection and the state 4204 library as soon as a compilation is completed. The department 4205 shall not disclose any record or information used to create a 4206 compilation except as provided in sections 149.43 and 5122.31 of 4207 the Revised Code. 4208

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Sec. 5123.31. (A) The department of developmental 4209 disabilities shall keep a record showing the name, residence, 4210 sex, age, nativity, occupation, condition, and date of entrance 4211 or commitment of every resident in the institutions governed by 4212 it, the date, cause, and terms of discharge and the condition of 4213 such person at the time of leaving, and also a record of all 4214 transfers from one institution to another, and, if such person 4215 dies while in the care or custody of the department, the date 4216 and cause of death. These and such other facts as the department 4217 requires shall be furnished by the managing officer of each 4218 institution within ten days after the commitment, entrance, 4219 death, or discharge of a resident. 4220

Except as provided in division (C) of this section, the4221department shall maintain the records described in this division4222in its office. The department shall make the records accessible4223only to its employees, except by the consent of the department4224or the order of the judge of a court of record.4225

(B) In case of an accident or injury or peculiar death of
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an institution resident the managing officer shall make a
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special report to the department within twenty-four hours
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thereafter, giving the circumstances as fully as possible.

(C) After a period of time determined by the department, 4230
the records described in division (A) of this section may be 4231
deposited with the Ohio historical societyhistory connection. 4232
Neither the records nor the information contained in them shall 4233
be disclosed by the historical societyOhio history connection, 4234
except as provided in section 5123.89 of the Revised Code. 4235

Sec. 5123.89. (A) As used in this section: 4236

(1) "Family" means a parent, brother, sister, spouse, son, 4237

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daughter,	grandparent,	aunt,	uncle,	or	cousin.	4	238
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(2) "Payment" means activities undertaken by a service 4239
provider or government entity to obtain or provide reimbursement 4240
for services provided to a person. 4241

(3) "Treatment" means the provision of services to a 4242person, including the coordination or management of services 4243provided to the person. 4244

4245 (B) All certificates, applications, records, and reports made for the purpose of this chapter, other than court journal 4246 entries or court docket entries, which directly or indirectly 4247 identify a resident or former resident of an institution for the 4248 mentally retarded or person whose institutionalization has been 4249 sought under this chapter shall be kept confidential and shall 4250 not be disclosed by any person except in the following 4251 situations: 4252

(1) It is the judgment of the court for judicial records,
and the managing officer for institution records, that
disclosure is in the best interest of the person identified, and
that person or that person's guardian or, if that person is a
minor, that person's parent or guardian consents.

(2) Disclosure is provided for in other sections of this4258chapter.

(3) It is the judgment of the managing officer for
institution records that disclosure to a mental health facility
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is in the best interest of the person identified.
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(4) Disclosure is of a record deposited with the Ohio
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 historical society history connection pursuant to division (C)
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 of section 5123.31 of the Revised Code and the disclosure is
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 made to the closest living relative of the person identified, on
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the relative's request.

(5) Disclosure is needed for the treatment of a person who
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is a resident or former resident of an institution for the
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mentally retarded or a person whose institutionalization has
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been sought under this chapter or is needed for the payment of
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services provided to the person.

(C) The department of developmental disabilities shall
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adopt rules with respect to the systematic and periodic
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destruction of residents' records.
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(D) Upon the death of a resident or former resident of an 4276 4277 institution for the mentally retarded or a person whose institutionalization was sought under this chapter, the managing 4278 officer of an institution shall provide access to the 4279 certificates, applications, records, and reports made for the 4280 purposes of this chapter to the resident's, former resident's, 4281 or person's quardian if the quardian makes a written request. If 4282 a deceased resident, former resident, or person whose 4283 institutionalization was sought under this chapter did not have 4284 a quardian at the time of death, the managing officer shall 4285 provide access to the certificates, applications, records, and 4286 reports made for purposes of this chapter to a member of the 4287 person's family, upon that family member's written request. 4288

(E) No person shall reveal the contents of a record of a4289resident except as authorized by this chapter.4290

Sec. 5511.05. The director of transportation may4291establish, construct, reconstruct, improve, repair, and maintain4292roads leading from a state highway to any state park, including4293all such parks and properties under the control and custody of4294the department of natural resources and the Ohio historical4295

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societyhistory connection, or roads leading from a state highway 4296 to any state property used for military purposes, or any road 4297 which leads along the side of or through school lands which are 4298 owned by the state. The director shall confer with the authority 4299 in control of any such park or property before deciding upon the 4300 location and character of any such improvement. The director may 4301 4302 add such roads to the state highway system. Such additional mileage is in addition to and not subject to section 5511.01 of 4303 the Revised Code. 4304

The director may establish, construct, reconstruct, 4305 improve, repair, and maintain roads within the boundary of any 4306 state park, including all such parks and properties under the 4307 control and custody of the department of natural resources and 4308 the Ohio historical society history connection or used for 4309 military purposes, provided the officer or board which has 4310 control of or supervision over such property first requests in 4311 writing the establishment, construction, reconstruction, 4312 improvement, repair, and maintenance of such road. Thereafter 4313 the director may cause to be prepared the necessary engineering 4314 plans and specifications for construction and reconstruction, 4315 which plans and specifications shall be subject to the approval 4316 of the officer or board which has control of or supervision over 4317 such property. Such roads shall be maintained in a manner agreed 4318 upon between the director and such officer or board. 4319

The director may install and maintain suitable, uniform4320markers designating intersections with and accesses to state4321recreational trails, where trails established pursuant to4322Chapter 1519. of the Revised Code intersect with a state4323highway. HeThe director may cooperate with the director of4324natural resources in providing appropriate means for such trails4325to cross highways.4326

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The costs of such establishment, construction,4327installation, reconstruction, improvement, repair, and4328maintenance shall be paid from highway operating funds.4329

Sec. 5533.01. The director of transportation and the4330director of the Ohio State archaeological and historical4331societyhistory connection, by agreement, may erect suitable4332markers on all state and federal highways, at points crossed by4333Morgan's raiders in 1863.4334

Sec. 5747.113. (A) Any taxpayer claiming a refund under 4335 section 5747.11 of the Revised Code who wishes to contribute any 4336 part of the taxpayer's refund to the natural areas and preserves 4337 fund created in section 1517.11 of the Revised Code, the nongame 4338 and endangered wildlife fund created in section 1531.26 of the 4339 Revised Code, the military injury relief fund created in section 4340 5101.98 of the Revised Code, the Ohio historical society history 4341 income tax contribution fund created in section 149.308 of the 4342 Revised Code, the breast and cervical cancer project income tax 4343 contribution fund created in section 3701.601 of the Revised 4344 Code, or all of those funds may designate on the taxpayer's 4345 income tax return the amount that the taxpayer wishes to 4346 contribute to the fund or funds. A designated contribution is 4347 irrevocable upon the filing of the return and shall be made in 4348 the full amount designated if the refund found due the taxpayer 4349 upon the initial processing of the taxpayer's return, after any 4350 deductions including those required by section 5747.12 of the 4351 Revised Code, is greater than or equal to the designated 4352 contribution. If the refund due as initially determined is less 4353 than the designated contribution, the contribution shall be made 4354 in the full amount of the refund. The tax commissioner shall 4355 subtract the amount of the contribution from the amount of the 4356 refund initially found due the taxpayer and shall certify the 4357

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difference to the director of budget and management and4358treasurer of state for payment to the taxpayer in accordance4359with section 5747.11 of the Revised Code. For the purpose of any4360subsequent determination of the taxpayer's net tax payment, the4361contribution shall be considered a part of the refund paid to4362the taxpayer.4363

(B) The tax commissioner shall provide a space on the 4364 income tax return form in which a taxpayer may indicate that the 4365 taxpayer wishes to make a donation in accordance with this 4366 section. The tax commissioner shall also print in the 4367 instructions accompanying the income tax return form a 4368 description of the purposes for which the natural areas and 4369 preserves fund, the nongame and endangered wildlife fund, the 4370 military injury relief fund, the Ohio historical society history 4371 income tax contribution fund, and the breast and cervical cancer 4372 project income tax contribution fund were created and the use of 4373 moneys from the income tax refund contribution system 4374 established in this section. No person shall designate on the 4375 person's income tax return any part of a refund claimed under 4376 section 5747.11 of the Revised Code as a contribution to any 4377 fund other than the natural areas and preserves fund, the 4378 nongame and endangered wildlife fund, the military injury relief 4379 fund, the Ohio historical society history income tax 4380 contribution fund, or the breast and cervical cancer project 4381 income tax contribution fund. 4382

(C) The money collected under the income tax refund 4383 contribution system established in this section shall be 4384 deposited by the tax commissioner into the natural areas and 4385 preserves fund, the nongame and endangered wildlife fund, the 4386 military injury relief fund, the Ohio historical society history 4387 income tax contribution fund, and the breast and cervical cancer 4388

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project income tax contribution fund in the amounts designated	4389
on the tax returns.	4390
(D) No later than the thirtieth day of September each	4391
year, the tax commissioner shall determine the total amount	4392
contributed to each fund under this section during the preceding	4393
eight months, any adjustments to prior months, and the cost to	4394
the department of taxation of administering the income tax	4395
refund contribution system during that eight-month period. The	4396
commissioner shall make an additional determination no later	4397
than the thirty-first day of January of each year of the total	4398
amount contributed to each fund under this section during the	4399
preceding four calendar months, any adjustments to prior years	4400
made during that four-month period, and the cost to the	4401
department of taxation of administering the income tax	4402
contribution system during that period. The cost of	4403
administering the income tax contribution system shall be	4404
certified by the tax commissioner to the director of budget and	4405
management, who shall transfer an amount equal to one-fifth of	4406
such administrative costs from each of the five funds to the	4407
income tax contribution fund, which is hereby created, provided	4408
that the moneys that the department receives to pay the cost of	4409
administering the income tax refund contribution system in any	4410
year shall not exceed two and one-half per cent of the total	4411
amount contributed under that system during that year.	4412
(E) If the total amount contributed to a fund under this	4413
section in each of two consecutive calendar years is less than	4414
one hundred fifty thousand dollars, no person may designate a	4415
contribution to that fund for any taxable year ending after the	4416
last day of that two-year period. In such a case, the tax	4417
commissioner shall remove the space dedicated to the fund on the	4418

income tax return and the description of the fund in the

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instructions accompanying the income tax return.

(F) The general assembly may authorize taxpayer refund 4421 contributions to no more than six funds under the income tax 4422 refund contribution system established in this section. If the 4423 general assembly authorizes income tax refund contributions to a 4424 fund other than the natural areas and preserves fund, the 4425 nongame and endangered wildlife fund, the military injury relief 4426 fund, the Ohio historical society history income tax 4427 contribution fund, or the breast and cervical cancer project 4428 income tax contribution fund, such contributions may be 4429 authorized only for a period of two calendar years. 4430

With the exception of the Ohio historical society history4431income tax contribution fund, the general assembly may authorize4432income tax refund contributions to a fund only if all the money4433in the fund will be expended or distributed by a state agency as4434defined in section 1.60 of the Revised Code.4435

(G) (1) The director of natural resources, in January of 4436 every odd-numbered year, shall report to the general assembly on 4437 the effectiveness of the income tax refund contribution system 4438 as it pertains to the natural areas and preserves fund and the 4439 nongame and endangered wildlife fund. The report shall include 4440 the amount of money contributed to each fund in each of the 4441 previous five years, the amount of money contributed directly to 4442 each fund in addition to or independently of the income tax 4443 refund contribution system in each of the previous five years, 4444 and the purposes for which the money was expended. 4445

(2) The director of job and family services, the director
of the Ohio historical societyhistory connection, and the
director of health, in January of every odd-numbered year, each
shall report to the general assembly on the effectiveness of the

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income tax refund contribution system as it pertains to the 4450 military injury relief fund, the Ohio historical society history 4451 income tax contribution fund, and the breast and cervical cancer 4452 project income tax contribution fund, respectively. The report 4453 shall include the amount of money contributed to the fund in 4454 each of the previous five years, the amount of money contributed 4455 directly to the fund in addition to or independently of the 4456 income tax refund contribution system in each of the previous 4457 five years, and the purposes for which the money was expended. 4458

Section 2. That existing sections 5.224, 101.54, 103.03, 4459 105.41, 107.40, 111.08, 123.28, 127.16, 135.451, 145.01, 4460 149.091, 149.11, 149.30, 149.301, 149.302, 149.303, 149.304, 4461 149.305, 149.306, 149.307, 149.308, 149.31, 149.321, 149.38, 4462 149.381, 149.52, 149.53, 149.54, 149.56, 317.08, 1347.01, 4463 1347.12, 1506.31, 1506.32, 1506.33, 1506.34, 1506.35, 1506.36, 4464 1520.02, 1520.03, 1541.01, 3301.10, 3311.0510, 4301.40, 4465 4303.181, 4303.182, 4503.95, 5122.31, 5122.46, 5122.47, 5123.31, 4466 5123.89, 5511.05, 5533.01, and 5747.113 of the Revised Code are 4467 hereby repealed. 4468

Section 3. Section 5747.113 of the Revised Code is 4469 presented in this act as a composite of the section as amended 4470 by both Am. Sub. H.B. 59 and Am. H.B. 112 of the 130th General 4471 Assembly. The General Assembly, applying the principle stated in 4472 division (B) of section 1.52 of the Revised Code that amendments 4473 are to be harmonized if reasonably capable of simultaneous 4474 operation, finds that the composite is the resulting version of 4475 the section in effect prior to the effective date of the section 4476 as presented in this act. 4477