As Reported by the Senate Finance Committee

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Sub. H. B. No. 353

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Representative Reineke

Cosponsors: Representatives Dever, Sprague, Anielski, Antonio, Barnes, Cupp, Ginter, Green, Greenspan, Hambley, Henne, Householder, Johnson, Keller, Landis, Lang, Lepore-Hagan, McClain, Perales, Riedel, Rogers, Romanchuk, Ryan, Seitz, Sheehy, Smith, K., Smith, R., Stein, Strahorn, Sweeney, Thompson, West, Young

Senator Beagle

A BILL

То	amend section	169.01 of the	e Revised	Code to make	1
	changes to the	exemptions u	inder the	Unclaimed	2
	Funds Law.				3

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

Section 1. That section 169.01 of the Revised Code be	4
amended to read as follows:	5
Sec. 169.01. As used in this chapter, unless the context	6
otherwise requires:	7
(A) "Financial organization" means any bank, trust	8
company, savings bank, safe deposit company, mutual savings bank	9
without mutual stock, savings and loan association, credit	10
union, or investment company.	11
(B)(1) "Unclaimed funds" means any moneys, rights to	12
moneys, or intangible property, described in section 169.02 of	13

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(iii) It is not redeemable for cash in whole or in part.	68
(f) Any rewards card. For purposes of division (B)(2)(f)	69
of this section, "rewards card" includes any loyalty, incentive,	70
or promotional type program that is issued by a financial	71
organization or a business association whether represented by a	72
card or electronic record, which program is established for the	73
purposes of providing cardholder awards, rewards, rebates, or	74
other amounts to reward the cardholder for the cardholder's	75
relationship with the entity sponsoring the rewards card,	76
provided that no direct money was paid by the cardholder for the	77
rewards card. "Rewards card" includes both of the following:	78
(i) Cards or electronic records consisting of points,	79
cash, or other tokens of value given to a cardholder as a reward	80
or incentive for engaging in a transaction or a series of	81
transactions;	82
(ii) The unpaid portion of a rewards card when the rewards	83
card is partially loaded by the cardholder with the remaining	84
portion funded as a reward or incentive.	85
A minimal annual fee charged to the cardholder for joining	86
any such loyalty, incentive, or promotional type program shall	87
not be considered direct money paid by the cardholder for the	88
rewards card. For purposes of division (B)(2)(f) of this	89
section, "cardholder" means the holder of a rewards card,	90
regardless of whether the rewards card is represented by a card	91
or by an electronic record.	92
For purposes of division division (B) (2) (b) and (c) of	93
this section, "business association" means any corporation,	94
joint venture, business trust, limited liability company,	95
partnership, association, or other business entity composed of	96

one or more individuals, whether or not the entity is for	97
profit.	98
(C) "Owner" means any person, or the person's legal	99
representative, entitled to receive or having a legal or	100
equitable interest in or claim against moneys, rights to moneys,	101
or other intangible property, subject to this chapter.	102
(D)(1) "Holder" means any person that has possession,	103
custody, or control of moneys, rights to moneys, or other	104
intangible property, or that is indebted to another, if any of	105
the following applies:	106
(a) Such person resides in this state;	107
(b) Such person is formed under the laws of this state;	108
(c) Such person is formed under the laws of the United	109
States and has an office or principal place of business in this	110
state;	111
(d) The records of such person indicate that the last	112
known address of the owner of such moneys, rights to moneys, or	113
other intangible property is in this state;	114
(e) The records of such person do not indicate the last	115
known address of the owner of the moneys, rights to moneys, or	116
other intangible property and the entity originating or issuing	117
the moneys, rights to moneys, or other intangible property—is in	118
this state or any political subdivision of this state, or is	119
incorporated, organized, created, or otherwise located in this	120
state. Division (D)(1)(e) of this section applies to all moneys,	121
rights to moneys, or other intangible property that is in the	122
possession, custody, or control of such person on or after July	123
22, 1994, whether the moneys, rights to moneys, or other	124
intangible property becomes unclaimed funds prior to or on or	125

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after that date.	126
(2) "Holder" does not mean any hospital granted tax-exempt	127
status under section 501(c)(3) of the Internal Revenue Code or	128
any hospital owned or operated by the state or by any political	129
subdivision. Any entity in order to be exempt from the	130
definition of "holder" pursuant to this division shall make a	131
reasonable, good-faith effort to contact the owner of the	132
unclaimed funds.	133
(E) "Person" includes a natural person; corporation,	134
whether for profit or not for profit; copartnership;	135
unincorporated nonprofit association; public authority; estate;	136
trust; two or more persons having a joint or common interest;	137
eleemosynary organization; fraternal or cooperative association;	138
other legal or community entity; the United States government,	139
including any district, territory, possession, officer, agency,	140
department, authority, instrumentality, board, bureau, or court;	141
or any state or political subdivision thereof, including any	142
officer, agency, board, bureau, commission, division,	143
department, authority, court, or instrumentality.	144
(F) "Mortgage funds" means the mortgage insurance fund	145
created by section 122.561 of the Revised Code, and the housing	146
guarantee fund created by division (D) of section 128.11 of the	147
Revised Code.	148
(G) "Lawful claims" means any vested right a holder of	149
unclaimed funds has against the owner of such unclaimed funds.	150
(H) "Public utility" means any entity defined as such by	151
division (A) of section 745.01 or by section 4905.02 of the	152
Revised Code.	153

(I) "Deposit" means to place money in the custody of a

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financial organization for the purpose of establishing an	155
income-bearing account by purchase or otherwise.	156
(J) "Income-bearing account" means a time or savings	157
account, whether or not evidenced by a certificate of deposit,	158
or an investment account through which investments are made	159
solely in obligations of the United States or its agencies or	160
instrumentalities or guaranteed as to principal and interest by	161
the United States or its agencies or instrumentalities, debt	162
securities rated as investment grade by at least two nationally	163
recognized rating services, debt securities which the director	164
of commerce has determined to have been issued for the safety	165
and welfare of the residents of this state, and equity interests	166
in mutual funds that invest solely in some or all of the above-	167
listed securities and involve no general liability, without	168
regard to whether income earned on such accounts, securities, or	169
interests is paid periodically or at the end of a term.	170
(K) "Director of commerce" may be read as the "division of	171
unclaimed funds" or the "superintendent of unclaimed funds."	172
Section 2. That existing section 169.01 of the Revised	173

Code is hereby repealed.

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