# As Reported by the House Finance and Appropriations Committee

# 129th General Assembly Regular Session 2011-2012

Am. Sub. H. B. No. 1

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# **Representative Duffey**

Cosponsors: Representatives Mecklenborg, Adams, J., Combs, Dovilla, Grossman, Huffman, Stebelton, Hollington, McGregor, Gardner, Beck, Hall, McClain, Anielski, Balderson, Slaby, Amstutz, Adams, R., Sears

# A BILL

То	amend sections 1.60, 102.01, 117.01, 121.01,	1
	121.22, 121.41, 121.60, 122.011, 124.01, 145.012,	2
	149.011, 2921.01, and 4117.01 and to enact	3
	sections 187.01 to 187.07 of the Revised Code to	4
	authorize the Governor to form a nonprofit	5
	corporation that would perform such state economic	6
	development functions as directed by law and	7
	pursuant to a contract with the Department of	8
	Development and to make an appropriation	9

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

agency," except as otherwise provided in the title, means every

Section 1. That sections 1.60, 102.01, 117.01, 121.01,	10
121.22, 121.41, 121.60, 122.011, 124.01, 145.012, 149.011,	11
2921.01, and 4117.01 be amended and sections 187.01, 187.02,	12
187.03, 187.04, 187.05, 187.06, and 187.07 of the Revised Code be	13
enacted to read as follows:	14
Sec. 1.60. As used in Title I of the Revised Code, "state	15

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organized body, office, or agency established by the laws of the	17
state for the exercise of any function of state government. <u>"State</u>	18
agency" does not include the nonprofit corporation formed under	19
section 187.01 of the Revised Code.	20

#### Sec. 102.01. As used in this chapter:

- (A) "Compensation" means money, thing of value, or financial 22 benefit. "Compensation" does not include reimbursement for actual 23 and necessary expenses incurred in the performance of official 24 duties. 25
- (B) "Public official or employee" means any person who is 26 elected or appointed to an office or is an employee of any public 27 agency. "Public official or employee" does not include a person 28 elected or appointed to the office of precinct, ward, or district 29 committee member under section 3517.03 of the Revised Code, any 30 presidential elector, or any delegate to a national convention. 31 "Public official or employee" does not include a person who is a 32 teacher, instructor, professor, or other kind of educator whose 33 position does not involve the performance of, or authority to 34 perform, administrative or supervisory functions. 35
- (C) "Public agency" means the general assembly, all courts, any department, division, institution, board, commission, authority, bureau or other instrumentality of the state, a county, city, village, or township, the five state retirement systems, or any other governmental entity. "Public agency" does not include a department, division, institution, board, commission, authority, or other instrumentality of the state or a county, municipal corporation, township, or other governmental entity that functions exclusively for cultural, educational, historical, humanitarian, advisory, or research purposes; that does not expend more than ten thousand dollars per calendar year, excluding salaries and wages of employees; and whose members are uncompensated. "Public agency"

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or awards that have insignificant monetary value; unsolicited	78
gifts of nominal value or trivial items of informational value; or	79
earned income from any person, other than a legislative agent, for	80
personal services that are customarily provided in connection with	81
the practice of a bona fide business, if that business initially	82
began before the public official or employee conducting that	83
business was elected or appointed to the public official's or	84
employee's office or position of employment.	85
(I) "Employer" means any person who, directly or indirectly,	86
engages an executive agency lobbyist or legislative agent.	87
(J) "Executive agency decision," "executive agency lobbyist,"	88

- and "executive agency lobbying activity" have the same meanings as
  in section 121.60 of the Revised Code.
- (K) "Legislation," "legislative agent," "financial 91
  transaction," and "actively advocate" have the same meanings as in 92
  section 101.70 of the Revised Code. 93
- (L) "Expenditure" has the same meaning as in section 101.70 94 of the Revised Code when used in relation to activities of a 95 legislative agent, and the same meaning as in section 121.60 of 96 the Revised Code when used in relation to activities of an 97 executive agency lobbyist.

#### Sec. 117.01. As used in this chapter:

- (A) "Color of office" means actually, purportedly, or 100 allegedly done under any law, ordinance, resolution, order, or 101 other pretension to official right, power, or authority. 102
- (B) "Public accountant" means any person who is authorized by 103 Chapter 4701. of the Revised Code to use the designation of 104 certified public accountant or who was registered prior to January 105 1, 1971, as a public accountant.
  - (C) "Public money" means any money received, collected by, or 107

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to generally accepted or governmental auditing standards	138
established by rule pursuant to section 117.19 of the Revised	139
Code.	140
Sec. 121.01. As used in sections 121.01 to 121.20 of the	141
Revised Code:	142
(A) "Department" means the several departments of state	143
administration enumerated in section 121.02 of the Revised Code.	144
(B) "Division" means a part of a department established as	145
provided in section 121.07 of the Revised Code for the convenient	146
performance of one or more of the functions committed to a	147
department.	148
(C) "Departments, offices, and institutions" include every	149
organized body, office, and agency established by the constitution	150
and laws of the state for the exercise of any function of the	151
state government, and every institution or organization which	152
receives any support from the state. "Departments, offices, and	153
institutions" does not include the nonprofit corporation formed	154
under section 187.01 of the Revised Code.	155
Sec. 121.22. (A) This section shall be liberally construed to	156
require public officials to take official action and to conduct	157
all deliberations upon official business only in open meetings	158
unless the subject matter is specifically excepted by law.	159
(B) As used in this section:	160
(1) "Public body" means any of the following:	161
(a) Any board, commission, committee, council, or similar	162
decision-making body of a state agency, institution, or authority,	163
and any legislative authority or board, commission, committee,	164
council, agency, authority, or similar decision-making body of any	165
county, township, municipal corporation, school district, or other	166

method whereby any person may determine the time and place of all 257 regularly scheduled meetings and the time, place, and purpose of 258 all special meetings. A public body shall not hold a special 259 meeting unless it gives at least twenty-four hours' advance notice 260 to the news media that have requested notification, except in the 261 event of an emergency requiring immediate official action. In the 262 event of an emergency, the member or members calling the meeting 263 shall notify the news media that have requested notification 264 immediately of the time, place, and purpose of the meeting. 265

The rule shall provide that any person, upon request and

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payment of a reasonable fee, may obtain reasonable advance
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notification of all meetings at which any specific type of public
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business is to be discussed. Provisions for advance notification
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may include, but are not limited to, mailing the agenda of
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meetings to all subscribers on a mailing list or mailing notices
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in self-addressed, stamped envelopes provided by the person.
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- (G) Except as provided in division (J) of this section, the 273 members of a public body may hold an executive session only after 274 a majority of a quorum of the public body determines, by a roll 275 call vote, to hold an executive session and only at a regular or 276 special meeting for the sole purpose of the consideration of any 277 of the following matters: 278
- (1) To consider the appointment, employment, dismissal, 279 discipline, promotion, demotion, or compensation of a public 280 employee or official, or the investigation of charges or 281 complaints against a public employee, official, licensee, or 282 regulated individual, unless the public employee, official, 283 licensee, or regulated individual requests a public hearing. 284 Except as otherwise provided by law, no public body shall hold an 285 executive session for the discipline of an elected official for 286 conduct related to the performance of the elected official's 287 official duties or for the elected official's removal from office. 288

If a public body holds an executive session pursuant to division 289

(G)(1) of this section, the motion and vote to hold that executive 290 session shall state which one or more of the approved purposes 291 listed in division (G)(1) of this section are the purposes for 292 which the executive session is to be held, but need not include 293 the name of any person to be considered at the meeting. 294

(2) To consider the purchase of property for public purposes, or for the sale of property at competitive bidding, if premature disclosure of information would give an unfair competitive or bargaining advantage to a person whose personal, private interest is adverse to the general public interest. No member of a public body shall use division (G)(2) of this section as a subterfuge for providing covert information to prospective buyers or sellers. A purchase or sale of public property is void if the seller or buyer of the public property has received covert information from a member of a public body that has not been disclosed to the general public in sufficient time for other prospective buyers and sellers to prepare and submit offers.

If the minutes of the public body show that all meetings and deliberations of the public body have been conducted in compliance with this section, any instrument executed by the public body purporting to convey, lease, or otherwise dispose of any right, title, or interest in any public property shall be conclusively presumed to have been executed in compliance with this section insofar as title or other interest of any bona fide purchasers, lessees, or transferees of the property is concerned. 

- (3) Conferences with an attorney for the public body concerning disputes involving the public body that are the subject of pending or imminent court action;
- (4) Preparing for, conducting, or reviewing negotiations or318bargaining sessions with public employees concerning their319compensation or other terms and conditions of their employment;320

- (5) Matters required to be kept confidential by federal lawor regulations or state statutes;322
- (6) Details relative to the security arrangements and 323 emergency response protocols for a public body or a public office, 324 if disclosure of the matters discussed could reasonably be 325 expected to jeopardize the security of the public body or public 326 office; 327
- (7) In the case of a county hospital operated pursuant to 328 Chapter 339. of the Revised Code, a joint township hospital 329 operated pursuant to Chapter 513. of the Revised Code, or a 330 municipal hospital operated pursuant to Chapter 749. of the 331 Revised Code, to consider trade secrets, as defined in section 332 1333.61 of the Revised Code. 333

If a public body holds an executive session to consider any
of the matters listed in divisions (G)(2) to (7) of this section,
the motion and vote to hold that executive session shall state
which one or more of the approved matters listed in those
divisions are to be considered at the executive session.

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A public body specified in division (B)(1)(c) of this section 339 shall not hold an executive session when meeting for the purposes 340 specified in that division. 341

(H) A resolution, rule, or formal action of any kind is 342 invalid unless adopted in an open meeting of the public body. A 343 resolution, rule, or formal action adopted in an open meeting that 344 results from deliberations in a meeting not open to the public is 345 invalid unless the deliberations were for a purpose specifically 346 authorized in division (G) or (J) of this section and conducted at 347 an executive session held in compliance with this section. A 348 resolution, rule, or formal action adopted in an open meeting is 349 invalid if the public body that adopted the resolution, rule, or 350 formal action violated division (F) of this section. 351

- (I)(1) Any person may bring an action to enforce this

  section. An action under division (I)(1) of this section shall be

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  brought within two years after the date of the alleged violation

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  or threatened violation. Upon proof of a violation or threatened

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  violation of this section in an action brought by any person, the

  court of common pleas shall issue an injunction to compel the

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  members of the public body to comply with its provisions.

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- (2)(a) If the court of common pleas issues an injunction 359 pursuant to division (I)(1) of this section, the court shall order 360 the public body that it enjoins to pay a civil forfeiture of five 361 hundred dollars to the party that sought the injunction and shall 362 award to that party all court costs and, subject to reduction as 363 described in division (I)(2) of this section, reasonable 364 attorney's fees. The court, in its discretion, may reduce an award 365 of attorney's fees to the party that sought the injunction or not 366 award attorney's fees to that party if the court determines both 367 of the following: 368
- (i) That, based on the ordinary application of statutory law
  and case law as it existed at the time of violation or threatened
  violation that was the basis of the injunction, a well-informed
  public body reasonably would believe that the public body was not
  violating or threatening to violate this section;

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- (ii) That a well-informed public body reasonably would

  believe that the conduct or threatened conduct that was the basis

  of the injunction would serve the public policy that underlies the

  authority that is asserted as permitting that conduct or

  threatened conduct.

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- (b) If the court of common pleas does not issue an injunction 379 pursuant to division (I)(1) of this section and the court 380 determines at that time that the bringing of the action was 381 frivolous conduct, as defined in division (A) of section 2323.51 382 of the Revised Code, the court shall award to the public body all 383

(3) A veterans service commission shall vote on the grant or

(F) "State officer" means any person who is elected or

appointed to a public office in a state agency.	443
(G) "Wrongful act or omission" means an act or omission,	444
committed in the course of office holding or employment, that is	445
not in accordance with the requirements of law or such standards	446
of proper governmental conduct as are commonly accepted in the	447
community and thereby subverts, or tends to subvert, the process	448
of government.	449
Sec. 121.60. As used in sections 121.60 to 121.69 of the	450
Revised Code:	451
(A) "Person" and "compensation" have the same meanings as in	452
section 101.70 of the Revised Code.	453
(B) "Expenditure" means any of the following that is made to,	454
at the request of, for the benefit of, or on behalf of an elected	455
executive official, the director of a department created under	456
section 121.02 of the Revised Code, an executive agency official,	457
or a member of the staff of any public officer or employee listed	458
in this division:	459
(1) A payment, distribution, loan, advance, deposit,	460
reimbursement, or gift of money, real estate, or anything of	461
value, including, but not limited to, food and beverages,	462
entertainment, lodging, transportation, or honorariums;	463
(2) A contract, promise, or agreement to make an expenditure,	464
whether or not legally enforceable;	465
(3) The purchase, sale, or gift of services or any other	466
thing of value. "Expenditure" does not include a contribution,	467
gift, or grant to a foundation or other charitable organization	468
that is exempt from federal income taxation under subsection	469
501(c)(3) of the Internal Revenue Code. "Expenditure" does not	470
include the purchase, sale, or gift of services or any other thing	471

of value that is available to the general public on the same terms

as it is available to the persons listed in this division, or an	473
offer or sale of securities to any person listed in this division	474
that is governed by regulation D, 17 C.F.R. 230.501 to 230.508,	475
adopted under the authority of the "Securities Act of 1933," 48	476
Stat. 74, 15 U.S.C.A. and following, or that is governed by a	477
comparable provision under state law.	478
(C) "Employer" means any person who, directly or indirectly,	479
engages an executive agency lobbyist.	480
(D) "Engage" means to make any arrangement, and "engagement"	481
means arrangement, whereby an individual is employed or retained	482
for compensation to act for or on behalf of an employer to	483
influence executive agency decisions or to conduct any executive	484
agency lobbying activity.	485
(E) "Financial transaction" means a transaction or activity	486
that is conducted or undertaken for profit and arises from the	487
joint ownership or the ownership or part ownership in common of	488
any real or personal property or any commercial or business	489
enterprise of whatever form or nature between the following:	490
(1) An executive agency lobbyist, the executive agency	491
lobbyist's employer, or a member of the immediate family of the	492
executive agency lobbyist or the executive agency lobbyist's	493
employer; and	494
(2) Any elected executive official, the director of a	495
department created under section 121.02 of the Revised Code, an	496
executive agency official, or any member of the staff of a public	497
officer or employee listed in division $(E)(2)$ of this section.	498
"Financial transaction" does not include any transaction or	499
activity described in division (E) of this section if it is	500
available to the general public on the same terms, or if it is an	501
offer or sale of securities to any person listed in division	502

(E)(2) of this section that is governed by regulation D, 17 C.F.R.

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230.501 to 230.508, adopted under the authority of the "Securities	504
Act of 1933," 48 Stat. 74, 15 U.S.C.A. and following, or that is	505
governed by a comparable provision under state law.	506
(F) "Executive agency" means the office of an elected	507
executive official, a department created under section 121.02 of	508
the Revised Code, or any other state agency, department, board, or	509
commission controlled or directed by an elected executive official	510
or otherwise subject to an elected executive official's authority.	511
For the purposes of sections 121.60 to 121.69 of the Revised Code	512
only, "executive agency" includes the nonprofit corporation formed	513
under section 187.01 of the Revised Code. "Executive agency" does	514
not include any court, the general assembly, or the controlling	515
board.	516
(G) "Executive agency decision" means a decision of an	517
executive agency regarding the expenditure of funds of the state	518
or of an executive agency with respect to the award of a contract,	519
grant, lease, or other financial arrangement under which such	520
funds are distributed or allocated, or a regulatory decision of an	521
executive agency or any board or commission of the state.	522
"Executive agency decision" does not include either of the	523
following:	524
(1) A purchasing decision for which a vendor has filed a	525
statement certifying that the vendor has not made campaign	526
contributions in an amount such that section 3517.13 of the	527
Revised Code would invalidate the decision, if that vendor has not	528
engaged an executive agency lobbyist;	529
(2) The award of a competitively bid contract for which bid	530
specifications were prepared and for which at least three eligible	531
competitive bids were received by the executive agency.	532

(H) "Executive agency lobbyist" means any person engaged to

influence executive agency decisions or to conduct executive

agency lobbying activity as one of the person's main purposes on a	535
regular and substantial basis. "Executive agency lobbyist" does	536
not include an elected or appointed officer or employee of a	537
federal or state agency, state college, state university, or	538
political subdivision who attempts to influence or affect	539
executive agency decisions in a fiduciary capacity as a	540
representative of the officer's or employee's agency, college,	541
university, or political subdivision.	542

- (I) "Executive agency lobbying activity" means contacts made 543 to promote, oppose, or otherwise influence the outcome of an 544 executive agency decision by direct communication with an elected 545 executive official, the director of any department listed in 546 section 121.02 of the Revised Code, any executive agency official, 547 a member of the staff of any public officer or employee listed in 548 this division, any person described in division (E)(2) of this 549 section, or the Ohio casino control commission. "Lobbying 550 activity" does not include any of the following: 551
- (1) The action of any person having a direct interest in 552 executive agency decisions who, under Section 3 of Article I, Ohio 553 Constitution, assembles together with other persons to consult for 554 their common good, instructs a person listed in the first 555 paragraph of division (I) of this section, or petitions such a 556 person for the redress of grievances; 557
- (2) Contacts made for the sole purpose of gathering 558 information contained in a public record; 559
  - (3) Appearances before an executive agency to give testimony.
- (J) "Executive agency official" means an officer or employee 561 of an executive agency whose principal duties are to formulate 562 policy or to participate directly or indirectly in the 563 preparation, review, or award of contracts, grants, leases, or 564 other financial arrangements with an executive agency. 565

(K) "Aggrieved party" means a party entitled to resort to a	566
remedy.	567
(L) "Elected executive official" means the governor,	568
lieutenant governor, secretary of state, auditor of state,	569
treasurer of state, and the attorney general.	570
(M) "Staff" means any officer or employee of an executive	571
agency whose official duties are to formulate policy and who	572
exercises administrative or supervisory authority or who	573
authorizes the expenditure of state funds.	574
Sec. 122.011. (A) The department of development shall develop	575
and promote plans and programs designed to assure that state	576
resources are efficiently used, economic growth is properly	577
balanced, community growth is developed in an orderly manner, and	578
local governments are coordinated with each other and the state,	579
and for such purposes may do all of the following:	580
(1) Serve as a clearinghouse for information, data, and other	581
materials that may be helpful or necessary to persons or local	582
governments, as provided in section 122.07 of the Revised Code;	583
(2) Prepare and activate plans for the retention,	584
development, expansion, and use of the resources and commerce of	585
the state, as provided in section 122.04 of the Revised Code;	586
(3) Assist and cooperate with federal, state, and local	587
governments and agencies of federal, state, and local governments	588
in the coordination of programs to carry out the functions and	589
duties of the department;	590
(4) Encourage and foster research and development activities,	591
conduct studies related to the solution of community problems, and	592
develop recommendations for administrative or legislative actions,	593
as provided in section 122.03 of the Revised Code;	594

(5) Serve as the economic and community development planning

agency, which shall prepare and recommend plans and programs for	596
the orderly growth and development of this state and which shall	597
provide planning assistance, as provided in section 122.06 of the	598
Revised Code;	599
(6) Cooperate with and provide technical assistance to state	600
departments, political subdivisions, regional and local planning	601
commissions, tourist associations, councils of government,	602
community development groups, community action agencies, and other	603
appropriate organizations for carrying out the functions and	604
duties of the department or for the solution of community	605
problems;	606
(7) Coordinate the activities of state agencies that have an	607
impact on carrying out the functions and duties of the department;	608
(8) Encourage and assist the efforts of and cooperate with	609
local governments to develop mutual and cooperative solutions to	610
their common problems that relate to carrying out the purposes of	611
this section;	612
(9) Study existing structure, operations, and financing of	613
regional or local government and those state activities that	614
involve significant relations with regional or local governmental	615
units, recommend to the governor and to the general assembly such	616
changes in these provisions and activities as will improve the	617
operations of regional or local government, and conduct other	618
studies of legal provisions that affect problems related to	619
carrying out the purposes of this section;	620
(10) Create and operate a division of community development	621
to develop and administer programs and activities that are	622
authorized by federal statute or the Revised Code;	623
(11) Until October 15, 2007, establish fees and charges, in	624
consultation with the director of agriculture, for purchasing	625

loans from financial institutions and providing loan guarantees

appointment, removal, promotion, or reduction by an appointing

officer. <u>"Employee" does not include an officer, employee, or</u>	688
governor-appointed director of the nonprofit corporation formed	689
under section 187.01 of the Revised Code.	690
(G) "Civil service township" means any township with a	691
population of ten thousand or more persons residing within the	692
township and outside any municipal corporation, which has a police	693
or fire department of ten or more full-time paid employees and	694
which has a civil service commission established under division	695
(B) of section 124.40 of the Revised Code.	696
(H) "Flexible hours employee" means an employee who may work	697
more or less than eight hours on any given day so long as the	698
employee works forty hours in the same week.	699
(I) "Classification series" means any group of classification	700
titles that have the identical name but different numerical	701
designations, or identical titles except for designated levels of	702
supervision, except for those classification series established by	703
the director of administrative services in accordance with	704
division (A) of section 124.14 of the Revised Code.	705
(J) "Classification change" means a change in an employee's	706
classification in the job classification plan.	707
(K) "Service of the state" or "civil service of the state"	708
includes all offices and positions of trust or employment with the	709
government of the state. "Service of the state" and "civil service	710
of the state" do not include offices and positions of trust or	711
employment with state-supported colleges and universities,	712
counties, cities, city health districts, city school districts,	713
general health districts, and or civil service townships of the	714
state, or with the nonprofit corporation formed under section	715
187.01 of the Revised Code.	716

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(c) Any firefighter who has elected under section 742.516 of 748 the Revised Code to transfer from the Ohio police and fire pension 749 fund to the public employees retirement system. 750 (7) Who is a member of the board of health of a city or 751 general health district, which pursuant to sections 3709.051 and 752 3709.07 of the Revised Code includes a combined health district, 753 and whose compensation for attendance at meetings of the board is 754 set forth in division (B) of section 3709.02 or division (B) of 755 section 3709.05 of the Revised Code, as appropriate; 756 (8) Who participates in an alternative retirement plan 757 established under Chapter 3305. of the Revised Code; 758 (9) Who is a member of the board of directors of a sanitary 759 district established under Chapter 6115. of the Revised Code; 760 (10) Who is a member of the unemployment compensation 761 advisory council; 762 (11) Who is an employee, officer, or governor-appointed 763 member of the board of directors of the nonprofit corporation 764 formed under section 187.01 of the Revised Code. 765 (B) No inmate of a correctional institution operated by the 766 department of rehabilitation and correction, no patient in a 767 hospital for the mentally ill or criminally insane operated by the 768 department of mental health, no resident in an institution for the 769 mentally retarded operated by the department of developmental 770 disabilities, no resident admitted as a patient of a veterans' 771 home operated under Chapter 5907. of the Revised Code, and no 772 resident of a county home shall be considered as a public employee 773

for the purpose of establishing membership or calculating service

credit or benefits under this chapter. Nothing in this division

shall be construed to affect any service credit attained by any

patient, or resident at any institution listed in this division,

person who was a public employee before becoming an inmate,

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or the payment of any benefit for which such a person or such a	779
person's beneficiaries otherwise would be eligible.	780
Sec. 149.011. As used in this chapter, except as otherwise	781
provided:	782
(A) "Public office" includes any state agency, public	783
institution, political subdivision, or other organized body,	784
office, agency, institution, or entity established by the laws of	785
this state for the exercise of any function of government. <u>"Public</u>	786
office" does not include the nonprofit corporation formed under	787
section 187.01 of the Revised Code.	788
(B) "State agency" includes every department, bureau, board,	789
commission, office, or other organized body established by the	790
constitution and laws of this state for the exercise of any	791
function of state government, including any state-supported	792
institution of higher education, the general assembly, any	793
legislative agency, any court or judicial agency, or any political	794
subdivision or agency of a political subdivision. "State agency"	795
does not include the nonprofit corporation formed under section	796
187.01 of the Revised Code.	797
(C) "Public money" includes all money received or collected	798
by or due a public official, whether in accordance with or under	799
authority of any law, ordinance, resolution, or order, under color	800
of office, or otherwise. It also includes any money collected by	801
any individual on behalf of a public office or as a purported	802
representative or agent of the public office.	803
(D) "Public official" includes all officers, employees, or	804
duly authorized representatives or agents of a public office.	805
(E) "Color of office" includes any act purported or alleged	806
to be done under any law, ordinance, resolution, order, or other	807

pretension to official right, power, or authority.

(F) "Archive" includes any public record that is transferred	809
to the state archives or other designated archival institutions	810
because of the historical information contained on it.	811
(G) "Records" includes any document, device, or item,	812
regardless of physical form or characteristic, including an	813
electronic record as defined in section 1306.01 of the Revised	814
Code, created or received by or coming under the jurisdiction of	815
any public office of the state or its political subdivisions,	816
which serves to document the organization, functions, policies,	817
decisions, procedures, operations, or other activities of the	818
office.	819
Sec. 187.01. As used in this chapter, "JobsOhio" means the	820
nonprofit corporation formed under this section, and includes any	821
subsidiary of that corporation. In any section of law that refers	822
to the nonprofit corporation formed under this section, reference	823
to the corporation includes reference to any such subsidiary	824
unless otherwise specified or clearly appearing from the context.	825
diffess officiwise specified of clearly appearing from the context.	023
The governor is hereby authorized to form a nonprofit	826
corporation, to be named "JobsOhio," with the purposes of	827
promoting economic development, job creation, job retention, job	828
training, and the recruitment of business to this state. The	829
governor shall be the only member of the corporation.	830
The articles of incorporation shall set forth the following:	831
(A) The designation of the name of the corporation as	832
JobsOhio;	833
(B) The creation of a board of directors consisting of the	834
governor and eight directors, to be appointed by the governor, who	835
satisfy the qualifications prescribed by section 187.02 of the	836
Revised Code;	837
(C) A requirement that the governor make initial appointments	838

to the board within sixty days after the filing of the articles of	839
incorporation. Of the initial appointments made to the board, two	840
shall be for a term ending one year after the date the articles	841
were filed, two shall be for a term ending two years after the	842
date the articles were filed, and four shall be for a term ending	843
four years after the date the articles were filed. The articles	844
shall state that, following the initial appointments, the governor	845
shall appoint directors to terms of office of four years, with	846
each term of office ending on the same day of the same month as	847
did the term that it succeeds.	848
(D) The designation of the governor as the chairperson of the	849
board and procedures for electing directors to serve as officers	850
of the corporation and members of an executive committee;	851
(E) A provision for the appointment of a chief investment	852
officer of the corporation by the recommendation of the board of	853
directors and approval of the governor. The chief investment	854
officer shall serve at the pleasure of the governor and shall have	855
the power to execute contracts, spend corporation funds, and hire	856
employees on behalf of the corporation.	857
(F) Provisions requiring the board to do all of the	858
following:	859
(1) Adopt one or more resolutions providing for compensation	860
of the chief investment officer;	861
(2) Approve an employee compensation plan recommended by the	862
chief investment officer;	863
(3) Approve a contract with the director of development for	864
the corporation to assist the director and the department of	865
development in the exercise of any and all of the powers,	866
functions, or duties of the department, including the operation	867
and management of programs, offices, divisions, or boards, as may	868
be determined by the director in consultation with the governor;	869

(4) Approve all major contracts for services recommended by	870
the chief investment officer;	871
(5) Establish an annual strategic plan and standards of	872
measure to be used in evaluating the corporation's success in	873
executing the plan;	874
(6) Establish a conflicts of interest policy that, at a	875
minimum, complies with section 187.06 of the Revised Code;	876
(7) Hold a minimum of four board of directors meetings per	877
year at which a quorum of the board is physically present, and	878
such other meetings, at which directors' physical presence is not	879
required, as may be necessary. Meetings at which a quorum of the	880
board is required to be physically present are subject to division	881
(D) of section 187.03 of the Revised Code.	882
(G) A statement that directors shall not receive any	883
compensation from the corporation, except that governor-appointed	884
directors may be reimbursed for actual and necessary expenses	885
incurred in connection with services performed for the	886
corporation;	887
(H) A provision authorizing the board to amend provisions of	888
the corporation's articles of incorporation or regulations, except	889
provisions required by this chapter;	890
(I) Procedures by which the corporation would be dissolved	891
and by which all corporation rights, liabilities, and assets would	892
be distributed to the state or to another corporation organized	893
under this chapter. The articles shall state that no dissolution	894
shall take effect until the corporation has made adequate	895
provision for the payment of any outstanding bonds, notes, or	896
other obligations.	897
(J) A provision establishing an audit committee to be	898
comprised of directors. The articles shall require that the audit	899

committee hire an independent certified public accountant to

not subject to Chapter 102., 124., 145., or 4117. of the Revised

<u>Code.</u>	961
(2) Any employee, and any director except the governor, of	962
JobsOhio, who would be required to file a statement under section	963
102.02 of the Revised Code if the person were a public official or	964
employee, shall file a statement pursuant to that section that	965
includes, in place of the information required by divisions	966
(A)(2), (7), (8), and (9) of that section, the information	967
required by divisions (A) and (B) of section 102.022 of the	968
Revised Code. The governor shall comply with all applicable	969
requirements of section 102.02 of the Revised Code.	970
(3) Actual expenditures for the travel, meals, or lodging of	971
the governor or of any public official or employee designated by	972
the governor for the purpose of this division shall not be	973
considered a violation of section 102.03 of the Revised Code if	974
the expenditures are made by or on behalf of the corporation in	975
connection with the governor's performance of official duties as	976
chairperson of the board of directors of JobsOhio. The governor	977
may designate any person, including a person who is a public	978
official or employee as defined in section 102.01 of the Revised	979
Code, for the purpose of this division if such expenditures are	980
made on behalf of the person in connection with the governor's	981
performance of official duties as chairperson.	982
At the times and frequency agreed to under division (B)(2) of	983
section 187.04 of the Revised Code, beginning in 2012, the	984
corporation shall file with the department of development a	985
written report of any such expenditures the corporation paid or	986
incurred during the preceding calendar year. The report shall	987
state the dollar value and purpose of each expenditure, the date	988
of each expenditure, and the location, if any, where services or	989
benefits of an expenditure were received, provided that any such	990
information that may disclose proprietary information as defined	991
in division (D) of that section shall not be included in the	993

report.	993
(4) The prohibition applicable to former public officials or	994
employees in division (A)(1) of section 102.03 of the Revised Code	995
does not apply to any person appointed to be a director or hired	996
as an employee of JobsOhio.	997
(5) Any person who is a former state employee shall no longer	998
be considered a public employee for purposes of Chapter 145. of	999
the Revised Code upon commencement of employment with JobsOhio.	1000
(D) Meetings of the board of directors at which a quorum of	1001
the board is required to be physically present pursuant to	1002
division (F) of section 187.01 of the Revised Code shall be open	1003
to the public except, by a majority vote of the directors present	1004
at the meeting, such a meeting may be closed to the public only	1005
for one or more of the following purposes:	1006
(1) To consider business strategy of the corporation;	1007
(2) To consider proprietary information belonging to	1008
potential applicants or potential recipients of business	1009
recruitment, retention, or creation incentives. For the purposes	1010
of this division, "proprietary information" means marketing plans,	1011
specific business strategy, production techniques and trade	1012
secrets, financial projections, or personal financial statements	1013
of applicants or members of the applicants' immediate family,	1014
including, but not limited to, tax records or other similar	1015
information not open to the public inspection.	1016
(3) To consider legal matters, including litigation, in which	1017
the corporation is or may be involved;	1018
(4) To consider personnel matters related to an individual	1019
employee of the corporation.	1020
(E) Not later than March 1, 2012, and the first day of March	1021
of each year thereafter, the chief investment officer of JobsOhio	1022

may be renewed or amended by the parties.

A contract entered into under this section shall include both	1053
of the following:	1054
(A) Terms assigning to the corporation the duties of advising	1055
and assisting the director of development in the director's	1056
evaluation of the department and the formulation of	1057
recommendations under section 187.05 of the Revised Code;	1058
(B) Terms designating records created or received by JobsOhio	1059
that shall be made available to the public under the same	1060
conditions as are public records under section 149.43 of the	1061
Revised Code. Documents designated to be made available to the	1062
public pursuant to the contract shall be kept on file with the	1063
department of development.	1064
Among records to be designated under this division shall be	1065
the following:	1066
(1) The corporation's federal income tax returns;	1067
(2) The report of expenditures described in division (B)(3)	1068
of section 187.03 of the Revised Code. The records shall be filed	1069
with the department at such times and frequency as agreed to by	1070
the corporation and the department, which shall not be less	1071
frequently than quarterly.	1072
(3) The annual total compensation paid to each employee of	1073
the corporation;	1074
(4) A copy of the audit report for each financial audit of	1075
the corporation performed by an independent certified public	1076
accountant pursuant to division (J) of section 187.01 of the	1077
Revised Code.	1078
(5) Records of any fully executed incentive proposals, to be	1079
filed annually;	1080
(6) Records pertaining to the monitoring of commitments made	1081
by incentive recipients, to be filed annually.	1082

(C) Records created or received by JobsOhio are not public	1083
records for the purposes of section 149.43 of the Revised Code,	1084
regardless of who may have custody of the records, unless the	1085
record is designated to be available to the public by the contract	1086
under division (B) of this section.	1087
Sec. 187.05. The director of development, as soon as	1088
practical after the effective date of this section, shall, in	1089
consultation with the governor, evaluate all powers, functions,	1090
and duties of the department. Within six months after that	1091
effective date, the director shall submit a report to the general	1092
assembly recommending statutory changes necessary to improve the	1093
functioning and efficiency of the department and to transfer	1094
specified powers, functions, and duties of the department to other	1095
existing agencies of the state or to JobsOhio, or eliminate	1096
specified powers, functions, or duties. The recommendations shall	1097
be submitted in writing to the speaker and minority leader of the	1098
house of representatives and the president and minority leader of	1099
the senate.	1100
After submitting the report, the director, in consultation	1101
with the governor, shall continue to evaluate the department and	1102
make additional recommendations on such matters to the general	1103
assembly.	1104
Sec. 187.06. (A) For purposes of this section, "interested	1105
individual" means a director or officer of JobsOhio who has,	1106
directly or indirectly, through business, investment, or family,	1107
any of the following:	1108
(1) An ownership or investment interest in any person with	1109
which JobsOhio has a transaction or arrangement;	1110
(2) A compensation arrangement with JobsOhio or with any	1111
person with which JobsOhio has a transaction or arrangement;	1112

(3) A potential ownership or investment interest in, or	1113
compensation arrangement with, any person with which JobsOhio is	1114
negotiating a transaction or arrangement. Compensation includes	1115
direct and indirect remuneration as well as material gifts or	1116
favors.	1117
(B) The conflicts of interest policy adopted pursuant to	1118
section 187.01 of the Revised Code shall protect JobsOhio's	1119
interest when it is considering a transaction or arrangement that	1120
might benefit the private interest of a director or officer of	1121
JobsOhio or might excessively benefit that individual. An	1122
interested individual shall disclose the existence of a financial	1123
interest to each member of the board of directors of JobsOhio. The	1124
interested individual shall be given an opportunity to disclose	1125
all material facts to the directors. After disclosure of the	1126
financial interest and all material facts, the board of directors	1127
shall decide if a conflict of interest exists. If a conflict	1128
exists, the board shall determine whether JobsOhio can obtain with	1129
reasonable efforts a more advantageous transaction or arrangement	1130
from a person that would not give rise to a conflict of interest.	1131
If a more advantageous transaction or arrangement is not	1132
reasonably possible under circumstances not producing a conflict	1133
of interest, the board shall determine by a majority vote of the	1134
disinterested directors whether the transaction or arrangement is	1135
in JobsOhio's best interest, for its own benefit, and whether it	1136
is fair and reasonable.	1137
(C) If the board of directors has reasonable cause to believe	1138
a director or officer has failed to disclose an actual or possible	1139
conflict of interest, it shall inform the individual of the basis	1140
for such belief and provide the individual with an opportunity to	1141
explain the alleged failure to disclose. If the board determines	1142
the individual has failed to disclose an actual or possible	1143
conflict of interest it shall take appropriate dissiplinary and	114/

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Am. Sub. H. B. No. 1

(A) "Public official" means any elected or appointed officer, 1199 or employee, or agent of the state or any political subdivision, 1200 whether in a temporary or permanent capacity, and includes, but is 1201 not limited to, legislators, judges, and law enforcement officers. 1202 "Public official" does not include an employee, officer, or 1203

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Revised Code:

subsequent to an arrest; confinement in any public or private

facility for custody of persons charged with or convicted of crime

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in this state or another state or under the laws of the United 1235 States or alleged or found to be a delinquent child or unruly 1236 child in this state or another state or under the laws of the 1237 United States; hospitalization, institutionalization, or 1238 confinement in any public or private facility that is ordered 1239 pursuant to or under the authority of section 2945.37, 2945.371, 1240 2945.38, 2945.39, 2945.40, 2945.401, or 2945.402 of the Revised 1241 Code; confinement in any vehicle for transportation to or from any 1242 facility of any of those natures; detention for extradition or 1243 deportation; except as provided in this division, supervision by 1244 any employee of any facility of any of those natures that is 1245 incidental to hospitalization, institutionalization, or 1246 confinement in the facility but that occurs outside the facility; 1247 supervision by an employee of the department of rehabilitation and 1248 correction of a person on any type of release from a state 1249 correctional institution; or confinement in any vehicle, airplane, 1250 or place while being returned from outside of this state into this 1251 state by a private person or entity pursuant to a contract entered 1252 into under division (E) of section 311.29 of the Revised Code or 1253 division (B) of section 5149.03 of the Revised Code. For a person 1254 confined in a county jail who participates in a county jail 1255 industry program pursuant to section 5147.30 of the Revised Code, 1256 "detention" includes time spent at an assigned work site and going 1257 to and from the work site. 1258

- (F) "Detention facility" means any public or private place 1259 used for the confinement of a person charged with or convicted of 1260 any crime in this state or another state or under the laws of the 1261 United States or alleged or found to be a delinquent child or 1262 unruly child in this state or another state or under the laws of 1263 the United States.
- (G) "Valuable thing or valuable benefit" includes, but is not 1265 limited to, a contribution. This inclusion does not indicate or 1266

imply that a contribution was not included in those terms before	1267
September 17, 1986.	1268
(H) "Campaign committee," "contribution," "political action	1269
committee, " "legislative campaign fund, " "political party, " and	1270
"political contributing entity" have the same meanings as in	1271
section 3517.01 of the Revised Code.	1272
(I) "Provider agreement" and "medical assistance program"	1273
have the same meanings as in section 2913.40 of the Revised Code.	1274
Sec. 4117.01. As used in this chapter:	1275
(A) "Person," in addition to those included in division (C)	1276
of section 1.59 of the Revised Code, includes employee	1277
organizations, public employees, and public employers.	1278
(B) "Public employer" means the state or any political	1279
subdivision of the state located entirely within the state,	1280
including, without limitation, any municipal corporation with a	1281
population of at least five thousand according to the most recent	1282
federal decennial census; county; township with a population of at	1283
least five thousand in the unincorporated area of the township	1284
according to the most recent federal decennial census; school	1285
district; governing authority of a community school established	1286
under Chapter 3314. of the Revised Code; state institution of	1287
higher learning; public or special district; state agency,	1288
authority, commission, or board; or other branch of public	1289
employment. "Public employer" does not include the nonprofit	1290
corporation formed under section 187.01 of the Revised Code.	1291
(C) "Public employee" means any person holding a position by	1292
appointment or employment in the service of a public employer,	1293
including any person working pursuant to a contract between a	1294
public employer and a private employer and over whom the national	1295
labor relations board has declined jurisdiction on the basis that	1296

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As Reported by the House Finance and Appropriations Committee	
the involved employees are employees of a public employer, except:	1297
(1) Persons holding elective office;	1298
(2) Employees of the general assembly and employees of any	1299
other legislative body of the public employer whose principal	1300
duties are directly related to the legislative functions of the	1301
body;	1302
(3) Employees on the staff of the governor or the chief	1303
executive of the public employer whose principal duties are	1304
directly related to the performance of the executive functions of	1305
the governor or the chief executive;	1306
(4) Persons who are members of the Ohio organized militia,	1307
while training or performing duty under section 5919.29 or 5923.12	1308
of the Revised Code;	1309
(5) Employees of the state employment relations board,	1310
including those employees of the state employment relations board	1311
utilized by the state personnel board of review in the exercise of	1312
the powers and the performance of the duties and functions of the	1313
state personnel board of review;	1314
(6) Confidential employees;	1315
(7) Management level employees;	1316
(8) Employees and officers of the courts, assistants to the	1317
attorney general, assistant prosecuting attorneys, and employees	1318
of the clerks of courts who perform a judicial function;	1319
(9) Employees of a public official who act in a fiduciary	1320
capacity, appointed pursuant to section 124.11 of the Revised	1321
Code;	1322
(10) Supervisors;	1323

(11) Students whose primary purpose is educational training,

including graduate assistants or associates, residents, interns,

or other students working as part-time public employees less than

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lay off, recall, promote, discharge, assign, reward, or discipline	1357
other public employees; to responsibly direct them; to adjust	1358
their grievances; or to effectively recommend such action, if the	1359
exercise of that authority is not of a merely routine or clerical	1360
nature, but requires the use of independent judgment, provided	1361
that:	1362
(1) Employees of school districts who are department	1363
chairpersons or consulting teachers shall not be deemed	1364
supervisors;	1365
(2) With respect to members of a police or fire department,	1366
no person shall be deemed a supervisor except the chief of the	1367
department or those individuals who, in the absence of the chief,	1368
are authorized to exercise the authority and perform the duties of	1369
the chief of the department. Where prior to June 1, 1982, a public	1370
employer pursuant to a judicial decision, rendered in litigation	1371
to which the public employer was a party, has declined to engage	1372
in collective bargaining with members of a police or fire	1373
department on the basis that those members are supervisors, those	1374
members of a police or fire department do not have the rights	1375
specified in this chapter for the purposes of future collective	1376
bargaining. The state employment relations board shall decide all	1377
disputes concerning the application of division (F)(2) of this	1378
section.	1379
(3) With respect to faculty members of a state institution of	1380
higher education, heads of departments or divisions are	1381
supervisors; however, no other faculty member or group of faculty	1382
members is a supervisor solely because the faculty member or group	1383
of faculty members participate in decisions with respect to	1384
courses, curriculum, personnel, or other matters of academic	1385
policy;	1386

(4) No teacher as defined in section 3319.09 of the Revised

Code shall be designated as a supervisor or a management level

employee unless the teacher is employed under a contract governed

by section 3319.01, 3319.011, or 3319.02 of the Revised Code and

is assigned to a position for which a license deemed to be for

administrators under state board rules is required pursuant to

section 3319.22 of the Revised Code.

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- (G) "To bargain collectively" means to perform the mutual 1394 obligation of the public employer, by its representatives, and the 1395 representatives of its employees to negotiate in good faith at 1396 reasonable times and places with respect to wages, hours, terms, 1397 and other conditions of employment and the continuation, 1398 modification, or deletion of an existing provision of a collective 1399 bargaining agreement, with the intention of reaching an agreement, 1400 or to resolve questions arising under the agreement. "To bargain 1401 collectively" includes executing a written contract incorporating 1402 the terms of any agreement reached. The obligation to bargain 1403 collectively does not mean that either party is compelled to agree 1404 to a proposal nor does it require the making of a concession. 1405
- (H) "Strike" means continuous concerted action in failing to 1406 report to duty; willful absence from one's position; or stoppage 1407 of work in whole from the full, faithful, and proper performance 1408 of the duties of employment, for the purpose of inducing, 1409 influencing, or coercing a change in wages, hours, terms, and 1410 other conditions of employment. "Strike" does not include a 1411 stoppage of work by employees in good faith because of dangerous 1412 or unhealthful working conditions at the place of employment that 1413 are abnormal to the place of employment. 1414
- (I) "Unauthorized strike" includes, but is not limited to, 1415 concerted action during the term or extended term of a collective 1416 bargaining agreement or during the pendency of the settlement 1417 procedures set forth in section 4117.14 of the Revised Code in 1418 failing to report to duty; willful absence from one's position; 1419 stoppage of work; slowdown, or abstinence in whole or in part from 1420

the full, faithful, and proper performance of the duties of	1421
employment for the purpose of inducing, influencing, or coercing a	1422
change in wages, hours, terms, and other conditions of employment.	1423
"Unauthorized strike" includes any such action, absence, stoppage,	1424
slowdown, or abstinence when done partially or intermittently,	1425
whether during or after the expiration of the term or extended	1426
term of a collective bargaining agreement or during or after the	1427
pendency of the settlement procedures set forth in section 4117.14	1428
of the Revised Code.	1429

- (J) "Professional employee" means any employee engaged in 1430 work that is predominantly intellectual, involving the consistent 1431 exercise of discretion and judgment in its performance and 1432 requiring knowledge of an advanced type in a field of science or 1433 learning customarily acquired by a prolonged course in an 1434 institution of higher learning or a hospital, as distinguished 1435 from a general academic education or from an apprenticeship; or an 1436 employee who has completed the courses of specialized intellectual 1437 instruction and is performing related work under the supervision 1438 of a professional person to become qualified as a professional 1439 employee. 1440
- (K) "Confidential employee" means any employee who works in 1441 the personnel offices of a public employer and deals with 1442 information to be used by the public employer in collective 1443 bargaining; or any employee who works in a close continuing 1444 relationship with public officers or representatives directly 1445 participating in collective bargaining on behalf of the employer. 1446
- (L) "Management level employee" means an individual who 1447 formulates policy on behalf of the public employer, who 1448 responsibly directs the implementation of policy, or who may 1449 reasonably be required on behalf of the public employer to assist 1450 in the preparation for the conduct of collective negotiations, 1451 administer collectively negotiated agreements, or have a major 1452

role in personnel administration. Assistant superintendents,	1453
principals, and assistant principals whose employment is governed	1454
by section 3319.02 of the Revised Code are management level	1455
employees. With respect to members of a faculty of a state	1456
institution of higher education, no person is a management level	1457
employee because of the person's involvement in the formulation or	1458
implementation of academic or institution policy.	1459
(M) "Wages" means hourly rates of pay, salaries, or other	1460
forms of compensation for services rendered.	1461
(N) "Member of a police department" means a person who is in	1462
the employ of a police department of a municipal corporation as a	1463
full-time regular police officer as the result of an appointment	1464
from a duly established civil service eligibility list or under	1465
section 737.15 or 737.16 of the Revised Code, a full-time deputy	1466
sheriff appointed under section 311.04 of the Revised Code, a	1467
township constable appointed under section 509.01 of the Revised	1468
Code, or a member of a township police district police department	1469
appointed under section 505.49 of the Revised Code.	1470
(O) "Members of the state highway patrol" means highway	1471
patrol troopers and radio operators appointed under section	1472
5503.01 of the Revised Code.	1473
(P) "Member of a fire department" means a person who is in	1474
the employ of a fire department of a municipal corporation or a	1475
township as a fire cadet, full-time regular firefighter, or	1476
promoted rank as the result of an appointment from a duly	1477
established civil service eligibility list or under section	1478
505.38, 709.012, or 737.22 of the Revised Code.	1479
(Q) "Day" means calendar day.	1480

 Section 2. That existing sections 1.60, 102.01, 117.01,
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 121.01, 121.22, 121.41, 121.60, 122.011, 124.01, 145.012, 149.011,
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Section 3. The Supreme Court of Ohio shall have exclusive, 1484 original jurisdiction over any claim asserting that any one or 1485 more sections of the Revised Code amended or enacted by this act, 1486 or any portion of one or more of those sections, or any rule 1487 adopted under one or more of those sections, violates any 1488 provision of the Ohio Constitution; and over any claim asserting 1489 that any action taken pursuant to those sections by the Governor 1490 or the nonprofit corporation formed under section 187.01 of the 1491 Revised Code violates any provision of the Ohio Constitution or 1492 any provision of the Revised Code. Any such claim shall be filed 1493 as otherwise required by the Court's rules of practice not later 1494 than the sixtieth day after the effective date of this act. If any 1495 claim over which the Supreme Court is granted exclusive, original 1496 jurisdiction by this section is filed in any lower court, the 1497 claim shall be dismissed by the court on the ground that the court 1498 lacks jurisdiction to review it. 1499

Section 4. Section 145.012 of the Revised Code is presented 1500 in this act as a composite of the section as amended by both Am. 1501 Sub. H.B. 1 and Sub. S.B. 79 of the 128th General Assembly. The 1502 General Assembly, applying the principle stated in division (B) of 1503 section 1.52 of the Revised Code that amendments are to be 1504 harmonized if reasonably capable of simultaneous operation, finds 1505 that the composite is the resulting version of the section in 1506 effect prior to the effective date of the section as presented in 1507 this act. 1508

Section 5. The Director of Development, in consultation with 1509 the Director of Budget and Management, shall find within the 1510 Department of Development's total unexpended and unencumbered 1511 fiscal year 2011 General Revenue Fund appropriation an amount not 1512

to exceed \$1,000,000 in order to establish and operate the	1513
JobsOhio corporation established in Chapter 187. of the Revised	1514
Code. The Director of Development shall identify appropriation	1515
items within the General Revenue Fund that are to be reduced for	1516
this purpose, and any reduction in appropriations to these items	1517
pursuant to this section shall not collectively exceed \$1,000,000.	1518
The amounts identified by the Director are hereby appropriated in	1519
General Revenue Fund appropriation item 195527, JobsOhio, for	1520
transition and start-up costs of the JobsOhio corporation. Nothing	1521
in this section shall be construed as increasing or decreasing the	1522
Department of Development's total fiscal year 2011 General Revenue	1523
Fund appropriation.	1524

Section 6. Sections 1, 2, 3, 4, 5, and 6 of this act are not 1525 subject to the referendum because they are or they relate to an 1526 appropriation for current expenses within the meaning of Ohio 1527 Constitution, Article II, Section 1d, and section 1.471 of the 1528 Revised Code, and therefore those sections take effect immediately 1529 when this act becomes law.