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Representatives Schuring, Greenspan

Cosponsors: Representatives Blessing, Faber, Ginter, Anielski, Antonio, Arndt, Ashford, Barnes, Boyd, Craig, Cupp, Dean, Dever, Edwards, Fedor, Green, Hagan, Hambley, Holmes, Householder, Hughes, Ingram, Johnson, Landis, Lang, LaTourette, Leland, Lepore-Hagan, Manning, O'Brien, Patterson, Pelanda, Perales, Reineke, Rezabek, Roegner, Rogers, Ryan, Schaffer, Seitz, Sheehy, Smith, R., Sprague, Stein, Strahorn, Sweeney, Thompson, West, Wiggam, Young, Zeltwanger

Senator Coley

A BILL

To amend sections 117.09, 117.103, 117.38, 118.05,	1
118.07, 149.43, 505.64, 511.234, 940.11, 940.12,	2
1545.072, 1711.131, 2913.21, 3313.291, and	3
3375.392 and to enact sections 9.21, 9.22,	4
717.31, 3313.311, 3314.52, 3326.52, 3328.52, and	5
6119.60 of the Revised Code to regulate the use	6
of credit cards and debit cards by political	7
subdivisions, to modify the duties and powers of	8
the Auditor of State, to specify that electronic	9
submission of a public record request entitles	10
the requestor to damages if the public office	11
fails to comply with the Public Records Act, to	12
make changes to the law governing financial	13
planning and supervision commissions, and to	14
authorize a property tax abatement for certain	15
property subject to a submerged land lease and	16
held by a municipal corporation.	17

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

Section 1. That sections 117.09, 117.103, 117.38, 118.05,	18
118.07, 149.43, 505.64, 511.234, 940.11, 940.12, 1545.072,	19
1711.131, 2913.21, 3313.291, and 3375.392 be amended and	20
sections 9.21, 9.22, 717.31, 3313.311, 3314.52, 3326.52,	21
3328.52, and 6119.60 of the Revised Code be enacted to read as	22
follows:	23
Sec. 9.21. (A) Not later than three months after the	24
effective date of this section, the legislative authority of a	25
political subdivision that holds a credit card account on the	26
effective date of this section shall adopt a written policy for	27
the use of credit card accounts. Otherwise, a legislative	28
authority shall adopt a written policy before first holding a	29
credit card account.	30
The policy shall include provisions addressing all of the	31
<u>following:</u>	32
(1) The officers or positions authorized to use a credit	33
card account;	34
(2) The types of expenses for which a credit card account_	35
may be used;	36
	00
(3) The procedure for acquisition, use, and management of	37
a credit card account and presentation instruments related to	38
the account including cards and checks;	39
(4) The procedure for submitting itemized receipts to the	40
fiscal officer or the fiscal officer's designee;	41
(5) The procedure for endit and increase and it and	4.0
(5) The procedure for credit card issuance, credit card	42
reissuance, credit card cancellation, and the process for	43

(6) The political subdivision's credit card account's 45
<pre>maximum credit limit or limits; 46</pre>
(7) The actions or omissions by an officer or employee_ 47
that qualify as misuse of a credit card account. 48
(B) The name of the political subdivision shall appear on 49
each presentation instrument related to the account including 50
cards and checks. 51
(C) If the political subdivision's fiscal officer does not 52
retain general possession and control of the credit card account 53
and presentation instruments related to the account including 54
cards and checks, the legislative authority shall appoint a 55
<u>compliance officer to perform the duties enumerated under</u> 56
division (D) of this section. The compliance officer may not use 57
<u>a credit card account and may not authorize an officer or</u> 58
<u>employee to use a credit card account. The fiscal officer is not</u> 59
eligible for appointment as compliance officer. 60
erigible for appointment as compliance officer.
(D) The compliance officer, if applicable, and the 61
legislative authority at least quarterly shall review the number 62
of cards and accounts issued, the number of active cards and 63
accounts issued, the cards' and accounts' expiration dates, and 64
the cards' and accounts' credit limits. 65
(E) If the fiscal officer retains general possession and 66
control of the credit card account and presentation instruments 67
related to the account including cards and checks, and the 68
legislative authority authorizes an officer or employee to use a 69
credit card account, the fiscal officer may use a system to sign 70
out credit cards to the authorized users. The officer or 71
employee is liable in person and upon any official bond the 72

officer or employee has given to the political subdivision to	73
reimburse the treasury the amount for which the officer or	74
employee does not provide itemized receipts in accordance with	75
the policy described in division (A) of this section.	76
(F) The use of a credit card account for expenses beyond	77
those authorized by the legislative authority constitutes misuse	78
of a credit card account. An officer or employee of the	79
political subdivision or a public servant as defined under	80
section 2921.01 of the Revised Code who knowingly misuses a	81
credit card account held by the legislative authority violates	82
section 2913.21 of the Revised Code.	83
(G) The fiscal officer or the fiscal officer's designee	84
annually shall file a report with the legislative authority	85
detailing all rewards received based on the use of the political	86
subdivision's credit card account.	87
(H) As used in this section:	88
(h) AS used in this section:	00
"Credit card account" means any bank-issued credit card	89
account, store-issued credit card account, financial	90
institution-issued credit card account, financial depository-	91
issued credit card account, affinity credit card account, or any	92
other card account allowing the holder to purchase goods or	93
services on credit or to transact with the account, and any	94
debit or gift card account related to the receipt of grant	95
moneys. "Credit card account" does not include a procurement	96
card account, gasoline or telephone credit card account, or any	97
other card account where merchant category codes are in place as	98
a system of control for use of the card account.	99

"Political subdivision" means any body corporate and100politic that is responsible for government activities in a101

geographic area smaller than that of the state. "Political

subdivision" does not include a county. 103 Sec. 9.22. As used in this section, "political 104 subdivision" means a county, township, municipal corporation, or 105 any other body corporate and politic that is responsible for 106 government activities in a geographic area smaller than that of 107 108 the state. No political subdivision may hold or utilize a debit card 109 account, except for law enforcement purposes. Possession or use 110 of a debit card account by a political subdivision except for 111 law enforcement purposes is a violation of section 2913.21 of 112 the Revised Code. 113 This section does not apply to debit card accounts related 114 to the receipt of grant moneys. 115 Sec. 117.09. By virtue of his the office, the auditor of 116 state shall be the chief inspector and supervisor of public 117 offices and may appoint not more than three six deputy 118

inspectors and supervisors and a clerk. Not more than two-three119deputy inspectors and supervisors shall belong to the same120political party.121

The auditor of state shall appoint such state examiners as 122 are necessary, who shall be known as assistant auditors of 123 state, and such additional employees as he the auditor of state 124 requires. No person shall be appointed an assistant auditor of 125 state unless he the person holds a baccalaureate degree from an 126 accredited college or university, or has successfully completed 127 at least sixteen semester hours or the equivalent in accounting 128 or a related field from an accredited college or university or 129 an accredited trade, technical, or vocational school beyond the 130

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high school level, or possesses at least three years' experience 131 in accounting or a related field. 132 Any employee called upon to testify in any legal 133 proceedings in regard to any official matter is entitled to 134 compensation and expenses provided in this section. Each 135 employee shall be reimbursed for travel, including meals, 136 hotels, and other actual and necessary expenses when traveling 137 on official business, under order of the auditor of state, away 138

from <u>his the employee's</u> headquarters or the place of his principal assignment, in the manner and at the same rates as are 140 provided by the rules of the director of budget and management 141 governing travel. 142

The auditor of state may employ experts or assistants 143 necessary to disclose the facts concerning any matter and fix 144 their compensation. 145

Sec. 117.103. (A) (1) The auditor of state shall establish 146 and maintain a system for the reporting of fraud, including 147 misuse and misappropriation of public money, by any public 148 office or public official. The system shall allow Ohio residents 149 and the employees of any public office to make anonymous 150 complaints through a toll-free telephone number, the auditor of 151 state's web site, or the United States mail to the auditor of 152 state's office. The auditor of state shall review all complaints 153 in a timely manner. 154

The (2) (a) Subject to division (A) (2) (b) of this section, 155 the auditor of state shall keep a log of all complaints filed 156 under this section, which is a public record under section 157 149.43 of the Revised Code. The log shall include the date the 158 complaint was received, a general description of the nature of 159 the complaint, the name of the public office or agency with 160

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regard to which the complaint is directed, and a general 161 description of the status of the review by the auditor of state. 162 If section 149.43 of the Revised Code or another statute 163 provides for an applicable exemption from the definition of 164 public record for the information recorded on the log, that 165 information may be redacted. 166

(b) The auditor shall not log a complaint regarding an167ongoing criminal investigation, but shall log the complaint not168later than thirty days after the investigation is complete.169

(B) (1) A public office shall provide information about the 170 Ohio fraud-reporting system and the means of reporting fraud to 171 each new employee upon employment with the public office. Each 172 new employee shall confirm receipt of this information within 173 thirty days after beginning employment. The auditor of state 174 shall provide a model form on the auditor of state's web site to 175 be printed and used by new public employees to sign and verify 176 177 their receipt of information as required by this section. The auditor of state shall confirm, when conducting an audit under 178 section 117.11 of the Revised Code, that new employees have been 179 provided information as required by this division. 180

(2) On the effective date of this section May 4, 2012,
each public office shall make all its employees aware of the
fraud-reporting system required by this section.

(3) Divisions (B) (1) and (2) of this section are satisfied
184
if a public office provides information about the fraud185
reporting system and the means of reporting fraud in the
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employee handbook or manual for the public office. An employee
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shall sign and verify the employee's receipt of such a handbook
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or manual.

Sec. 117.38. (A) Each public office, other than a state 190 agency, shall file a financial report for each fiscal year. The 191 auditor of state may prescribe forms by rule or may issue 192 guidelines, or both, for such reports. If the auditor of state 193 has not prescribed a rule regarding the form for the report, the 194 public office shall submit its report on the form utilized by 195 the public office. 196

(B) The report shall be certified by the proper officer or 197 board and filed with the auditor of state within sixty days 198 after the close of the fiscal year, except that public offices 199 reporting pursuant to generally accepted accounting principles 200 shall file their reports within one hundred fifty days after the 201 close of the fiscal year. The auditor of state may extend the 202 deadline for filing a financial report and establish terms and 203 conditions for any such extension. At the time the report is 204 filed with the auditor of state, the chief fiscal officer, 205 except as otherwise provided in section 319.11 of the Revised 206 Code, shall publish notice in a newspaper published in the 207 political subdivision or taxing district, and if there is no 208 such newspaper, then in a newspaper of general circulation in 209 the political subdivision or taxing district. The notice shall 210 state that the financial report has been completed by the public 211 office and is available for public inspection at the office of 212 the chief fiscal officer. 213

(C) The report shall contain the following:

 (A) (1) Amount of collections and receipts, and accounts
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 due from each source;
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 (B) (2) Amount of expenditures for each purpose;
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 (B) (2) Amount of expenditures for each purpose;
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 (C) (3) Income of each public service industry owned or
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operated by a municipal corporation, and the cost of such 219 ownership or operation; 220

(D) _(4) Amount of public debt of each taxing district, the221purpose for which each item of such debt was created, and the222provision made for the payment thereof. The substance of the223report shall be published at the expense of the state in an224annual volume of statistics, which shall be submitted to the225governor. The auditor of state shall transmit the report to the226general assembly at its next session.227

(D) Any public office, other than a state agency, that 228 does not file its financial report at the time required by this 229 section shall pay to the auditor of state twenty-five dollars 230 for each day the report remains unfiled after the filing date; 231 provided, that the penalty payments shall not exceed the sum of 232 seven hundred fifty dollars. The auditor of state may waive all 233 or any part of the penalty assessed under this section upon the 234 filing of the past due financial report. All sums collected from 235 such penalties shall be placed in the public audit expense 236 fund--local government. If the auditor of state fails to receive 237 payment for penalties not paid within one year from the required 2.38 filing date, the auditor may recover the penalties through the 239 process in division (D) of section 117.13 of the Revised Code. 240

(E) Every county agency, board, or commission shall 241 provide to the county auditor, not later than the first day of 242 March each year unless a later date is authorized by the county 243 auditor, all information determined by the county auditor to be 244 necessary for the preparation of the report required by this 245 section. 246

(F) The auditor of state shall publish the substance of247the report submitted under this section in an electronic format248

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that is available to the public.

Sec. 118.05. (A) Pursuant to the powers of the general 250 assembly and for the purposes of this chapter, upon the 251 occurrence of a fiscal emergency in any municipal corporation, 252 county, or township, as determined pursuant to section 118.04 of 253 the Revised Code, there is established, with respect to that 254 municipal corporation, county, or township, a body both 255 corporate and politic constituting an agency and instrumentality 256 of the state and performing essential governmental functions of 257 258 the state to be known as the "financial planning and supervision commission for (name of municipal corporation, 259 county, or township)," which, in that name, may exercise all 260 authority vested in such a commission by this chapter. Except as 261 otherwise provided in division (L) of this section, a separate 262 commission is established with respect to each municipal 263 corporation, county, or township as to which there is a fiscal 264 emergency as determined under this chapter. 265

(B) A commission shall consist of the following voting266members:267

(1) Four ex officio members: the treasurer of state; the 268 director of budget and management; in the case of a municipal 269 corporation, the mayor of the municipal corporation and the 270 presiding officer of the legislative authority of the municipal 271 corporation; in the case of a county, a member of the board of 272 county commissioners and the county auditor; in the case of a 273 county that has adopted a charter under Article X, Ohio 274 Constitution, and under that charter has both a county executive 275 and a county fiscal officer, the county executive and the county 276 fiscal officer; and in the case of a township, a member of the 277 board of township trustees and the county auditor. 278

The treasurer of state may designate a deputy treasurer or 279 director within the office of the treasurer of state or any 280 other appropriate person who is not an employee of the treasurer 281 of state's office; the director of budget and management may 282 designate an individual within the office of budget and 283 management or any other appropriate person who is not an 284 employee of the office of budget and management; the presiding 285 officer of the legislative authority of the municipal 286 corporation may designate any other member of the legislative 287 authority; the board of county commissioners may designate any 288 other member of the board or the fiscal officer of the county; 289 the fiscal officer of a county that has adopted a charter under 290 Article X, Ohio Constitution, may designate an individual within 291 the county fiscal office; the county auditor may designate an 292 individual within the county auditor's office; and the board of 293 township trustees may designate any other member of the board or 294 the fiscal officer of the township to attend the meetings of the 295 commission when the ex officio member is absent or unable for 296 any reason to attend. A designee, when present, shall be counted 297 in determining whether a quorum is present at any meeting of the 298 commission and may vote and participate in all proceedings and 299 actions of the commission. The designations shall be in writing, 300 executed by the ex officio member or entity making the 301 designation, and filed with the secretary of the commission. The 302 designations may be changed from time to time in like manner, 303 but due regard shall be given to the need for continuity. 304

(2) If a municipal corporation, county, or township has a 305
population of at least one thousand, three additional members 306
appointed not later than fifteen days after the auditor of state 307
determines that a fiscal emergency exists as follows: 308

For a municipal corporation, the governor shall appoint

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one member; the mayor shall appoint one member confirmed by the 310 legislative authority of the municipal corporation; and the 311 county auditor of the county in which the largest portion of the 312 territory of the municipal corporation is located shall appoint 313 one member. The county auditor may appoint the county auditor to 314 the commission. 315

For a county, the governor shall appoint one member and 316 the board of county commissioners shall appoint two members. In 317 the case of a county that has adopted a charter under Article X, 318 319 Ohio Constitution, and under that charter has both a county executive and a county council, the governor shall appoint one 320 member, the county executive shall appoint one member, and the 321 county council shall appoint one member. A member of the board 322 of county commissioners, a county executive, or a member of the 323 county council is ineligible for appointment to the commission 324 under this paragraph. 325

For a township, the governor shall appoint one member and326the board of township trustees shall appoint two members. A327member of the board of township trustees is ineligible for328appointment to the commission under this paragraph.329

Each of the three appointed members shall serve during the 330 life of the commission, subject to removal by the appointing 331 authority for misfeasance, nonfeasance, or malfeasance in 332 office. In the event of the death, resignation, incapacity, 333 removal, or ineligibility to serve of an appointed member, the 334 appointing authority that appointed the member shall appoint a 335 successor, except as otherwise provided in division (M) of this 336 section. 337

Each appointed member shall be an individual:

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Who has knowledge and experience in financial matters,	339
financial management, or business organization or operations;	340
Whose residency, office, or principal place of	341
professional or business activity is situated within the	342
municipal corporation, county, or township, except that a county	343
auditor who serves on the commission of a municipal corporation	344
is not required to reside or have an office or principal place	345
of professional or business activity in the municipal	346
corporation;	347
Who shall not become a candidate for elected public office	348
while serving as a member of the commission, except a county	349
auditor who serves on the commission of a municipal corporation	350
may be a candidate for reelection to the county auditor's	351
office.	352
(C) Immediately after appointment of the initial appointed	353
(C) Immediately after appointment of the initial appointed members of the commission, the governor shall call the first	353 354
members of the commission, the governor shall call the first	354
members of the commission, the governor shall call the first meeting of the commission and shall cause written notice of the	354 355
members of the commission, the governor shall call the first meeting of the commission and shall cause written notice of the time, date, and place of the first meeting to be given to each	354 355 356
members of the commission, the governor shall call the first meeting of the commission and shall cause written notice of the time, date, and place of the first meeting to be given to each member of the commission at least forty-eight hours in advance	354 355 356 357
members of the commission, the governor shall call the first meeting of the commission and shall cause written notice of the time, date, and place of the first meeting to be given to each member of the commission at least forty-eight hours in advance of the meeting.	354 355 356 357 358
<pre>members of the commission, the governor shall call the first meeting of the commission and shall cause written notice of the time, date, and place of the first meeting to be given to each member of the commission at least forty-eight hours in advance of the meeting.</pre> (D) The director of budget and management shall serve as	354 355 356 357 358 359
<pre>members of the commission, the governor shall call the first meeting of the commission and shall cause written notice of the time, date, and place of the first meeting to be given to each member of the commission at least forty-eight hours in advance of the meeting.</pre> (D) The director of budget and management shall serve as chairperson of the commission. The commission shall elect one of	354 355 356 357 358 359 360
<pre>members of the commission, the governor shall call the first meeting of the commission and shall cause written notice of the time, date, and place of the first meeting to be given to each member of the commission at least forty-eight hours in advance of the meeting.</pre> (D) The director of budget and management shall serve as chairperson of the commission. The commission shall elect one of its members to serve as vice-chairperson and may appoint a	354 355 356 357 358 359 360 361
<pre>members of the commission, the governor shall call the first meeting of the commission and shall cause written notice of the time, date, and place of the first meeting to be given to each member of the commission at least forty-eight hours in advance of the meeting. (D) The director of budget and management shall serve as chairperson of the commission. The commission shall elect one of its members to serve as vice-chairperson and may appoint a secretary and any other officers, who need not be members of the</pre>	354 355 356 357 358 359 360 361 362
<pre>members of the commission, the governor shall call the first meeting of the commission and shall cause written notice of the time, date, and place of the first meeting to be given to each member of the commission at least forty-eight hours in advance of the meeting.</pre> (D) The director of budget and management shall serve as chairperson of the commission. The commission shall elect one of its members to serve as vice-chairperson and may appoint a secretary and any other officers, who need not be members of the commission, it considers necessary. The chairperson may remove	354 355 356 357 358 359 360 361 362 363

as otherwise provided in division (M) of this section.

(E) The commission may adopt and alter bylaws and rules,
which shall not be subject to section 111.15 or Chapter 119. of
the Revised Code, for the conduct of its affairs and for the
manner, subject to this chapter, in which its powers and
functions shall be exercised and embodied.

(F) Four members of a commission established pursuant to 373 divisions (B)(1) and (2) of this section constitute a quorum of 374 the commission. The affirmative vote of a majority of the 375 members of the commission is necessary for any action taken by 376 vote of the commission. No vacancy in the membership of the 377 commission shall impair the rights of a quorum by such vote to 378 exercise all the rights and perform all the duties of the 379 commission. Members of the commission, and their designees, are 380 not disqualified from voting by reason of the functions of the 381 other office they hold and are not disqualified from exercising 382 the functions of the other office with respect to the municipal 383 corporation, county, or township, its officers, or the 384 commission. 385

(G) The auditor of state shall serve as the "financial 386
supervisor" to the commission unless the auditor of state elects 387
to contract for that service. As used in this chapter, 388
"financial supervisor" means the auditor of state. 389

(H) At the request of the commission, the auditor of state 390 shall designate employees of the auditor of state's office to 391 assist the commission and the financial supervisor and to 392 coordinate the work of the auditor of state's office and the 393 financial supervisor. Upon the determination of a fiscal 394 emergency in any municipal corporation, county, or township, the 395 municipal corporation, county, or township shall provide the 396 commission with such reasonable office space in the principal 397

building housing city, county, or township government, where	398
feasible, as it determines is necessary to carry out its duties	399
under this chapter.	400
(I) The financial supervisor, the members of the	401
commission, the auditor of state, and any person authorized to	402
act on behalf of or assist them shall not be personally liable	403
or subject to any suit, judgment, or claim for damages resulting	404
from the exercise of or failure to exercise the powers, duties,	405
and functions granted to them in regard to their functioning	406
under this chapter, but the commission, the financial	407
supervisor, the auditor of state, and those other persons shall	408
be subject to mandamus proceedings to compel performance of	409
their duties under this chapter and with respect to any debt	410
obligations issued pursuant or subject to this chapter.	411
(J) At the request of the commission, the administrative	412
head of any state agency shall temporarily assign personnel	413
skilled in accounting and budgeting procedures to assist the	414
commission or the financial supervisor in its duties as	415
financial supervisor.	416
(K) The appointed members of the commission who are	417
members of the board of township trustees or are not elected	418
officials are not subject to section 102.02 of the Revised Code.	419
Each appointed member of the commission shall file with the	420
commission a signed written statement setting forth the general	421
nature of sales of goods, property, or services or of loans to	422
the municipal corporation, county, or township with respect to	423
which that commission is established, in which the appointed	424
member has a pecuniary interest or in which any member of the	425
appointed member's immediate family, as defined in section	426
102.01 of the Revised Code, or any corporation, partnership, or	427

enterprise of which the appointed member is an officer, 428 director, or partner, or of which the appointed member or a 429 member of the appointed member's immediate family, as so 430 defined, owns more than a five per cent interest, has a 431 pecuniary interest, and of which sale, loan, or interest such 4.32 member has knowledge. The statement shall be supplemented from 433 time to time to reflect changes in the general nature of any 434 such sales or loans. 435

(L) A commission is not established with respect to any 436 village or township with a population of less than one thousand 437 as of the most recent federal decennial census. Upon the 438 occurrence of a fiscal emergency in such a village or township, 439 the auditor of state shall serve as the financial supervisor of 440 the village or township and shall have all the powers and 441 responsibilities of a commission, including the powers and 442 responsibilities described in section 118.07 of the Revised 443 Code. 444

(M) (1) Notwithstanding any contrary provision of division445(B) (2) or (D) of this section, if one or more appointed seats on446a commission that was established before October 17, 2017, are447or become vacant, division (M) of this section applies448concerning the commission.449

(2) In the case of a commission established with respect to a municipal corporation:

(a) If one such vacancy exists on the commission, the452county auditor of the county in which the largest portion of the453territory of the municipal corporation is located shall appoint454a member to fill the vacancy. The county auditor may appoint the455county auditor to the commission. Of the two remaining appointed456members of the commission, the mayor shall determine, not later457

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than the fifteenth day after the effective date of this	458
amendment or the fifteenth day after the vacancy occurs,	459
whichever is later, which of those members shall be considered	460
the member appointed by the mayor for purposes of divisions (B)	461
(2) and (D) of this section, and the other appointed member	462
shall be considered the member appointed by the governor for	463
purposes of divisions (B)(2) and (D) of this section.	464
(b) If two such vacancies exist on the commission, the	465
county auditor of the county in which the largest portion of the	466
territory of the municipal corporation is located shall appoint	467
a member to fill one vacancy, and the mayor shall appoint a	468
member confirmed by the legislative authority of the municipal	469
corporation to fill the other vacancy. The county auditor may	470
appoint the county auditor to the commission. The remaining	471
appointed member of the commission shall be considered the	472
member appointed by the governor for purposes of divisions (B)	473
(2) and (D) of this section.	474
(c) If three such vacancies exist on the commission, the	475
members shall be appointed in accordance with division (B)(2) of	476
this section.	477
(3) In the case of a commission established with respect	478
to a township:	479
(a) If one such upconcurrent or the commission the	480
(a) If one such vacancy exists on the commission, the	480
board of township trustees shall appoint a member to fill the	482
vacancy, who shall not be a member of the board of township	402
trustees. Of the two remaining appointed members of the commission, the board of township trustees shall determine, not	
later than the fifteenth day after the effective date of this	484 485
	485
amendment or the fifteenth day after the vacancy occurs, whichever is later, which of those members shall be considered	480
whichever is facer, which of chose members shall be considered	40/

the member appointed by the board of township trustees for	488
purposes of divisions (B)(2) and (D) of this section, and the	489
other appointed member shall be considered the member appointed	490
by the governor for purposes of divisions (B)(2) and (D) of this	491
section.	492
(b) If two such vacancies exist on the commission, the	493
board of township trustees shall appoint two members to fill the	494
vacancies, who shall not be members of the board of township	495
trustees. The remaining appointed member of the commission shall	496
be considered the member appointed by the governor for purposes	497
of divisions (B)(2) and (D) of this section.	498
(c) If three such vacancies exist on the commission, the	499
members shall be appointed in accordance with division (B)(2) of	500
this section.	501
(4) After one or more vacancies in appointed seats on a	502
commission have been filled under division (M) of this section,	503
any subsequent vacancy or vacancies shall be filled under	504
division (B)(2) or (D) of this section, as applicable.	505
Sec. 118.07. (A) The financial planning and supervision	506
commission, or when authorized by the commission, the financial	507

supervisor, shall have the following powers, duties, and 508 functions: 509

(1) To review all tax budgets, tax levy ordinances, bond 510 and note ordinances or resolutions, appropriation measures of 511 the municipal corporation, county, or township, and certificates 512 of estimated resources to require that such are consistent with 513 the financial plan and a balanced appropriation budget for the 514 current fiscal year, and any supporting information upon which 515 the financial plan and balanced appropriation budget has been 516

developed and based, and to determine whether revenue estimates 517 and estimates of expenditures and appropriations will result in 518 a balanced budget; 519

(2) To inspect and secure copies of any document, 520 ordinance, resolution, or instrument pertaining to the effective 521 financial accounting and reporting system, debt obligations, 522 debt limits, financial plan, balanced appropriation budgets, 523 appropriation measures, report of audit, statement or invoice, 524 or other worksheet or record of the municipal corporation, 525 526 county, or township; provided that any attorney-client privilege shall remain inviolate; 527

(3) To inspect and secure copies of any document,
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instrument, certification, records of proceedings, or other
worksheet or records of the bureau, county budget commission,
county auditor, or other official or employee of the municipal
corporation, county, or township or other political subdivision,
sing unit, or agency of government of the state;

(4) To review, revise, and approve determinations and
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certifications affecting the municipal corporation, county, or
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township made by the county budget commission or county auditor
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pursuant to Chapter 5705. of the Revised Code to ensure such
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determinations and certifications are consistent with the laws
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of the state;

(5) To bring civil actions, including mandamus, to enforce 540this chapter; 541

(6) To approve the amount and purpose of any issue of debt obligations;

(7) To authenticate and assist the appropriate officers of544the municipal corporation, county, or township in the delivery545

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of debt obligations of the municipal corporation, county, or	546
township;	547
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(8) To consult with the officials of the municipal	548
corporation, county, or township and the auditor of state	549
regarding any necessary or appropriate steps to bring the books	550
of account, accounting systems, and financial procedures and	551
reports of the municipal corporation, county, or township into	552
compliance with requirements prescribed by the auditor of state,	553
and regarding desirable modifications and supplementary systems	554
and procedures pertinent to the municipal corporation, county,	555
or township;	556
(9) To assist or provide assistance to the municipal	557
corporation, county, or township in the structuring or the terms	558
of, and the placement of sale of, debt obligations of the	559
municipal corporation, county, or township;	560
(10) To perform all other powers, duties, and functions as	561
provided under this chapter;	562
(11) To make and enter into all contracts and agreements	563
necessary or incidental to the performance of its duties and the	564
exercise of its powers under this chapter;	565
excluse of its powers under this endpeer,	505
(12) To consult with officials of the municipal	566
corporation, county, or township and make recommendations for	567
cost reductions or revenue increases to achieve balanced budgets	568
and carry out the financial plan.	569
(B) During the fiscal emergency period, the commission or,	570
when authorized by the commission, the financial supervisor,	571
shall, in addition to other powers:	572
(1) With respect to the appropriation measure in effect at	573
the commencement of the fiscal emergency period of the municipal	574

corporation, county, or township if such period commenced more

than three months prior to the end of the current fiscal year, and otherwise with respect to the appropriation measure for the next fiscal year: (a) Review and determine the adequacy of all revenues to meet all expenditures for such fiscal year; (b) Review and determine the extent of any deficiency of revenues to meet such expenditures; (c) Require the municipal corporation, county, or township

to provide justification documents to substantiate, to the 584 extent and in the manner considered necessary, any item of 585 revenue or appropriation; 586

(d) Not later than sixty days after taking office or after receipt of such appropriation measure for the next fiscal year, report to the municipal corporation, county, or township on such determination.

(2) Require the municipal corporation, county, or 591 township, by ordinance or resolution, to establish monthly 592 levels of expenditures and encumbrances consistent with the 593 financial plan and the commission's or, when authorized by the 594 commission, the financial supervisor's review pursuant to 595 divisions (B)(1)(a) and (1)(b) of this section. The commission 596 or, when authorized by the commission, the financial supervisor, 597 shall approve and monitor the monthly levels of expenditures and 598 encumbrances and require justification documents to substantiate 599 any departure from any approved level. 600

(C) In making any determination pursuant to division (B)
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of this section, the commission and the financial supervisor may
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rely on any information considered in its judgment reliable or
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material and shall not be restricted by any tax budget or 604 certificate or any other document which the municipal 605 corporation, county, or township may have adopted or received 606 from any other governmental agency. 607 (D) The municipal corporation, county, state, and township 608 officers or employees thereof, are hereby authorized and 609 directed to assist diligently and promptly the commission and 610 the financial supervisor in the prosecution of their duties, 611 including the furnishing of any materials, including 612 613 justification documents, required. (E) Annually on or before the first day of April during 614 the fiscal emergency period, the commission director of budget 615 and management, as chairperson of a commission, or the auditor 616 of state, as financial supervisor as provided in division (L) of 617 section 118.05 of the Revised Code, shall make reports and 618 recommendations to the speaker of the house of representatives 619 and the president of the senate concerning progress of the 620 municipal corporation, county, or township to eliminate fiscal 621 emergency conditions, failures of the municipal corporation, 622 62.3 county, or township to comply with this chapter, and recommendations for further actions to attain the objectives of 624 this chapter, including legislative action to make provisions of 625 law more effective for their purposes, or to enhance revenue 626 raising or financing capabilities of municipal corporations, 627 counties, or townships. The commission director or the auditor 628 of state may make such interim reports as it the director or the 629 auditor of state may determine to be appropriate for such 630 purposes and shall make such additional reports as may be 631 requested by either house of the general assembly. 632

Sec. 149.43. (A) As used in this section:

(1) "Public record" means records kept by any public 634 office, including, but not limited to, state, county, city, 635 village, township, and school district units, and records 636 pertaining to the delivery of educational services by an 637 alternative school in this state kept by the nonprofit or for-638 profit entity operating the alternative school pursuant to 639 section 3313.533 of the Revised Code. "Public record" does not 640 mean any of the following: 641

(a) Medical records;

(b) Records pertaining to probation and parole proceedings
or to proceedings related to the imposition of community control
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sanctions and post-release control sanctions;
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(c) Records pertaining to actions under section 2151.85
and division (C) of section 2919.121 of the Revised Code and to
appeals of actions arising under those sections;
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(d) Records pertaining to adoption proceedings, including
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the contents of an adoption file maintained by the department of
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health under sections 3705.12 to 3705.124 of the Revised Code;
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(e) Information in a record contained in the putative
father registry established by section 3107.062 of the Revised
Code, regardless of whether the information is held by the
department of job and family services or, pursuant to section
3111.69 of the Revised Code, the office of child support in the
department or a child support enforcement agency;

(f) Records specified in division (A) of section 3107.52658of the Revised Code;659

(g) Trial preparation records; 660

(h) Confidential law enforcement investigatory records; 661

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(i) Records containing information that is confidential	662
under section 2710.03 or 4112.05 of the Revised Code;	663
(j) DNA records stored in the DNA database pursuant to	664
section 109.573 of the Revised Code;	665
(1) Transte mesende veloceed by the depentment of	666
(k) Inmate records released by the department of	666
rehabilitation and correction to the department of youth	667
services or a court of record pursuant to division (E) of	668
section 5120.21 of the Revised Code;	669
(1) Records maintained by the department of youth services	670
pertaining to children in its custody released by the department	671
of youth services to the department of rehabilitation and	672
correction pursuant to section 5139.05 of the Revised Code;	673
(m) Intellectual property records;	674
(n) Donor profile records;	675
(o) Records maintained by the department of job and family	676
services pursuant to section 3121.894 of the Revised Code;	677
(p) Peace officer, parole officer, probation officer,	678
bailiff, prosecuting attorney, assistant prosecuting attorney,	679
correctional employee, community-based correctional facility	680
employee, youth services employee, firefighter, EMT,	681
investigator of the bureau of criminal identification and	682
investigation, or federal law enforcement officer residential	683
and familial information;	684
(q) In the case of a county hospital operated pursuant to	685
Chapter 339. of the Revised Code or a municipal hospital	686
operated pursuant to Chapter 749. of the Revised Code,	687
information that constitutes a trade secret, as defined in	688
section 1333.61 of the Revised Code;	689
- ,	

(r) Information pertaining to the recreational activities
of a person under the age of eighteen;
 (s) In the case of a child fatality review board acting
under sections 307.621 to 307.629 of the Revised Code or a
review conducted pursuant to guidelines established by the
director of health under section 3701.70 of the Revised Code,
records provided to the board or director, statements made by
board members during meetings of the board or by persons
participating in the director's review, and all work products of

the board or director, and in the case of a child fatality699review board, child fatality review data submitted by the board700to the department of health or a national child death review701database, other than the report prepared pursuant to division702(A) of section 307.626 of the Revised Code;703

(t) Records provided to and statements made by the 704
executive director of a public children services agency or a 705
prosecuting attorney acting pursuant to section 5153.171 of the 706
Revised Code other than the information released under that 707
section; 708

(u) Test materials, examinations, or evaluation tools used
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in an examination for licensure as a nursing home administrator
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that the board of executives of long-term services and supports
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administers under section 4751.04 of the Revised Code or
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contracts under that section with a private or government entity
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to administer;

(v) Records the release of which is prohibited by state orfederal law;

(w) Proprietary information of or relating to any person717that is submitted to or compiled by the Ohio venture capital718

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authority created under section 150.01 of the Revised Code;	719
(x) Financial statements and data any person submits for	720
any purpose to the Ohio housing finance agency or the	721
controlling board in connection with applying for, receiving, or	722
accounting for financial assistance from the agency, and	723
information that identifies any individual who benefits directly	724
or indirectly from financial assistance from the agency;	725
(y) Records listed in section 5101.29 of the Revised Code;	726
(z) Discharges recorded with a county recorder under	727
section 317.24 of the Revised Code, as specified in division (B)	728
(2) of that section;	729
(aa) Usage information including names and addresses of	730
specific residential and commercial customers of a municipally	731
owned or operated public utility;	732
(bb) Records described in division (C) of section 187.04	733
of the Revised Code that are not designated to be made available	734
to the public as provided in that division;	735
(cc) Information and records that are made confidential,	736
privileged, and not subject to disclosure under divisions (B)	737
and (C) of section 2949.221 of the Revised Code;	738
(dd) Personal information, as defined in section 149.45 of	739
the Revised Code;	740
(ee) The confidential name, address, and other personally	741
identifiable information of a program participant in the address	742
confidentiality program established under sections 111.41 to	743
111.47 of the Revised Code, including the contents of any	744
application for absent voter's ballots, absent voter's ballot	745
identification envelope statement of voter, or provisional	746

ballot affirmation completed by a program participant who has a 747 confidential voter registration record, and records or portions 748 of records pertaining to that program that identify the number 749 of program participants that reside within a precinct, ward, 750 township, municipal corporation, county, or any other geographic 7.51 area smaller than the state. As used in this division, 752 "confidential address" and "program participant" have the 753 meaning defined in section 111.41 of the Revised Code. 754

(ff) Orders for active military service of an individual 755 serving or with previous service in the armed forces of the 756 United States, including a reserve component, or the Ohio 757 organized militia, except that, such order becomes a public 758 record on the day that is fifteen years after the published date 759 or effective date of the call to order. 760

(2) "Confidential law enforcement investigatory record"
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means any record that pertains to a law enforcement matter of a
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criminal, quasi-criminal, civil, or administrative nature, but
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only to the extent that the release of the record would create a
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high probability of disclosure of any of the following:
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(a) The identity of a suspect who has not been charged
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with the offense to which the record pertains, or of an
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information source or witness to whom confidentiality has been
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reasonably promised;
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(b) Information provided by an information source or 770
witness to whom confidentiality has been reasonably promised, 771
which information would reasonably tend to disclose the source's 772
or witness's identity; 773

(c) Specific confidential investigatory techniques or774procedures or specific investigatory work product;775

(d) Information that would endanger the life or physical
safety of law enforcement personnel, a crime victim, a witness,
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or a confidential information source.
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(3) "Medical record" means any document or combination of
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(4) "Trial preparation record" means any record that
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 contains information that is specifically compiled in reasonable
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 anticipation of, or in defense of, a civil or criminal action or
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 proceeding, including the independent thought processes and
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 personal trial preparation of an attorney.

(5) "Intellectual property record" means a record, other 790 than a financial or administrative record, that is produced or 791 collected by or for faculty or staff of a state institution of 792 higher learning in the conduct of or as a result of study or 793 research on an educational, commercial, scientific, artistic, 794 technical, or scholarly issue, regardless of whether the study 795 or research was sponsored by the institution alone or in 796 conjunction with a governmental body or private concern, and 797 that has not been publicly released, published, or patented. 798

(6) "Donor profile record" means all records about donors
or potential donors to a public institution of higher education
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except the names and reported addresses of the actual donors and
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the date, amount, and conditions of the actual donation.
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(7) "Peace officer, parole officer, probation officer, 803bailiff, prosecuting attorney, assistant prosecuting attorney, 804

correctional employee, community-based correctional facility 805 employee, youth services employee, firefighter, EMT, 806 investigator of the bureau of criminal identification and 807 investigation, or federal law enforcement officer residential 808 809 and familial information" means any information that discloses any of the following about a peace officer, parole officer, 810 probation officer, bailiff, prosecuting attorney, assistant 811 prosecuting attorney, correctional employee, community-based 812 correctional facility employee, youth services employee, 813 firefighter, EMT, investigator of the bureau of criminal 814 identification and investigation, or federal law enforcement 815 officer: 816

(a) The address of the actual personal residence of a 817 peace officer, parole officer, probation officer, bailiff, 818 assistant prosecuting attorney, correctional employee, 819 community-based correctional facility employee, youth services 820 employee, firefighter, EMT, an investigator of the bureau of 821 criminal identification and investigation, or federal law 822 enforcement officer, except for the state or political 823 subdivision in which the peace officer, parole officer, 824 825 probation officer, bailiff, assistant prosecuting attorney, correctional employee, community-based correctional facility 826 employee, youth services employee, firefighter, EMT, 827 investigator of the bureau of criminal identification and 828 investigation, or federal law enforcement officer resides; 829

(b) Information compiled from referral to or participationin an employee assistance program;

(c) The social security number, the residential telephone
number, any bank account, debit card, charge card, or credit
card number, or the emergency telephone number of, or any
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medical information pertaining to, a peace officer, parole 835
officer, probation officer, bailiff, prosecuting attorney, 836
assistant prosecuting attorney, correctional employee, 837
community-based correctional facility employee, youth services 838
employee, firefighter, EMT, investigator of the bureau of 839
criminal identification and investigation, or federal law 840
enforcement officer; 841

(d) The name of any beneficiary of employment benefits, 842 including, but not limited to, life insurance benefits, provided 843 to a peace officer, parole officer, probation officer, bailiff, 844 prosecuting attorney, assistant prosecuting attorney, 845 correctional employee, community-based correctional facility 846 employee, youth services employee, firefighter, EMT, 847 investigator of the bureau of criminal identification and 848 investigation, or federal law enforcement officer by the peace 849 officer's, parole officer's, probation officer's, bailiff's, 850 prosecuting attorney's, assistant prosecuting attorney's, 851 correctional employee's, community-based correctional facility 852 employee's, youth services employee's, firefighter's, EMT's, 853 investigator of the bureau of criminal identification and 854 investigation's, or federal law enforcement officer's employer; 855

856 (e) The identity and amount of any charitable or employment benefit deduction made by the peace officer's, parole 857 officer's, probation officer's, bailiff's, prosecuting 858 859 attorney's, assistant prosecuting attorney's, correctional employee's, community-based correctional facility employee's, 860 youth services employee's, firefighter's, EMT's, investigator of 861 the bureau of criminal identification and investigation's, or 862 federal law enforcement officer's employer from the peace 863 officer's, parole officer's, probation officer's, bailiff's, 864 prosecuting attorney's, assistant prosecuting attorney's, 865

correctional employee's, community-based correctional facility 866 employee's, youth services employee's, firefighter's, EMT's, 867 investigator of the bureau of criminal identification and 868 investigation's, or federal law enforcement officer's 869 compensation unless the amount of the deduction is required by 870 state or federal law; 871

(f) The name, the residential address, the name of the 872 employer, the address of the employer, the social security 873 number, the residential telephone number, any bank account, 874 875 debit card, charge card, or credit card number, or the emergency telephone number of the spouse, a former spouse, or any child of 876 a peace officer, parole officer, probation officer, bailiff, 877 prosecuting attorney, assistant prosecuting attorney, 878 correctional employee, community-based correctional facility 879 employee, youth services employee, firefighter, EMT, 880 investigator of the bureau of criminal identification and 881 investigation, or federal law enforcement officer; 882

(g) A photograph of a peace officer who holds a position
or has an assignment that may include undercover or plain
clothes positions or assignments as determined by the peace
officer's appointing authority.

As used in divisions (A)(7) and (B)(9) of this section, 887 "peace officer" has the same meaning as in section 109.71 of the 888 Revised Code and also includes the superintendent and troopers 889 of the state highway patrol; it does not include the sheriff of 890 a county or a supervisory employee who, in the absence of the 891 sheriff, is authorized to stand in for, exercise the authority 892 of, and perform the duties of the sheriff. 893

As used in divisions (A)(7) and (B)(9) of this section, 894 "correctional employee" means any employee of the department of 895

rehabilitation and correction who in the course of performing 896 the employee's job duties has or has had contact with inmates 897 and persons under supervision. 898

As used in divisions (A)(7) and (B)(9) of this section, 899 "youth services employee" means any employee of the department 900 of youth services who in the course of performing the employee's 901 job duties has or has had contact with children committed to the 902 custody of the department of youth services. 903

As used in divisions (A)(7) and (B)(9) of this section, 904 "firefighter" means any regular, paid or volunteer, member of a 905 lawfully constituted fire department of a municipal corporation, 906 township, fire district, or village. 907

As used in divisions (A)(7) and (B)(9) of this section, 908 "EMT" means EMTs-basic, EMTs-I, and paramedics that provide 909 emergency medical services for a public emergency medical 910 service organization. "Emergency medical service organization," 911 "EMT-basic," "EMT-I," and "paramedic" have the same meanings as 912 in section 4765.01 of the Revised Code. 913

As used in divisions (A)(7) and (B)(9) of this section, 914 "investigator of the bureau of criminal identification and 915 investigation" has the meaning defined in section 2903.11 of the 916 Revised Code. 917

As used in divisions (A)(7) and (B)(9) of this section, 918 "federal law enforcement officer" has the meaning defined in 919 section 9.88 of the Revised Code. 920

(8) "Information pertaining to the recreational activities
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of a person under the age of eighteen" means information that is
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kept in the ordinary course of business by a public office, that
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pertains to the recreational activities of a person under the
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age of eighteen years, and that discloses any of the following:	925
(a) The address or telephone number of a person under the	926
age of eighteen or the address or telephone number of that	927
person's parent, guardian, custodian, or emergency contact	928
person;	929
(b) The social security number, birth date, or	930
photographic image of a person under the age of eighteen;	931
(c) Any medical record, history, or information pertaining	932
to a person under the age of eighteen;	933
(d) Any additional information sought or required about a	934
person under the age of eighteen for the purpose of allowing	935
that person to participate in any recreational activity	936
conducted or sponsored by a public office or to use or obtain	937
admission privileges to any recreational facility owned or	938
operated by a public office.	939
(9) "Community control sanction" has the same meaning as	940
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in section 2929.01 of the Revised Code.	941
in section 2929.01 of the Revised Code. (10) "Post-release control sanction" has the same meaning	
	941
(10) "Post-release control sanction" has the same meaning	941 942
(10) "Post-release control sanction" has the same meaning as in section 2967.01 of the Revised Code.	941 942 943
<pre>(10) "Post-release control sanction" has the same meaning as in section 2967.01 of the Revised Code. (11) "Redaction" means obscuring or deleting any</pre>	941 942 943 944
<pre>(10) "Post-release control sanction" has the same meaning as in section 2967.01 of the Revised Code. (11) "Redaction" means obscuring or deleting any information that is exempt from the duty to permit public</pre>	941 942 943 944 945
<pre>(10) "Post-release control sanction" has the same meaning as in section 2967.01 of the Revised Code. (11) "Redaction" means obscuring or deleting any information that is exempt from the duty to permit public inspection or copying from an item that otherwise meets the</pre>	941 942 943 944 945 946
<pre>(10) "Post-release control sanction" has the same meaning as in section 2967.01 of the Revised Code. (11) "Redaction" means obscuring or deleting any information that is exempt from the duty to permit public inspection or copying from an item that otherwise meets the definition of a "record" in section 149.011 of the Revised Code.</pre>	941 942 943 944 945 946 947
<pre>(10) "Post-release control sanction" has the same meaning as in section 2967.01 of the Revised Code. (11) "Redaction" means obscuring or deleting any information that is exempt from the duty to permit public inspection or copying from an item that otherwise meets the definition of a "record" in section 149.011 of the Revised Code. (12) "Designee" and "elected official" have the same</pre>	941 942 943 944 945 946 947 948
<pre>(10) "Post-release control sanction" has the same meaning as in section 2967.01 of the Revised Code. (11) "Redaction" means obscuring or deleting any information that is exempt from the duty to permit public inspection or copying from an item that otherwise meets the definition of a "record" in section 149.011 of the Revised Code. (12) "Designee" and "elected official" have the same meanings as in section 109.43 of the Revised Code.</pre>	941 942 943 944 945 946 947 948 949

person at all reasonable times during regular business hours. 953 Subject to division (B)(8) of this section, upon request, a 954 public office or person responsible for public records shall 955 make copies of the requested public record available at cost and 956 within a reasonable period of time. If a public record contains 957 information that is exempt from the duty to permit public 958 inspection or to copy the public record, the public office or 959 the person responsible for the public record shall make 960 available all of the information within the public record that 961 962 is not exempt. When making that public record available for public inspection or copying that public record, the public 963 office or the person responsible for the public record shall 964 notify the requester of any redaction or make the redaction 965 plainly visible. A redaction shall be deemed a denial of a 966 request to inspect or copy the redacted information, except if 967 federal or state law authorizes or requires a public office to 968 make the redaction. 969

(2) To facilitate broader access to public records, a 970 public office or the person responsible for public records shall 971 organize and maintain public records in a manner that they can 972 be made available for inspection or copying in accordance with 973 division (B) of this section. A public office also shall have 974 available a copy of its current records retention schedule at a 975 location readily available to the public. If a requester makes 976 an ambiguous or overly broad request or has difficulty in making 977 a request for copies or inspection of public records under this 978 section such that the public office or the person responsible 979 for the requested public record cannot reasonably identify what 980 public records are being requested, the public office or the 981 person responsible for the requested public record may deny the 982 request but shall provide the requester with an opportunity to 983

revise the request by informing the requester of the manner in 984 which records are maintained by the public office and accessed 985 in the ordinary course of the public office's or person's 986 duties. 987

(3) If a request is ultimately denied, in part or in 988 whole, the public office or the person responsible for the 989 requested public record shall provide the requester with an 990 explanation, including legal authority, setting forth why the 991 request was denied. If the initial request was provided in 992 writing, the explanation also shall be provided to the requester 993 in writing. The explanation shall not preclude the public office 994 or the person responsible for the requested public record from 995 relying upon additional reasons or legal authority in defending 996 an action commenced under division (C) of this section. 997

(4) Unless specifically required or authorized by state or 998 federal law or in accordance with division (B) of this section, 999 no public office or person responsible for public records may 1000 limit or condition the availability of public records by 1001 requiring disclosure of the requester's identity or the intended 1002 use of the requested public record. Any requirement that the 1003 requester disclose the requester's identity or the intended use 1004 of the requested public record constitutes a denial of the 1005 request. 1006

(5) A public office or person responsible for public
records may ask a requester to make the request in writing, may
ask for the requester's identity, and may inquire about the
intended use of the information requested, but may do so only
after disclosing to the requester that a written request is not
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mandatory and that the requester may decline to reveal the
requester's identity or the intended use and when a written

request or disclosure of the identity or intended use would 1014 benefit the requester by enhancing the ability of the public 1015 office or person responsible for public records to identify, 1016 locate, or deliver the public records sought by the requester. 1017

(6) If any person chooses to obtain a copy of a public 1018 record in accordance with division (B) of this section, the 1019 public office or person responsible for the public record may 1020 require that person to pay in advance the cost involved in 1021 providing the copy of the public record in accordance with the 1022 choice made by the person seeking the copy under this division. 1023 1024 The public office or the person responsible for the public record shall permit that person to choose to have the public 1025 record duplicated upon paper, upon the same medium upon which 1026 the public office or person responsible for the public record 1027 keeps it, or upon any other medium upon which the public office 1028 or person responsible for the public record determines that it 1029 reasonably can be duplicated as an integral part of the normal 1030 operations of the public office or person responsible for the 1031 public record. When the person seeking the copy makes a choice 1032 under this division, the public office or person responsible for 1033 the public record shall provide a copy of it in accordance with 1034 the choice made by the person seeking the copy. Nothing in this 1035 section requires a public office or person responsible for the 1036 public record to allow the person seeking a copy of the public 1037 record to make the copies of the public record. 1038

(7) (a) Upon a request made in accordance with division (B)
of this section and subject to division (B) (6) of this section,
a public office or person responsible for public records shall
transmit a copy of a public record to any person by United
States mail or by any other means of delivery or transmission
within a reasonable period of time after receiving the request
for the copy. The public office or person responsible for the1045public record may require the person making the request to pay1046in advance the cost of postage if the copy is transmitted by1047United States mail or the cost of delivery if the copy is1048transmitted other than by United States mail, and to pay in1049advance the costs incurred for other supplies used in the1050mailing, delivery, or transmission.1051

1052 (b) Any public office may adopt a policy and procedures that it will follow in transmitting, within a reasonable period 1053 1054 of time after receiving a request, copies of public records by United States mail or by any other means of delivery or 1055 transmission pursuant to division (B)(7) of this section. A 1056 public office that adopts a policy and procedures under division 1057 (B) (7) of this section shall comply with them in performing its 1058 duties under that division. 1059

(c) In any policy and procedures adopted under division(B) (7) of this section:

(i) A public office may limit the number of records
requested by a person that the office will physically deliver by
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United States mail or by another delivery service to ten per
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month, unless the person certifies to the office in writing that
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the person does not intend to use or forward the requested
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records, or the information contained in them, for commercial
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purposes;

(ii) A public office that chooses to provide some or all
of its public records on a web site that is fully accessible to
and searchable by members of the public at all times, other than
during acts of God outside the public office's control or
maintenance, and that charges no fee to search, access,
download, or otherwise receive records provided on the web site,

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may limit to ten per month the number of records requested by a 1075 person that the office will deliver in a digital format, unless 1076 the requested records are not provided on the web site and 1077 unless the person certifies to the office in writing that the 1078 person does not intend to use or forward the requested records, 1079 or the information contained in them, for commercial purposes. 1080

(iii) For purposes of division (B)(7) of this section,
"commercial" shall be narrowly construed and does not include
reporting or gathering news, reporting or gathering information
to assist citizen oversight or understanding of the operation or
activities of government, or nonprofit educational research.

(8) A public office or person responsible for public 1086 records is not required to permit a person who is incarcerated 1087 pursuant to a criminal conviction or a juvenile adjudication to 1088 inspect or to obtain a copy of any public record concerning a 1089 criminal investigation or prosecution or concerning what would 1090 be a criminal investigation or prosecution if the subject of the 1091 investigation or prosecution were an adult, unless the request 1092 to inspect or to obtain a copy of the record is for the purpose 1093 of acquiring information that is subject to release as a public 1094 record under this section and the judge who imposed the sentence 1095 or made the adjudication with respect to the person, or the 1096 judge's successor in office, finds that the information sought 1097 in the public record is necessary to support what appears to be 1098 a justiciable claim of the person. 1099

(9) (a) Upon written request made and signed by a
journalist on or after December 16, 1999, a public office, or
person responsible for public records, having custody of the
records of the agency employing a specified peace officer,
parole officer, probation officer, bailiff, prosecuting

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attorney, assistant prosecuting attorney, correctional employee, 1105 community-based correctional facility employee, youth services 1106 employee, firefighter, EMT, investigator of the bureau of 1107 criminal identification and investigation, or federal law 1108 enforcement officer shall disclose to the journalist the address 1109 of the actual personal residence of the peace officer, parole 1110 officer, probation officer, bailiff, prosecuting attorney, 1111 assistant prosecuting attorney, correctional employee, 1112 community-based correctional facility employee, youth services 1113 employee, firefighter, EMT, investigator of the bureau of 1114 criminal identification and investigation, or federal law 1115 enforcement officer and, if the peace officer's, parole 1116 officer's, probation officer's, bailiff's, prosecuting 1117 attorney's, assistant prosecuting attorney's, correctional 1118 employee's, community-based correctional facility employee's, 1119 youth services employee's, firefighter's, EMT's, investigator of 1120 the bureau of criminal identification and investigation's, or 1121 federal law enforcement officer's spouse, former spouse, or 1122 child is employed by a public office, the name and address of 1123 the employer of the peace officer's, parole officer's, probation 1124 officer's, bailiff's, prosecuting attorney's, assistant 1125 prosecuting attorney's, correctional employee's, community-based 1126 correctional facility employee's, youth services employee's, 1127 firefighter's, EMT's, investigator of the bureau of criminal 1128 identification and investigation's, or federal law enforcement 1129 officer's spouse, former spouse, or child. The request shall 1130 include the journalist's name and title and the name and address 1131 of the journalist's employer and shall state that disclosure of 1132 the information sought would be in the public interest. 1133

(b) Division (B)(9)(a) of this section also applies to 1134 journalist requests for customer information maintained by a 1135

municipally owned or operated public utility, other than social 1136 security numbers and any private financial information such as 1137 credit reports, payment methods, credit card numbers, and bank 1138 account information. 1139

(c) As used in division (B) (9) of this section, 1140 "journalist" means a person engaged in, connected with, or 1141 employed by any news medium, including a newspaper, magazine, 1142 press association, news agency, or wire service, a radio or 1143 television station, or a similar medium, for the purpose of 1144 1145 gathering, processing, transmitting, compiling, editing, or disseminating information for the general public. 1146

(C) (1) If a person allegedly is aggrieved by the failure 1147 of a public office or the person responsible for public records 1148 to promptly prepare a public record and to make it available to 1149 the person for inspection in accordance with division (B) of 1150 this section or by any other failure of a public office or the 1151 person responsible for public records to comply with an 1152 obligation in accordance with division (B) of this section, the 1153 person allegedly aggrieved may do only one of the following, and 1154 not both: 1155

(a) File a complaint with the clerk of the court of claims 1156 or the clerk of the court of common pleas under section 2743.75 1157 of the Revised Code; 1158

(b) Commence a mandamus action to obtain a judgment that 1159 orders the public office or the person responsible for the 1160 public record to comply with division (B) of this section, that 1161 awards court costs and reasonable attorney's fees to the person 1162 that instituted the mandamus action, and, if applicable, that 1163 includes an order fixing statutory damages under division (C)(2) 1164 of this section. The mandamus action may be commenced in the 1165

court of common pleas of the county in which division (B) of1166this section allegedly was not complied with, in the supreme1167court pursuant to its original jurisdiction under Section 2 of1168Article IV, Ohio Constitution, or in the court of appeals for1169the appellate district in which division (B) of this section1170allegedly was not complied with pursuant to its original1171jurisdiction under Section 3 of Article IV, Ohio Constitution.1172

(2) If a requester transmits a written request by hand 1173 delivery, electronic submission, or certified mail to inspect or 1174 receive copies of any public record in a manner that fairly 1175 describes the public record or class of public records to the 1176 public office or person responsible for the requested public 1177 records, except as otherwise provided in this section, the 1178 requester shall be entitled to recover the amount of statutory 1179 damages set forth in this division if a court determines that 1180 the public office or the person responsible for public records 1181 failed to comply with an obligation in accordance with division 1182 (B) of this section. 1183

The amount of statutory damages shall be fixed at one 1184 hundred dollars for each business day during which the public 1185 office or person responsible for the requested public records 1186 failed to comply with an obligation in accordance with division 1187 (B) of this section, beginning with the day on which the 1188 requester files a mandamus action to recover statutory damages, 1189 up to a maximum of one thousand dollars. The award of statutory 1190 damages shall not be construed as a penalty, but as compensation 1191 for injury arising from lost use of the requested information. 1192 The existence of this injury shall be conclusively presumed. The 1193 award of statutory damages shall be in addition to all other 1194 remedies authorized by this section. 1195

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The court may reduce an award of statutory damages or not	1196
award statutory damages if the court determines both of the	1197
following:	1198
(a) That, based on the ordinary application of statutory	1199
law and case law as it existed at the time of the conduct or	1200
threatened conduct of the public office or person responsible	1201
for the requested public records that allegedly constitutes a	1202
failure to comply with an obligation in accordance with division	1203
(B) of this section and that was the basis of the mandamus	1204
action, a well-informed public office or person responsible for	1205
the requested public records reasonably would believe that the	1206
conduct or threatened conduct of the public office or person	1207
responsible for the requested public records did not constitute	1208
a failure to comply with an obligation in accordance with	1209
division (B) of this section;	1210

(b) That a well-informed public office or person
responsible for the requested public records reasonably would
believe that the conduct or threatened conduct of the public
office or person responsible for the requested public records
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would serve the public policy that underlies the authority that
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is asserted as permitting that conduct or threatened conduct.

(3) In a mandamus action filed under division (C)(1) of1217this section, the following apply:1218

(a) (i) If the court orders the public office or the person
responsible for the public record to comply with division (B) of
this section, the court shall determine and award to the relator
all court costs, which shall be construed as remedial and not
punitive.

(ii) If the court makes a determination described in

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division (C) (3) (b) (iii) of this section, the court shall1225determine and award to the relator all court costs, which shall1226be construed as remedial and not punitive.1227

(b) If the court renders a judgment that orders the public 1228 office or the person responsible for the public record to comply 1229 with division (B) of this section or if the court determines any 1230 of the following, the court may award reasonable attorney's fees 1231 to the relator, subject to the provisions of division (C) (4) of 1232 this section: 1233

(i) The public office or the person responsible for the
public records failed to respond affirmatively or negatively to
the public records request in accordance with the time allowed
under division (B) of this section.

(ii) The public office or the person responsible for the
public records promised to permit the relator to inspect or
receive copies of the public records requested within a
specified period of time but failed to fulfill that promise
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within that specified period of time.

(iii) The public office or the person responsible for the 1243 1244 public records acted in bad faith when the office or person voluntarily made the public records available to the relator for 1245 the first time after the relator commenced the mandamus action, 1246 but before the court issued any order concluding whether or not 1247 the public office or person was required to comply with division 1248 (B) of this section. No discovery may be conducted on the issue 1249 of the alleged bad faith of the public office or person 1250 responsible for the public records. This division shall not be 1251 construed as creating a presumption that the public office or 1252 the person responsible for the public records acted in bad faith 1253 when the office or person voluntarily made the public records 1254

available to the relator for the first time after the relator1255commenced the mandamus action, but before the court issued any1256order described in this division.1257

(c) The court shall not award attorney's fees to therelator if the court determines both of the following:1259

(i) That, based on the ordinary application of statutory 1260 law and case law as it existed at the time of the conduct or 1261 threatened conduct of the public office or person responsible 1262 1263 for the requested public records that allegedly constitutes a failure to comply with an obligation in accordance with division 1264 (B) of this section and that was the basis of the mandamus 1265 action, a well-informed public office or person responsible for 1266 the requested public records reasonably would believe that the 1267 conduct or threatened conduct of the public office or person 1268 responsible for the requested public records did not constitute 1269 a failure to comply with an obligation in accordance with 1270 division (B) of this section; 1271

(ii) That a well-informed public office or person
responsible for the requested public records reasonably would
believe that the conduct or threatened conduct of the public
office or person responsible for the requested public records
would serve the public policy that underlies the authority that
is asserted as permitting that conduct or threatened conduct.

(4) All of the following apply to any award of reasonable
attorney's fees awarded under division (C) (3) (b) of this
section:

(a) The fees shall be construed as remedial and not1281punitive.1282

(b) The fees awarded shall not exceed the total of the 1283

reasonable attorney's fees incurred before the public record was 1284 made available to the relator and the fees described in division 1285 (C) (4) (c) of this section. 1286

(c) Reasonable attorney's fees shall include reasonable
fees incurred to produce proof of the reasonableness and amount
of the fees and to otherwise litigate entitlement to the fees.

(d) The court may reduce the amount of fees awarded if the
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court determines that, given the factual circumstances involved
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with the specific public records request, an alternative means
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should have been pursued to more effectively and efficiently
resolve the dispute that was subject to the mandamus action
filed under division (C) (1) of this section.

(5) If the court does not issue a writ of mandamus under
division (C) of this section and the court determines at that
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time that the bringing of the mandamus action was frivolous
conduct as defined in division (A) of section 2323.51 of the
Revised Code, the court may award to the public office all court
costs, expenses, and reasonable attorney's fees, as determined
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by the court.

(D) Chapter 1347. of the Revised Code does not limit theprovisions of this section.1304

(E) (1) To ensure that all employees of public offices are 1305 appropriately educated about a public office's obligations under 1306 division (B) of this section, all elected officials or their 1307 appropriate designees shall attend training approved by the 1308 attorney general as provided in section 109.43 of the Revised 1309 Code. In addition, all public offices shall adopt a public 1310 records policy in compliance with this section for responding to 1311 public records requests. In adopting a public records policy 1312

under this division, a public office may obtain quidance from 1313 the model public records policy developed and provided to the 1314 public office by the attorney general under section 109.43 of 1315 the Revised Code. Except as otherwise provided in this section, 1316 the policy may not limit the number of public records that the 1317 public office will make available to a single person, may not 1318 limit the number of public records that it will make available 1319 during a fixed period of time, and may not establish a fixed 1320 period of time before it will respond to a request for 1321 inspection or copying of public records, unless that period is 1322 less than eight hours. 1323

(2) The public office shall distribute the public records 1324 policy adopted by the public office under division (E)(1) of 1325 this section to the employee of the public office who is the 1326 records custodian or records manager or otherwise has custody of 1327 the records of that office. The public office shall require that 1328 employee to acknowledge receipt of the copy of the public 1329 records policy. The public office shall create a poster that 1330 describes its public records policy and shall post the poster in 1331 a conspicuous place in the public office and in all locations 1332 where the public office has branch offices. The public office 1333 may post its public records policy on the internet web site of 1334 the public office if the public office maintains an internet web 1335 site. A public office that has established a manual or handbook 1336 of its general policies and procedures for all employees of the 1337 public office shall include the public records policy of the 1338 public office in the manual or handbook. 1339

(F) (1) The bureau of motor vehicles may adopt rules
pursuant to Chapter 119. of the Revised Code to reasonably limit
the number of bulk commercial special extraction requests made
by a person for the same records or for updated records during a

calendar year. The rules may include provisions for charges to1344be made for bulk commercial special extraction requests for the1345actual cost of the bureau, plus special extraction costs, plus1346ten per cent. The bureau may charge for expenses for redacting1347information, the release of which is prohibited by law.1348

(2) As used in division (F)(1) of this section: 1349

(a) "Actual cost" means the cost of depleted supplies, 1350
records storage media costs, actual mailing and alternative 1351
delivery costs, or other transmitting costs, and any direct 1352
equipment operating and maintenance costs, including actual 1353
costs paid to private contractors for copying services. 1354

(b) "Bulk commercial special extraction request" means a 1355 request for copies of a record for information in a format other 1356 than the format already available, or information that cannot be 1357 extracted without examination of all items in a records series, 1358 class of records, or database by a person who intends to use or 1359 forward the copies for surveys, marketing, solicitation, or 1360 resale for commercial purposes. "Bulk commercial special 1361 extraction request" does not include a request by a person who 1362 gives assurance to the bureau that the person making the request 1363 does not intend to use or forward the requested copies for 1364 surveys, marketing, solicitation, or resale for commercial 1365 purposes. 1366

(c) "Commercial" means profit-seeking production, buying, 1367or selling of any good, service, or other product. 1368

(d) "Special extraction costs" means the cost of the time
spent by the lowest paid employee competent to perform the task,
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the actual amount paid to outside private contractors employed
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by the bureau, or the actual cost incurred to create computer
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programs to make the special extraction. "Special extraction costs" include any charges paid to a public agency for computer or records services.

(3) For purposes of divisions (F) (1) and (2) of this
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section, "surveys, marketing, solicitation, or resale for
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commercial purposes" shall be narrowly construed and does not
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include reporting or gathering news, reporting or gathering
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information to assist citizen oversight or understanding of the
operation or activities of government, or nonprofit educational
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research.

(G) A request by a defendant, counsel of a defendant, or 1383 any agent of a defendant in a criminal action that public 1384 records related to that action be made available under this 1385 section shall be considered a demand for discovery pursuant to 1386 the Criminal Rules, except to the extent that the Criminal Rules 1387 plainly indicate a contrary intent. The defendant, counsel of 1388 the defendant, or agent of the defendant making a request under 1389 this division shall serve a copy of the request on the 1390 prosecuting attorney, director of law, or other chief legal 1391 1392 officer responsible for prosecuting the action.

Sec. 505.64. (A) The board of township trustees of any 1393 township may authorize an officer, employee, or appointee of the 1394 township to use a credit card account held by the board of 1395 township trustees to pay for work-related expenses. The debt 1396 incurred as a result of the use of a credit card pursuant to 1397 this section shall be paid from moneys appropriated by the board 1398 of township trustees for such expenses in accordance with this 1399 1400 section.

(B) The officer, employee, or appointee shall be liable in1401person and upon any official bond the officer, employee, or1402

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appointee has given to the township for the unauthorized use of 1403 a credit card held by the board of township trustees. The 1404 prosecuting attorney of the county shall recover the amount of 1405 any unauthorized expenses incurred by the officer, employee, or 1406 appointee by civil action in any court of appropriate-1407 jurisdiction. This section does not limit any other liability of 1408 an officer, employee, or appointee for unauthorized use of a 1409 credit card held by the board of township trustees. 1410 (C) An officer, employee, or appointee who is authorized 1411 to use a credit card held by the board of township trustees and 1412 who suspects the loss, theft, or possibility of unauthorized use 1413 of the credit card shall notify the board of township trustees-1414 of the suspected loss, theft, or possible unauthorized use-1415 immediately in writing. The officer, employee, or appointee may 1416 be held liable in person and upon any official bond the officer, 1417 employee, or appointee has given to the township for up to fifty 1418 dollars in unauthorized debt incurred before the board receives-1419 such notification. 1420 (D) Misuse of a credit card held by the board of township 1421 trustees by an Not later than three months after the effective 1422 date of this amendment, the board of township trustees of any 1423 township that holds a credit card account on the effective date 1424 of this amendment shall adopt a written policy for the use of 1425 credit card accounts. Otherwise, a board shall adopt a written 1426 policy before first holding a credit card account. 1427

The policy shall include provisions addressing all of the1428following:1429(1) The officers, positions, or appointees authorized to1430

(1) The officers, positions, or appointees authorized to1430use a credit card account;1431

(2) The types of expenses of which a credit card account	1432
may be used;	1433
(3) The procedure for acquisition, use, and management of	1434
a credit card account and presentation instruments related to	1435
the account including cards and checks;	1436
(4) The procedure for submitting itemized receipts to the	1437
fiscal officer or the fiscal officer's designee;	1438
(5) The procedure for credit card issuance, credit card	1439
reissuance, credit card cancellation, and the process for	1440
reporting lost or stolen credit cards;	1441
(6) The township's credit card account's maximum credit	1442
<u>limit or limits;</u>	1443
(7) The actions or omissions by an officer, employee, or	1444
appointee that qualify as misuse of a credit card account.	1445
(B) The name of the township shall appear on each	1446
presentation instrument related to the account including cards	1447
and checks.	1448
(C) If the township fiscal officer does not retain general	1449
possession and control of the credit card account and	1450
presentation instruments related to the account including cards	1451
and checks, the following applies:	1452
(1) In a township that has adopted a limited home rule	1453
government under Chapter 504. of the Revised Code, the board	1454
shall appoint a compliance officer to perform the duties	1455
enumerated under division (D) of this section. The compliance	1456
officer may not use a credit card account and may not authorize	1457
an officer, employee, or appointee to use a credit card account,	1458
except that a board of township trustees serving in the role of	1459

compliance officer may use a credit card account if so	1460
authorized under the policy and may authorize an officer,	1461
employee, or appointee to use a credit card account as provided	1462
in division (A) of this section. The fiscal officer is not	1463
eligible for appointment as compliance officer.	1464
(2) In a township that has not adopted a limited home rule	1465
government under Chapter 504. of the Revised Code, the fiscal	1466
officer monthly shall present to the board credit card account	1467
transaction detail from the previous month. The board shall	1468
review the credit card account transaction detail and the	1469
chairperson of the board shall sign an attestation stating the	1470
board reviewed the credit card account transaction detail.	1471
(D) The compliance officer, if applicable, and the board	1472
at least once every six months shall review the number of cards	1473
and accounts issued, the number of active cards and accounts	1474
issued, the cards' and accounts' expiration dates, and the	1475
cards' and accounts' credit limits.	1476
(E) If the fiscal officer retains general possession and	1477
	1478
control of the credit card account and presentation instruments	
related to the account including cards and checks, and the board	1479
authorizes an officer, employee, or appointee to use a credit	1480
card, the fiscal officer may use a system to sign out credit	1481
cards to the authorized users. The officer, employee, or	1482
appointee is liable in person and upon any official bond the	1483
officer, employee, or appointee has given to the township to	1484
reimburse the township treasury the amount for which the	1485
officer, employee, or appointee does not provide itemized	1486
receipts in accordance with the policy described in division (A)	1487
of this section.	1488
(F) The use of a credit card account for expenses beyond	1489

those authorized by the board constitutes misuse of a credit 1490 card account. An officer, employee, or appointee of a township 1491 is a violation of or a public servant as defined under section 1492 2921.01 of the Revised Code who knowingly misuses a credit card 1493 account held by the board violates section 2913.21 of the 1494 Revised Code. 1495 (G) The fiscal officer or the fiscal officer's designee 1496 annually shall file a report with the board detailing all 1497 rewards received based on the use of the township's credit card 1498 1499 account. (H) As used in this section, "credit card account" means 1500 any bank-issued credit card account, store-issued credit card 1501 account, financial institution-issued credit card account, 1502 financial depository-issued credit card account, affinity credit 1503 card account, or any other card account allowing the holder to 1504 purchase goods or services on credit or to transact with the 1505 account, and any debit or gift card account related to the 1506 receipt of grant moneys. "Credit card account" does not include 1507 a procurement card account, gasoline or telephone credit card 1508 account, or any other card account where merchant category codes 1509 are in place as a system of control for use of the card account. 1510 Sec. 511.234. (A) The Not later than three months after 1511 the effective date of this amendment, the board of park 1512 commissioners of a township park district may authorize an-1513 officer, employee, or appointee of the board to use that holds a 1514 credit card held by the board to pay for expenses related to 1515 park district business. The debt incurred as a result of the use 1516 of a credit card under this section shall be paid from park-1517 district funds. 1518

(B) No officer, employee, or appointee of a board of park 1519

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commissioners who is authorized to use a credit card held by the	1520
board shall use it to incur any unauthorized debt against the	1521
park district's credit.	1522
(C) Whoever violates division (B) of this section is	1523
quilty of one of the following:	1524
(1) A misdemeanor of the first degree if the amount of the	1525
unauthorized debt is no more than one hundred fifty dollars;	1526
(2) A felony of the fourth degree if the amount of the	1527
unauthorized debt exceeds one hundred fifty dollars.	1528
(D) An officer, employee, or appointee, in a civil action,	1529
may be found personally liable to the park district for the	1530
officer's, employee's, or appointee's unauthorized use of the	1531
park district credit card.	1532
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(E) Whenever any officer, employee, or appointee-	1533
authorized to use a credit card held by the board of park-	1534
commissioners suspects the loss, theft, or possibility of	1535
another person's unauthorized use of the credit card that the	1536
officer, employee, or appointee is authorized to use, the-	1537
officer, employee, or appointee shall so notify the board-	1538
immediately in writing. The officer, employee, or appointee may-	1539
be held personally liable for unauthorized debt resulting from-	1540
the loss, theft, or unauthorized use, in the amount of fifty-	1541
dollars or the amount charged to the credit card as a result of	1542
the loss, theft, or unauthorized use, whichever is less. account	1543
on the effective date of this amendment shall adopt a written	1544
policy for the use of credit card accounts. Otherwise, a board	1545
shall adopt a written policy before first holding a credit card	1546
account.	1547

The policy shall include provisions addressing all of the 1548

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<u>following:</u>	1549
(1) The officers, positions, or appointees authorized to	1550
<u>use a credit card account;</u>	1551
(2) The types of expenses for which a credit card account	1552
may be used;	1553
(3) The procedure for acquisition, use, and management of	1554
a credit card account and presentation instruments related to	1555
the account including cards and checks;	1556
(4) The procedure for submitting itemized receipts to the	1557
<u>clerk or the clerk's designee;</u>	1558
(5) The procedure for credit card issuance, credit card	1559
reissuance, credit card cancellation, and the process for	1560
reporting lost or stolen credit cards;	1561
(6) The district's credit card account's maximum credit	1562
<pre>(1) The officers, positions, or appointees authorized to use a credit card account; (2) The types of expenses for which a credit card account may be used; (3) The procedure for acquisition, use, and management of a credit card account and presentation instruments related to the account including cards and checks; (4) The procedure for submitting itemized receipts to the clerk or the clerk's designee; (5) The procedure for credit card issuance, credit card reissuance, credit card cancellation, and the process for reporting lost or stolen credit cards;</pre>	1563
(7) The actions or omissions by an officer, employee, or	1564
appointee that qualify as misuse of a credit card account.	1565
(B) The name of the township park district shall appear on	1566
each presentation instrument related to the account including	1567
cards and checks.	1568
(C) If the clerk of the district does not retain general	1569
possession and control of the credit card account and	1570
presentation instruments related to the account including cards	1571
and checks, the board shall appoint a compliance officer to	1572
perform the duties enumerated under division (D) of this	1573
section. The compliance officer may not use a credit card	1574
account and may not authorize an officer, employee, or appointee	1575
to use a credit card account, except that a board of park	1576

commissioners serving in the role of compliance officer may use	1577
a credit card account if so authorized under the policy and may	1578
authorize an officer, employee, or appointee to use a credit	1579
card account as provided in division (A) of this section. The	1580
clerk is not eligible for appointment as compliance officer.	1581
(D) The compliance officer, if applicable, and the board	1582
at least quarterly shall review the number of cards and accounts	1583
issued, the number of active cards and accounts issued, the	1584
cards' and accounts' expiration dates, and the cards' and	1585
accounts' credit limits.	1586
(E) If the clerk retains general possession and control of	1587
the credit card account and presentation instruments related to	1588
the account including cards and checks, and the board authorizes	1589
an officer, employee, or appointee to use a credit card, the	1590
clerk may use a system to sign out credit cards to the	1591
authorized users. The officer, employee, or appointee is liable	1592
in person and upon any official bond the officer, employee, or	1593
appointee has given to the township park district to reimburse	1594
the district treasury the amount for which the officer,	1595
employee, or appointee does not provide itemized receipts in	1596
accordance with the policy described in division (A) of this	1597
section.	1598
(F) The use of a credit card account for expenses beyond	1599
those authorized by the board constitutes misuse of a credit	1600
card account. An officer, employee, or appointee of a township	1601
park district or a public servant as defined under section	1602
2921.01 of the Revised Code who knowingly misuses a credit card	1603
account held by the board violates section 2913.21 of the	1604
Revised Code.	1605
(C) The clear the clear is designed enoughly shall file	1 () (

(G) The clerk or the clerk's designee annually shall file 1606

a report with the board detailing all rewards received based on	1607
the use of the township park district's credit card account.	1608
(H) As used in this section, "credit card account" means	1609
any bank-issued credit card account, store-issued credit card	1610
account, financial institution-issued credit card account,	1611
	1612
financial depository-issued credit card account, affinity credit	-
card account, or any other card account allowing the holder to	1613
purchase goods or services on credit or to transact with the	1614
account, and any debit or gift card account related to the	1615
receipt of grant moneys. "Credit card account" does not include	1616
a procurement card account, gasoline or telephone credit card	1617
account, or any other card account where merchant category codes	1618
are in place as a system of control for use of the card account.	1619
Sec. 717.31. (A) Not later than three months after the	1620
effective date of this section, a legislative authority of a	1621
municipal corporation that holds a credit card account on the	1622
effective date of this section shall adopt a written policy for	1623
the use of credit card accounts. Otherwise, a legislative	1624
authority shall adopt a written policy before first holding a_	1625
credit card account.	1626
The policy shall include provisions addressing all of the	1627
following:	1628
(1) The officers or positions authorized to use a credit	1629
card account;	1630
(2) The types of expenses for which a credit card account	1631
<u>may be used;</u>	1632
(3) The procedure for acquisition, use, and management of	1633
a credit card account and presentation instruments related to	1634
the account including cards and checks;	1635

(4) The procedure for submitting itemized receipts to the	1636
village clerk or city auditor or the clerk's or auditor's	1637
designee;	1638
(5) The procedure for credit card issuance, credit card	1639
reissuance, credit card cancellation, and the process for	1640
reporting lost or stolen credit cards;	1641
(6) The municipal corporation's credit card account's	1642
maximum credit limit or limits;	1643
(7) The actions or omissions by an officer or employee	1644
that qualify as misuse of a credit card account.	1645
(B) The name of the municipal corporation shall appear on	1646
each presentation instrument related to the account including	1647
cards and checks.	1648
(C) If the village clerk or city auditor, as applicable,	1649
does not retain general possession and control of the credit	1650
card account and presentation instruments related to the account	1651
including cards and checks, the following applies:	1652
(1) In a municipal corporation that has the authority to	1653
operate a mayor's court pursuant to Chapter 1905. of the Revised	1654
Code, the chief executive officer of the municipal corporation	1655
shall appoint a compliance officer to perform the duties	1656
enumerated under division (D) of this section. The compliance	1657
officer may not use a credit card account and may not authorize	1658
an officer or employee to use a credit card account. The village	1659
clerk or city auditor is not eligible for appointment as	1660
compliance officer.	1661
(2) In a municipal corporation that does not have the	1662
authority to operate a mayor's court pursuant to Chapter 1905.	1663
of the Revised Code, the village clerk or city auditor monthly	1664

shall present to the legislative authority credit card account 1665 transaction detail from the previous month. The legislative 1666 authority shall review the credit card account transaction 1667 detail and the presiding officer of the legislative authority 1668 shall sign an attestation stating the legislative authority 1669 reviewed the credit card account transaction detail. 1670 (D) The compliance officer, if applicable, and the 1671 legislative authority at least quarterly shall review the number 1672 of cards and accounts issued, the number of active cards and 1673 accounts issued, the cards' and accounts' expiration dates, and 1674 the cards' and accounts' credit limits. 1675 (E) If the village clerk or city auditor retains general 1676

possession and control of the credit card account and 1677 presentation instruments related to the account including cards 1678 and checks, and the legislative authority authorizes an officer 1679 or employee to use a credit card, the village clerk or city 1680 auditor may use a system to sign out credit cards to the 1681 authorized users. The officer or employee is liable in person 1682 and upon any official bond the officer or employee has given to 1683 the municipal corporation to reimburse the treasury the amount 1684 for which the officer or employee does not provide itemized 1685 receipts in accordance with the policy described in division (A) 1686 of this section. 1687

(F) The use of a credit card account for expenses beyond1688those authorized by the legislative authority constitutes misuse1689of a credit card account. An officer or employee of the1690municipal corporation or a public servant as defined under1691section 2921.01 of the Revised Code who knowingly misuses a1692credit card account held by the municipal corporation violates1693section 2913.21 of the Revised Code.1694

(G) The village clerk or city auditor, as applicable, or	1695
the designee of that applicable officer annually shall file a	1696
report with the legislative authority detailing all rewards	1697
received based on the use of the municipal corporation's credit	1698
card account.	1699
(H) As used in this section, "credit card account" means	1700
any bank-issued credit card account, store-issued credit card	1701
account, financial institution-issued credit card account,	1702
financial depository-issued credit card account, affinity credit	1703
card account, or any other card account allowing the holder to	1704
purchase goods or services on credit or to transact with the	1705
account, and any debit or gift card account related to the	1706
receipt of grant moneys. "Credit card account" does not include	1707
a procurement card account, gasoline or telephone credit card	1708

account, or any other card account where merchant category codes 1709 are in place as a system of control for use of the card account. 1710

Sec. 940.11. The-(A) Not later than three months after the 1711 effective date of this amendment, the supervisors of a soil and 1712 water conservation district may hold one or more that hold a 1713 credit cards on behalf of the district and may authorize any 1714 supervisor or employee of the district to use such a credit card-1715 to pay for expenses related to the purposes of the district. The 1716 supervisors shall pay the debt incurred as a result of the use 1717 of such a credit card from money accepted by the supervisors as 1718 authorized under division (E) of section 940.06 of the Revised 1719 Code or from the special fund established for the district under 1720 section 940.12 of the Revised Code. The misuse of card account 1721 on the effective date of this amendment shall adopt a written 1722 policy for the use of credit card accounts. Otherwise, the 1723 supervisors shall adopt a written policy before first holding a 1724 credit card account. 1725

The policy shall include provisions addressing all of the	1726
following:	1727
(1) The supervisors or positions authorized to use a	1728
credit card account;	1729
(2) The types of expenses for which a credit card account	1730
may be used;	1731
(3) The procedure for acquisition, use, and management of	1732
a credit card account and presentation instruments related to	1733
the account including cards and checks;	1734
(4) The procedure for submitting itemized receipts to the	1735
fiscal agent or the fiscal agent's designee;	1736
(5) The procedure for credit card issuance, credit card	1737
reissuance, credit card cancellation, and the process for	1738
reporting lost or stolen credit cards;	1739
(6) The district's credit card account's maximum credit	1740
<u>limit or limits;</u>	1741
(7) The actions or omissions by an officer or employee	1742
that qualify as misuse of a credit card account.	1743
(B) The name of the soil and water conservation district	1744
shall appear on each presentation instrument related to the	1745
account including cards and checks.	1746
(C) If the fiscal agent of the district does not retain	1747
general possession and control of the credit card account and	1748
presentation instruments related to the account including cards	1749
and checks, the supervisors shall appoint a compliance officer	1750
to perform the duties enumerated under division (D) of this	1751
section. The compliance officer may not use a credit card	1752
account and may not authorize a supervisor or employee to use a	1753

credit card account. The fiscal agent is not eligible for	1754
appointment as compliance officer.	1755
(D) The compliance officer, if applicable, and the	1756
supervisors at least quarterly shall review the number of cards	1757
and accounts issued, the number of active cards and accounts	1758
issued, the cards' and accounts' expiration dates, and the	1759
cards' and accounts' credit limits.	1760
(E) If the fiscal agent retains general possession and	1761
control of the credit card account and presentation instruments	1762
related to the account including cards and checks, and the	1763
supervisors authorize a supervisor or employee to use a credit	1764
card, the fiscal agent may use a system to sign out credit cards	1765
to the authorized users. The supervisor or employee is liable in	1766
person and upon any official bond the supervisor or employee has	1767
given to the district to reimburse the district treasury the	1768
amount for which the supervisor or employee does not provide	1769
itemized receipts in accordance with the policy described in	1770
division (A) of this section.	1771
(F) The use of a credit card account for expenses beyond	1772
those authorized by the supervisors constitutes misuse of a	1773
credit card account. A supervisor or employee of a soil and	1774
water conservation district or a public servant as defined under	1775
section 2921.01 of the Revised Code who knowingly misuses a	1776
credit card <u>account held</u> on behalf of a soil and water	1777
conservation district is a violation of violates section 2913.21	1778
of the Revised Code. In addition, a supervisor or employee of a	1779
district who makes unauthorized use of such a credit card may be-	1780
held personally liable to the district for the unauthorized use.	1781
This section does not limit any other liability of a supervisor	1782
or employee of a district for the unauthorized use of such a	1783

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aradit	aard
crearc	caru.

A supervisor or employee of a soil and water conservation	1785
district who is authorized to use a credit card that is held on-	1786
behalf of the district and who suspects the loss, theft, or-	1787
possibility of another person's unauthorized use of the credit-	1788
card immediately shall notify the supervisors in writing of the-	1789
suspected loss, theft, or possible unauthorized use.	1790
(G) The fiscal agent or the fiscal agent's designee	1791
annually shall file a report with the supervisors detailing all	1792
rewards received based on the use of the soil and water	1793
conservation district's credit card account.	1794
(H) As used in this section, "credit card account" means	1795
any bank-issued credit card account, store-issued credit card	1796
account, financial institution-issued credit card account,	1797
financial depository-issued credit card account, affinity credit	1798
card account, or any other card account allowing the holder to	1799
purchase goods or services on credit or to transact with the	1800
account, and any debit or gift card account related to the	1801
receipt of grant moneys. "Credit card account" does not include	1802
a procurement card account, gasoline or telephone credit card	1803
account, or any other card account where merchant category codes	1804
are in place as a system of control for use of the card account.	1805

Sec. 940.12. The board of county commissioners of each 1806 county in which there is a soil and water conservation district 1807 may levy a tax within the ten-mill limitation and may 1808 appropriate money from the proceeds of the levy or from the 1809 general fund of the county. The money shall be held in a special 1810 fund for the credit of the district, to be expended for the 1811 purposes prescribed in sections section 940.08 and 940.11 of the 1812 Revised Code or under the policy adopted under section 940.11 of 1813

the Revised Code, for construction and maintenance of1814improvements by the district, and for other expenses incurred in1815carrying out the program of the district upon the written order1816of the fiscal agent for the district after authorization by a1817majority of the supervisors of the district.1818Sec. 1545.072. (A) The Not later than three months afterthe effective date of this amendment, a board of park1820commissioners may authorize an officer, employee, or appointee1821
carrying out the program of the district upon the written order1816of the fiscal agent for the district after authorization by a1817majority of the supervisors of the district.1818Sec. 1545.072. (A) The Not later than three months after18191820
of the fiscal agent for the district after authorization by a1817majority of the supervisors of the district.1818Sec. 1545.072. (A) The Not later than three months after1819the effective date of this amendment, a board of park1820
majority of the supervisors of the district.1818Sec. 1545.072. (A) The Not later than three months after1819the effective date of this amendment, a board of park1820
Sec. 1545.072. (A) The Not later than three months after1819the effective date of this amendment, a board of park1820
the effective date of this amendment, a board of park 1820
commissioners may authorize an officer, employee, or appointee 1821
of the board to use of a park district that holds a credit card 1822
held by the park district to pay for expenses related to park 1823
district business. The debt incurred as a result of the use of a 1824
credit card under this section shall be paid from park district 1825
funds account on the effective date of this amendment shall 1826
adopt a written policy for the use of credit card accounts. 1827
Otherwise, a board shall adopt a written policy before first 1828
holding a credit card account. 1829
The policy shall include provisions addressing all of the 1830
following: 1830
<u>10110wing.</u>
(1) The officers, positions, or appointees authorized to 1832
use park district credit card accounts; 1833
(2) The types of expenses for which a credit card account 1834
<u>may be used;</u> 1835
(3) The procedure for acquisition, use, and management of 1836
a credit card account and presentation instruments related to 1837
the account including cards and checks; 1838
(4) The procedure for submitting itemized receipts to the 1839
treasurer or the treasurer's designee; 1840
(5) The procedure for credit card issuance, credit card 1841
reissuance, credit card cancellation, and the process for 1842

reporting lost or stolen credit cards;	1843
(6) The district's credit card account's maximum credit	1844
<u>limit or limits;</u>	1845
(7) The actions or omissions by an officer, employee, or	1846
appointee that qualify as misuse of a credit card account.	1847
(B) Misuse of a credit card held by the board by an The	1848
name of the park district shall appear on each presentation	1849
instrument related to the account including cards and checks.	1850
(C) If the treasurer of the park district does not retain	1851
general possession and control of the credit card account and	1852
presentation instruments related to the account including cards	1853
and checks, the board shall appoint a compliance officer to	1854
perform the duties enumerated under division (D) of this	1855
section. The compliance officer may not use a credit card	1856
account and may not authorize an officer, employee, or appointee	1857
to use a credit card account. The treasurer is not eligible for	1858
appointment as compliance officer.	1859
(D) The compliance officer, if applicable, and the board	1860
at least quarterly shall review the number of cards and accounts	1861
issued, the number of active cards and accounts issued, the	1862
cards' and accounts' expiration dates, and the cards' and	1863
accounts' credit limits.	1864
(E) If the treasurer retains general possession and	1865
control of the credit card account and presentation instruments	1866
related to the account including cards and checks, and the board	1867
authorizes an officer, employee, or appointee to use a credit	1868
card, the treasurer may use a system to sign out credit cards to	1869
the authorized users. The officer, employee, or appointee is	1870
liable in person and upon any official bond the officer,	1871

employee, or appointee has given to the park district to	1872
reimburse the district treasury the amount for which the	1873
officer, employee, or appointee does not provide itemized	1874
receipts in accordance with the policy described in division (A)	1875
of this section.	1876
(F) The use of a credit card account for expenses beyond	1877
those authorized by the board constitutes misuse of a credit	1878
card account. An officer, employee, or appointee of a board of	1879
park commissioners is a violation of <u>or a public servant as</u>	1880
defined under section 2921.01 of the Revised Code who knowingly	1881
misuses a credit card account held by the board violates section	1882
2913.21 of the Revised Code.	1883
(C) An officer, employee, or appointee, in a civil action,	1884
may be found personally liable to the park district for the	1885
officer's, employee's, or appointee's unauthorized use of the	1886
park district credit card.	1887
(D) Any officer, employee, or appointee who is authorized	1888
to use a credit card held by the board of park commissioners and	1889
who suspects the loss, theft, or possibility of another person's	1890
unauthorized use of the credit card shall notify the board of	1891
park commissioners of the suspected loss, theft, or possible-	1892
unauthorized use immediately in writing.	1893
The officer, employee, or appointee may be held personally	1894
liable for unauthorized debt resulting from such loss, theft, or-	1895
unauthorized use, in the amount of fifty dollars or the amount-	1896
charged to the credit card as a result of the loss, theft, or	1897
unauthorized use, whichever is less.	1898
(G) The treasurer or the treasurer's designee annually	1899
shall file a report with the board detailing all rewards	1900

received based on the use of the park district's credit card	1901
account.	1902
(H) As used in this section, "credit card account" means	1903
any bank-issued credit card account, store-issued credit card	1904
account, financial institution-issued credit card account,	1905
financial depository-issued credit card account, affinity credit	1906
card account, or any other card account allowing the holder to	1907
purchase goods or services on credit or to transact with the	1908
account, and any debit or gift card account related to the	1909
receipt of grant moneys. "Credit card account" does not include	1910
a procurement card account, gasoline or telephone credit card	1911
account, or any other card account where merchant category codes	1912
are in place as a system of control for use of the card account.	1913
Sec. 1711.131. (A) The Not later than three months after	1914
the effective date of this amendment, the board of directors of	1914
a county agricultural society or an independent agricultural	1916
society may authorize by resolution an officer or employee of	1910
the agricultural society to use that holds a credit card held by	1917
the board to pay for expenses related to the purposes of the	1910
agricultural society. If a board elects to authorize the use of	1920
a credit card held by the board as described in this section,	1920
the board first shall adopt a policy specifying the purposes for	1921
which the credit card may be used.	1923
which the create card may be used.	1920
(B) An officer or employee of an agricultural society who	1924
makes unauthorized use of a credit card held by the society's	1925
board of directors is personally liable for the unauthorized	1926
use. The prosecuting attorney of the appropriate county shall	1927
recover the amount of any unauthorized expenses incurred by the	1928
officer or employee through the misuse of the credit card in a	1929
civil action in any court of competent jurisdiction. This-	1930

section does not limit any other liability of the officer or 1931 employee for the unauthorized use of a credit card held by the 1932 board of directors. 1933 (C) An officer or employee who is authorized to use a 1934 credit card held by the board of directors of an agricultural 1935 society and who suspects the loss, theft, or possibility of 1936 unauthorized use of the credit card immediately shall notify the 1937 board in writing of the suspected loss, theft, or possible 1938 unauthorized use. The officer or employee may be held personally 1939 liable for not more than fifty dollars in unauthorized debt-1940 incurred before the board receives the notification. 1941 (D) The misuse by an account on the effective date of this 1942 amendment shall adopt a written policy for the use of credit 1943 card accounts. Otherwise, a board shall adopt a written policy 1944 before first holding a credit card account. 1945 The policy shall include provisions addressing all of the 1946 following: 1947 1948 (1) The officers or positions authorized to use credit 1949 card accounts; (2) The types of expenses for which a credit card account 1950 1951 may be used; (3) The procedure for acquisition, use, and management of 1952 a credit card account and presentation instruments related to 1953 the account including cards and checks; 1954 (4) The procedure for submitting itemized receipts to the 1955

treasurer or the treasurer's designee; 1956

(5) The procedure for credit card issuance, credit card1957reissuance, credit card cancellation, and the process for1958

reporting lost or stolen credit cards;	1959
(6) The society's credit card account's maximum credit	1960
<u>limit or limits;</u>	1961
(7) mba actions an emissions but an efficient an employed	1000
(7) The actions or omissions by an officer or employee	1962
that qualify as misuse of a credit card account.	1963
(B) The name of the county agricultural society or	1964
independent agricultural society shall appear on each	1965
presentation instrument related to the account including cards	1966
and checks.	1967
(C) If the treasurer of the agricultural society does not	1968
retain general possession and control of the credit card account	1969
and presentation instruments related to the account including	1970
cards and checks, the board shall appoint a compliance officer	1971
to perform the duties enumerated under division (D) of this	1972
section. The compliance officer may not use a credit card	1973
account and may not authorize an officer or employee to use a	1974
credit card account. The treasurer is not eligible for	1975
appointment as compliance officer.	1976
(D) The compliance officer, if applicable, and the board	1977
at least quarterly shall review the number of cards and accounts	1978
issued, the number of active cards and accounts issued, the	1979
cards' and accounts' expiration dates, and the cards' and	1980
accounts' credit limits.	1981
	1
(E) If the treasurer retains general possession and	1982
control of the credit card account and presentation instruments	1983
related to the account including cards and checks, and the board	1984
authorizes an officer or employee to use a credit card, the	1985
treasurer may use a system to sign out credit cards to the	1986
authorized users. The officer or employee is liable in person	1987

and upon any official bond the officer or employee has given to 1988 the agricultural society to reimburse the society treasury the 1989 amount for which the officer or employee does not provide 1990 itemized receipts in accordance with the policy described in 1991 division (A) of this section. 1992 (F) The use of a credit card account for expenses beyond 1993 those authorized by the board constitutes misuse of a credit 1994 <u>card account. An</u>officer or employee of an agricultural society 1995 or a public servant as defined under section 2921.01 of the 1996 Revised Code who knowingly misuses a credit card account held by 1997 the society's board of directors is a violation of violates 1998 section 2913.21 of the Revised Code. 1999 (G) The treasurer or the treasurer's designee annually 2000 shall file a report with the board detailing all rewards 2001 received based on the use of the society's credit card account. 2002 (H) As used in this section, "credit card account" means 2003 any bank-issued credit card account, store-issued credit card 2004 account, financial institution-issued credit card account, 2005 financial depository-issued credit card account, affinity credit 2006 card account, or any other card account allowing the holder to 2007 purchase goods or services on credit or to transact with the 2008 account, and any debit or gift card account related to the 2009 receipt of grant moneys. "Credit card account" does not include 2010 a procurement card account, gasoline or telephone credit card 2011 account, or any other card account where merchant category codes 2012 are in place as a system of control for use of the card account. 2013

Sec. 2913.21. (A) No person shall do any of the following: 2014 (1) Practice deception for the purpose of procuring the 2015 issuance of a credit card, when a credit card is issued in 2016

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actual reliance thereon;	2017
(2) Knowingly buy or sell a credit card from or to a person other than the issuer:	2018 2019
(3) As an officer, employee, or appointee of a political subdivision or as a public servant as defined under section	2020 2021
2921.01 of the Revised Code, knowingly misuse a credit card account held by a political subdivision.	2022 2023
(B) No person, with purpose to defraud, shall do any of the following:	2024 2025
(1) Obtain control over a credit card as security for a debt;	2026 2027
(2) Obtain property or services by the use of a credit card, in one or more transactions, knowing or having reasonable cause to believe that the card has expired or been revoked, or was obtained, is retained, or is being used in violation of law;	2028 2029 2030 2031
(3) Furnish property or services upon presentation of a credit card, knowing that the card is being used in violation of law;	2032 2033 2034
(4) Represent or cause to be represented to the issuer of a credit card that property or services have been furnished, knowing that the representation is false.	2035 2036 2037
(C) No person, with purpose to violate this section, shall receive, possess, control, or dispose of a credit card.	2038 2039
(D)(1) Whoever violates this section is guilty of misuse of credit cards.	2040 2041
(2) Except as otherwise provided in division (D)(4) of this section, a violation of division (A), (B)(1), or (C) of	2042 2043

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this section is a misdemeanor of the first degree.

(3) Except as otherwise provided in this division or 2045 division (D)(4) of this section, a violation of division (B)(2), 2046 (3), or (4) of this section is a misdemeanor of the first 2047 degree. If the cumulative retail value of the property and 2048 services involved in one or more violations of division (B)(2), 2049 (3), or (4) of this section, which violations involve one or 2050 more credit card accounts and occur within a period of ninety 2051 consecutive days commencing on the date of the first violation, 2052 2053 is one thousand dollars or more and is less than seven thousand five hundred dollars, misuse of credit cards in violation of any 2054 of those divisions is a felony of the fifth degree. If the 2055 cumulative retail value of the property and services involved in 2056 one or more violations of division (B)(2), (3), or (4) of this 2057 section, which violations involve one or more credit card 2058 accounts and occur within a period of ninety consecutive days 2059 commencing on the date of the first violation, is seven thousand 2060 five hundred dollars or more and is less than one hundred fifty 2061 thousand dollars, misuse of credit cards in violation of any of 2062 those divisions is a felony of the fourth degree. If the 2063 cumulative retail value of the property and services involved in 2064 one or more violations of division (B)(2), (3), or (4) of this 2065 section, which violations involve one or more credit card 2066 accounts and occur within a period of ninety consecutive days 2067 commencing on the date of the first violation, is one hundred 2068 fifty thousand dollars or more, misuse of credit cards in 2069 violation of any of those divisions is a felony of the third 2070 degree. 2071

(4) If the victim of the offense is an elderly person or
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disabled adult, and if the offense involves a violation of
2073
division (B)(1) or (2) of this section, division (D)(4) of this
2074

section applies. Except as otherwise provided in division (D)(4) 2075 of this section, a violation of division (B)(1) or (2) of this 2076 section is a felony of the fifth degree. If the debt for which 2077 the card is held as security or the cumulative retail value of 2078 the property or services involved in the violation is one 2079 thousand dollars or more and is less than seven thousand five 2080 hundred dollars, a violation of either of those divisions is a 2081 felony of the fourth degree. If the debt for which the card is 2082 held as security or the cumulative retail value of the property 2083 or services involved in the violation is seven thousand five 2084 hundred dollars or more and is less than thirty-seven thousand 2085 five hundred dollars, a violation of either of those divisions 2086 is a felony of the third degree. If the debt for which the card 2087 is held as security or the cumulative retail value of the 2088 property or services involved in the violation is thirty-seven 2089 thousand five hundred dollars or more, a violation of either of 2090 those divisions is a felony of the second degree. 2091

Sec. 3313.291. The board of education of a school district 2092 may adopt a resolution establishing a petty cash account from 2093 which a designated district official may draw moneys by check 2094 2095 signed by that official or by debit card for purchases made within the district. The resolution establishing the account 2096 shall specify the maximum amount of money that may be placed in 2097 the account; designate the district officials who may draw 2098 moneys from the account, or require the treasurer of such board 2099 to designate such officials; and specify the requirements and 2100 procedures for replenishing the account. 2101

Sec. 3313.311. (A) Not later than three months after the2102effective date of this section, a board of education of any2103school district, a governing board of an educational service2104center, or a governing authority of an information technology2105
center that holds a credit card account on the effective date of 2106 this section shall adopt a written policy for the use of credit 2107 card accounts. Otherwise, a board or authority shall adopt a 2108 written policy before first holding a credit card account. 2109 The policy shall include provisions addressing all of the 2110 following: 2111 2112 (1) The officers or positions authorized to use credit card accounts; 2113 (2) The types of expenses for which a credit card account 2114 may be used; 2115 (3) The procedure for acquisition, use, and management of 2116 a credit card account and presentation instruments related to 2117 the account including cards and checks; 2118 (4) The procedure for submitting itemized receipts to the 2119 treasurer or chief fiscal officer or the treasurer's or chief 2120 fiscal officer's designee; 2121 (5) The procedure for credit card issuance, credit card 2122 reissuance, credit card cancellation, and the process for 2123 reporting lost or stolen credit cards; 2124 2125 (6) The entity's credit card account's maximum credit 2126 <u>limit or limits;</u> 2127 (7) The actions or omissions by an officer or employee that qualify as misuse of a credit card account. 2128 (B) The name of the school district, educational service 2129 center, or information technology center shall appear on each 2130 presentation instrument related to the account including cards 2131 and checks. 2132

(C) If the treasurer of the board of education, treasurer	2133
of the educational service center, or chief fiscal officer of	2134
the information technology center does not retain general	2135
possession and control of the credit card account and	2136
presentation instruments related to the account including cards	2137
and checks, the board, governing board, or governing authority	2138
shall appoint a compliance officer to perform the duties	2139
enumerated under division (D) of this section. Except a	2140
superintendent of a school district or chief administrator of an	2141
information technology center serving as compliance officer, the	2142
compliance officer may not use a credit card account. The	2143
compliance officer may not authorize an officer or employee to	2144
use a credit card account. If a school district superintendent	2145
acting as compliance officer has authority to use a credit card	2146
account, the treasurer or the treasurer's designee, who shall	2147
not be the school district superintendent, monthly shall review	2148
the credit card account transaction detail and shall sign an	2149
attestation stating the treasurer or designee reviewed the	2150
credit card account transaction detail. If the chief	2151
administrator of an information technology center acting as	2152
compliance officer has authority to use a credit card account,	2153
the governing authority monthly shall review the credit card	2154
account transaction detail and shall sign an attestation stating	2155
the governing authority reviewed the credit card account	2156
transaction detail. The treasurer of the board of education,	2157
treasurer of the educational service center, and chief fiscal	2158
officer of the information technology center are not eligible	2159
for appointment as compliance officer. The superintendent of a	2160
school district or chief administrator of an information	2161
technology center is eligible for appointment as compliance	2162
officer.	2163

(D) The compliance officer, if applicable, at least once	2164
every six months shall review the number of cards and accounts	2165
issued, the number of active cards and accounts issued, the	2166
cards' and accounts' expiration dates, and the cards' and	2167
accounts' credit limits.	2168
(E) If the tracewar of the beard of education tracewar	2169
(E) If the treasurer of the board of education, treasurer	2109
of the educational service center, or chief fiscal officer of	2170
the information technology center retains general possession and	2171
control of the credit card account and presentation instruments	2172
related to the account including cards and checks, and the board	2173
or authority authorizes an officer or employee to use a credit	2174
card, the treasurer or chief fiscal officer may use a system to	2175
sign out credit cards to the authorized users. The officer or	2176
employee is liable in person and upon any official bond the	2177
officer or employee has given to the school district,	2178
educational service center, or information technology center to	2179
reimburse the treasury the amount for which the officer or	2180
employee does not provide itemized receipts in accordance with	2181
the policy described in division (A) of this section.	2182

(F) The use of a credit card account for expenses beyond 2183 those authorized by the board or authority constitutes misuse of 2184 a credit card account. An officer or employee of a school 2185 district, educational service center, or information technology 2186 center or a public servant as defined under section 2921.01 of 2187 the Revised Code who knowingly misuses a credit card account 2188 held by a board or authority violates section 2913.21 of the 2189 Revised Code. 2190

(G) The treasurer or chief fiscal officer, as applicable,2191or the designee of that applicable officer annually shall file a2192report with the board or authority detailing all rewards2193

received based on the use of the credit card account.	2194
(H) As used in this section, "credit card account" means	2195
any bank-issued credit card account, store-issued credit card	2196
account, financial institution-issued credit card account,	2197
financial depository-issued credit card account, affinity credit	2198
card account, or any other card account allowing the holder to	2199
purchase goods or services on credit or to transact with the	2200
account, and any debit or gift card account related to the	2201
receipt of grant moneys. "Credit card account" does not include	2202
a procurement card account, gasoline or telephone credit card	2203
account, or any other card account where merchant category codes	2204
are in place as a system of control for use of the card account.	2205
$\mathbf{S} = 2 2 1 4 5 2$ (A) Not later than three months often the	2206
Sec. 3314.52. (A) Not later than three months after the	2200
effective date of this section, the governing authority of a	-
community school that holds a credit card account on the	2208
effective date of this section shall adopt a written policy for	2209
the use of credit card accounts. Otherwise, a governing	2210
authority shall adopt a written policy before first holding a	2211
credit card account.	2212
The policy shall include provisions addressing all of the	2213
following:	2214
(1) The officers or positions authorized to use credit	2215
card accounts;	2216
	-
(2) The types of expenses for which a credit card account	2217
may be used;	2218
(3) The procedure for acquisition, use, and management of	2219
a credit card account and presentation instruments related to	2220
the account including cards and checks;	2221
(4) The procedure for submitting itemized receipts to the	2222

designated fiscal officer or the designated fiscal officer's	2223
designee;	2224
(5) The procedure for credit card issuance, credit card	2225
reissuance, credit card cancellation, and the process for	2226
reporting lost or stolen credit cards;	2227
	2220
(6) The community school's credit card account's maximum	2228
<u>credit limit or limits;</u>	2229
(7) The actions or omissions by an officer or employee	2230
that qualify as misuse of a credit card account.	2231
(B) The name of the community school shall appear on each	2232
presentation instrument related to the account including cards	2233
and checks.	2234
(C) If the designated fiscal officer of the community	2235
school does not retain general possession and control of the	2236
credit card account and presentation instruments related to the	2237
account including cards and checks, the governing authority	2238
shall appoint a compliance officer to perform the duties	2239
enumerated under division (D) of this section. Except a chief	2240
administrator of a community school serving as compliance	2241
officer, the compliance officer may not use a credit card	2242
account. The compliance officer may not authorize an officer or	2243
employee to use a credit card account. If a chief administrator	2244
acting as compliance officer has authority to use a credit card	2245
account, the governing authority monthly shall review the credit	2246
card account transaction detail and shall sign an attestation	2247
stating the governing authority reviewed the credit card account	2248
transaction detail. The designated fiscal officer is not	2249
eligible for appointment as compliance officer. The chief	2250
administrator is eligible for appointment as compliance officer.	2251

(D) The compliance officer, if applicable, and the 2252 governing authority at least guarterly shall review the number 2253 of cards and accounts issued, the number of active cards and 2254 accounts issued, the cards' and accounts' expiration dates, and 2255 the cards' and accounts' credit limits. 2256 (E) If the designated fiscal officer retains general 2257 possession and control of the credit card account and 2258 presentation instruments related to the account including cards 2259 and checks, and the governing authority authorizes an officer or 2260 employee to use a credit card, the fiscal officer may use a 2261 system to sign out credit cards to the authorized users. The 2262 officer or employee is liable in person and upon any official 2263 bond the officer or employee has given to the community school 2264 to reimburse the school treasury the amount for which the 2265 officer or employee does not provide itemized receipts in_ 2266

accordance with the policy described in division (A) of this 2267 sec<u>tion.</u> 2268

(F) The use of a credit card account for expenses beyond 2269 those authorized by the governing authority constitutes misuse 2270 of a credit card account. An officer or employee of a community 2271 school or a public servant as defined under section 2921.01 of 2272 the Revised Code who knowingly misuses a credit card account 2273 held by the governing authority violates section 2913.21 of the 2274 Revised Code. 2275

(G) The designated fiscal officer or the designated fiscal 2276 officer's designee annually shall file a report with the 2277 governing authority detailing all rewards received based on the 2278 use of the community school's credit card account. 2279

(H) As used in this section, "credit card account" means 2280 any bank-issued credit card account, store-issued credit card 2281

account, financial institution-issued credit card account, 2282 financial depository-issued credit card account, affinity credit 2283 card account, or any other card account allowing the holder to 2284 purchase goods or services on credit or to transact with the 2285 account, and any debit or gift card account related to the 2286 receipt of grant moneys. "Credit card account" does not include 2287 a procurement card account, gasoline or telephone credit card 2288 account, or any other card account where merchant category codes 2289 are in place as a system of control for use of the card account. 2290 2291 Sec. 3326.52. (A) Not later than three months after the effective date of this section, the governing body of a STEM 2292 school that holds a credit card account on the effective date of 2293 this section shall adopt a written policy for the use of credit 2294 card accounts. Otherwise, a governing body shall adopt a written 2295 policy before first holding a credit card account. 2296 The policy shall include provisions addressing all of the 2297 2298 following: (1) The officers or positions authorized to use credit 2299 2300 card accounts;

(2) The types of expenses for which a credit card account2301may be used;2302

(3) The procedure for acquisition, use, and management of a credit card account and presentation instruments related to the account including cards and checks;

(4) The procedure for submitting itemized receipts to the2306treasurer or the treasurer's designee;2307(5) The procedure for credit card issuance, credit card2308

(5) The procedure for credit card issuance, credit card2308reissuance, credit card cancellation, and the process for2309reporting lost or stolen credit cards;2310

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(6) The STEM school's credit card account's maximum credit	2311
<u>limit or limits;</u>	2312
(7) The actions or omissions by an officer or employee	2313
	2314
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	2316
and checks.	2317
(C) If the treasurer of the STEM school does not retain	2318
general possession and control of the credit card account and	2319
presentation instruments related to the account including cards	2320
and checks, the governing body shall appoint a compliance	2321
officer to perform the duties enumerated under division (D) of	2322
this section. Except a chief administrator of a STEM school	2323
serving as compliance officer, the compliance officer may not	2324
use a credit card account. The compliance officer may not	2325
authorize an officer or employee to use a credit card account.	2326
If the chief administrator acting as compliance officer has	2327
authority to use a credit card account, the governing body	2328
monthly shall review the credit card account transaction detail	2329
and shall sign an attestation stating the governing body	2330
reviewed the credit card account transaction detail. The	2331
treasurer is not eligible for appointment as compliance officer.	2332
The chief administrator is eligible for appointment as	2333
compliance officer.	2334
(D) The compliance officer, if applicable, and the	2335
governing body at least quarterly shall review the number of	2336
cards and accounts issued, the number of active cards and	2337
accounts issued, the cards' and accounts' expiration dates, and	2338
the cards' and accounts' credit limits.	2339

(E) If the treasurer retains general possession and	2340
control of the credit card account and presentation instruments	2341
related to the account including cards and checks, and the	2342
governing body authorizes an officer or employee to use a credit	2343
card, the treasurer may use a system to sign out credit cards to	2344
the authorized users. The officer or employee is liable in	2345
person and upon any official bond the officer or employee has	2346
given to the school to reimburse the school treasury the amount	2347
for which the officer or employee does not provide itemized	2348
receipts in accordance with the policy described in division (A)	2349
of this section.	2350
(F) The use of a credit card account for expenses beyond	2351
those authorized by the governing body constitutes misuse of a	2352
credit card account. An officer or employee of a STEM school or	2353
a public servant as defined under section 2921.01 of the Revised	2354
Code who knowingly misuses a credit card account held by the	2355
governing body violates section 2913.21 of the Revised Code.	2356
(G) The treasurer or the treasurer's designee annually	2357
shall file a report with the governing body detailing all	2358
rewards received based on the use of the STEM school's credit	2359
card account.	2360
(H) As used in this section, "credit card account" means	2361
any bank-issued credit card account, store-issued credit card	2362
account, financial institution-issued credit card account,	2363
financial depository-issued credit card account, affinity credit	2364
card account, or any other card account allowing the holder to	2365
purchase goods or services on credit or to transact with the	2366
account, and any debit or gift card account related to the	2367
receipt of grant moneys. "Credit card account" does not include	2368
a procurement card account, gasoline or telephone credit card	2369

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account, or any other card account where merchant category codes
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are in place as a system of control for use of the card account.
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     Sec. 3328.52. (A) Not later than three months after the
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effective date of this section, the board of trustees of a
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college-preparatory boarding school that holds a credit card
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account on the effective date of this section shall adopt a
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written policy for the use of credit card accounts. Otherwise, a
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board shall adopt a written policy before first holding a credit
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card account.
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     The policy shall include provisions addressing all of the
                                                                           2379
following:
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     (1) The officers or positions authorized to use credit
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                                                                           2382
card accounts;
     (2) The types of expenses for which a credit card account
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                                                                           2384
may be used;
     (3) The procedure for acquisition, use, and management of
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a credit card account and presentation instruments related to
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the account including cards and checks;
                                                                           2387
     (4) The procedure for submitting itemized receipts to the
                                                                           2388
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fiscal officer or the fiscal officer's designee;
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     (5) The procedure for credit card issuance, credit card
reissuance, credit card cancellation, and the process for
                                                                           2391
reporting lost or stolen credit cards;
                                                                           2392
     (6) The school's credit card account's maximum credit
                                                                           2393
<u>limit or limits;</u>
                                                                           2394
     (7) The actions or omissions by an officer or employee
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that qualify as misuse of a credit card account.

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(B) The name of the college-preparatory boarding school	2397
shall appear on each presentation instrument related to the	2398
account including cards and checks.	2399
(C) If the fiscal officer of the college-preparatory	2400
	2400
boarding school does not retain general possession and control	-
of the credit card account and presentation instruments related	2402
to the account including cards and checks, the board shall	2403
appoint a compliance officer to perform the duties enumerated	2404
under division (D) of this section. Except a chief administrator	2405
of college-preparatory boarding school serving as compliance	2406
officer, the compliance officer may not use a credit card	2407
account. The compliance officer may not authorize an officer or	2408
employee to use a credit card account. If the chief	2409
administrator acting as compliance officer has authority to use	2410
a credit card account, the board monthly shall review the credit	2411
card account transaction detail and shall sign an attestation	2412
stating the board reviewed the credit card account transaction	2413
detail. The fiscal officer is not eligible for appointment as	2414
compliance officer. The chief administrator is eligible for	2415
appointment as compliance officer.	2416
(D) The compliance officer, if applicable, and the board	2417
at least quarterly shall review the number of cards and accounts	2418
issued, the number of active cards and accounts issued, the	2419
cards' and accounts' expiration dates, and the cards' and	2420
accounts' credit limits.	2421
(E) If the fiscal officer retains general possession and	2422
control of the credit card account and presentation instruments	2423
related to the account including cards and checks, and the board	2424
authorizes an officer or employee to use a credit card, the	2425
fiscal officer may use a system to sign out credit cards to the	2426

authorized users. The officer or employee is liable in person 2427 and upon any official bond the officer or employee has given to 2428 the school to reimburse the school treasury the amount for which 2429 the officer or employee does not provide itemized receipts in 2430 accordance with the policy described in division (A) of this 2431 2432 section. (F) The use of a credit card account for expenses beyond 2433 those authorized by the board constitutes misuse of a credit 2434 card account. An officer or employee of a college-preparatory 2435 boarding school or a public servant as defined under section 2436 2921.01 of the Revised Code who knowingly misuses a credit card 2437 account held by the board violates section 2913.21 of the 2438 Revised Code. 2439 (G) The fiscal officer or the fiscal officer's designee 2440 annually shall file a report with the board detailing all 2441 rewards received based on the use of the college-preparatory 2442 boarding school's credit card account. 2443 (H) As used in this section, "credit card account" means 2444 2445 any bank-issued credit card account, store-issued credit card account, financial institution-issued credit card account, 2446 financial depository-issued credit card account, affinity credit 2447 card account, or any other card account allowing the holder to 2448 purchase goods or services on credit or to transact with the 2449 account, and any debit or gift card account related to the 2450 receipt of grant moneys. "Credit card account" does not include 2451

are in place as a system of control for use of the card account.2454Sec. 3375.392. (A) A Not later than three months after the2455effective date of this amendment, a board of library trustees2456

a procurement card account, gasoline or telephone credit card

account, or any other card account where merchant category codes

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appointed pursuant to section 3375.06, 3375.10, 3375.12,	2457
3375.15, 3375.22, or 3375.30 of the Revised Code-may authorize-	2458
an officer, employee, or appointee of the <u>a</u> free public library	2459
under its jurisdiction to use a credit card that the library-	2460
holds to pay for expenses related to library business. The debt-	2461
incurred as a result of the use of the credit card shall be paid	2462
from library funds.	2463
(B) Misuse of a credit card of a free public library by an-	2464
or library district that holds a credit card account on the	2465
effective date of this amendment shall adopt a written policy	2466
for the use of credit card accounts. Otherwise, a board shall	2467
adopt a written policy before first holding a credit card	2468
account.	2469
The policy shall include provisions addressing all of the	2470
following:	2471
(1) The officers, positions, or appointees authorized to	2472
use credit card accounts;	2473
(2) The types of expenses for which a credit card account	2474
may be used;	2475
(3) The procedure for acquisition, use, and management of	2476
a credit card account and presentation instruments related to	2477
the account including cards and checks;	2478
(4) The procedure for submitting itemized receipts to the	2479
fiscal officer or the fiscal officer's designee;	2480
(5) The procedure for credit card issuance, credit card	2481
reissuance, credit card cancellation, and the process for	2482
reporting lost or stolen credit cards;	2483
(6) The library's or district's credit card account's	2484

maximum credit limit or limits;	2485
(7) The actions or omissions by an officer, employee, or	2486
appointee that qualify as misuse of a credit card account.	2487
(B) The name of the free public library or library	2488
district shall appear on each presentation instrument related to	2489
the account including cards and checks.	2490
(C) If the fiscal officer of a free public library or	2491
library district does not retain general possession and control	2492
of the credit card account and presentation instruments related	2493
to the account including cards and checks, the board shall	2494
appoint a compliance officer to perform the duties enumerated	2495
under division (D) of this section. The compliance officer may	2496
use a credit card account only upon authority from the fiscal	2497
officer of the free public library or library district, except	2498
the director of a free public library or library district	2499
serving in the role of compliance officer may use a credit card	2500
if so authorized under the policy. If the compliance officer has	2501
authority to use a credit card account, the fiscal officer or	2502
the fiscal officer's designee, who shall not be the compliance	2503
officer, monthly shall review the credit card account	2504
transaction detail and shall sign an attestation stating the	2505
fiscal officer or designee reviewed the credit card account	2506
transaction detail. The compliance officer may not authorize an	2507
officer, employee, or appointee to use a credit card account,	2508
except a director serving in the role of compliance officer may	2509
authorize an officer, employee, or appointee to use a credit	2510
card account. The fiscal officer of the free public library or	2511
library district is not eligible for appointment as compliance	2512
officer. The director is eligible for appointment as compliance	2513
officer.	2514

(D) The compliance officer, if applicable, at least once 2515 every six months shall review the number of cards and accounts 2516 issued, the number of active cards and accounts issued, the 2517 cards' and accounts' expiration dates, and the cards' and 2518 accounts' credit limits. 2519 (E) If the fiscal officer retains general possession and 2520 control of the credit card account and presentation instruments 2521 related to the account including cards and checks, and the board 2522 or director authorizes an officer, employee, or appointee to use 2523 a credit card, the fiscal officer may use a system to sign out 2524 credit cards to the authorized users. The officer, employee, or 2525 appointee is liable in person and upon any official bond the 2526 officer, employee, or appointee has given to the library or 2527 district to reimburse the library or district treasury the 2528 amount for which the officer, employee, or appointee does not 2529 provide itemized receipts in accordance with the policy 2530 described in division (A) of this section. 2531 (F) The use of a credit card account for expenses beyond 2532 those authorized by the board constitutes misuse of a credit 2533

<u>card account. An officer, employee</u>, or appointee of the library 2534 is subject to <u>or district or a public servant as defined under</u> 2535 section 2921.01 of the Revised Code who knowingly misuses a 2536 credit card account held by the board violates section 2913.21 2537 of the Revised Code. The officer, employee, or appointee also-2538 may be found personally liable to the library in a civil action 2539 for the officer's, employee's, or appointee's misuse of the 2540 library's credit card. 2541

(C) Any officer, employee, or appointee of a free public2542library who is authorized to use a credit card that the library2543holds and who suspects the loss, the theft, or another person's2544

possible unauthorized use of the credit card shall notify the	2545
board of library trustees immediately in writing of the	2546
suspected loss, theft, or possible unauthorized use. The	2547
officer, employee, or appointee may be held personally liable to	2548
the library for any unauthorized debt resulting from the credit-	2549
card's loss, theft, or unauthorized use in the amount of fifty-	2550
dollars or the amount charged to the credit card as a result of	2551
the loss, theft, or unauthorized use, whichever is less.	2552
(G) The fiscal officer or the fiscal officer's designee	2553
annually shall file a report with the board detailing all	2554
rewards received based on the use of the free public library's	2555
or library district's credit card account.	2556
(H) As used in this section, "credit card account" means	2557
any bank-issued credit card account, store-issued credit card	2558
account, financial institution-issued credit card account,	2559
financial depository-issued credit card account, affinity credit	2560
card account, or any other card account allowing the holder to	2561
purchase goods or services on credit or to transact with the	2562
account, and any debit or gift card account related to the	2563
receipt of grant moneys. "Credit card account" does not include	2564
a procurement card account, gasoline or telephone credit card	2565
account, or any other card account where merchant category codes	2566
are in place as a system of control for use of the card account.	2567
Sec. 6119.60. (A) Not later than three months after the	2568
effective date of this section, a board of trustees of a	2569
regional water and sewer district that holds a credit card	2570
account on the effective date of this section shall adopt a	2571
written policy for the use of credit card accounts. Otherwise, a	2572
board shall adopt a written policy before first holding a credit	2573
card account.	2574

The policy shall include provisions addressing all of the	2575
following:	2576
(1) The officers or positions authorized to use credit	2577
card accounts;	2578
(2) The types of expenses for which a credit card account	2579
may be used;	2580
(3) The procedure for acquisition, use, and management of	2581
a credit card account and presentation instruments related to	2582
the account including cards and checks;	2583
(4) The procedure for submitting itemized receipts to the	2584
fiscal officer or the fiscal officer's designee;	2585
(5) The procedure for credit card issuance, credit card	2586
reissuance, credit card cancellation, and the process for	2587
reporting lost or stolen credit cards;	2588
(6) The district's credit card account's maximum credit	2589
<u>limit or limits;</u>	2590
(7) The actions or omissions by an officer or employee	2591
that qualify as misuse of a credit card account.	2592
(B) The name of the regional water and sewer district	2593
shall appear on each presentation instrument related to the	2594
account including cards and checks.	2595
(C) If the fiscal officer of the district does not retain	2596
general possession and control of the credit card account and	2597
presentation instruments related to the account including cards	2598
and checks, the board shall appoint a compliance officer to	2599
perform the duties enumerated under division (D) of this	2600
section. The compliance officer may not use a credit card	2601
account and may not authorize an officer or employee to use a	2602

credit card account. The fiscal officer is not eligible for	2603
appointment as compliance officer.	2604
(D) The compliance officer, if applicable, and the board	2605
at least quarterly shall review the number of cards and accounts	2606
issued, the number of active cards and accounts issued, the	2607
cards' and accounts' expiration dates, and the cards' and	2608
<u>accounts' credit limits.</u>	2609
(E) If the fiscal officer retains general possession and	2610
control of the credit card account and presentation instruments	2611
related to the account including cards and checks, and the board	2612
authorizes an officer or employee to use a credit card, the	2613
fiscal officer may use a system to sign out credit cards to the	2614
authorized users. The officer or employee is liable in person	2615
and upon any official bond the officer or employee has given to	2616
the district to reimburse the district treasury the amount for	2617
which the officer or employee does not provide itemized receipts	2618
in accordance with the policy described in division (A) of this	2619
section.	2620
(F) The use of a credit card account for expenses beyond	2621
those authorized by the board constitutes misuse of a credit	2622
card account. An officer or employee of a regional water and	2623
sewer district or a public servant as defined under section	2624
2921.01 of the Revised Code who knowingly misuses a credit card	2625
account held by the board violates section 2913.21 of the	2626
Revised Code.	2627
(G) The fiscal officer or the fiscal officer's designee	2628
annually shall file a report with the board detailing all	2629
rewards received based on the use of the regional water and	2630
sewer district's credit card account.	2631

(H) As used in this section, "credit card account" means

any bank-issued credit card account, store-issued credit card 2633 account, financial institution-issued credit card account, 2634 financial depository-issued credit card account, affinity credit 2635 card account, or any other card account allowing the holder to 2636 purchase goods or services on credit or to transact with the 2637 account, and any debit or gift card account related to the 2638 receipt of grant moneys. "Credit card account" does not include 2639 a procurement card account, gasoline or telephone credit card 2640 account, or any other card account where merchant category codes 2641 are in place as a system of control for use of the card account. 2642 Section 2. That existing sections 117.09, 117.103, 117.38, 2643 118.05, 118.07, 149.43, 505.64, 511.234, 940.11, 940.12, 2644 1545.072, 1711.131, 2913.21, 3313.291, and 3375.392 of the 2645 Revised Code are hereby repealed. 2646 Section 3. As used in this section, "qualified property" 2647 means territory leased by the state under section 1506.11 of the 2648 Revised Code, the lease of which has been assigned to a 2649 municipal corporation as lessee. 2650

Notwithstanding section 5713.081 and division (F) of 2651 section 1506.11 of the Revised Code, when qualified property 2652 used exclusively for a public purpose for the purposes of 2653 section 5709.08 of the Revised Code has not received tax 2654 exemption under that section, the lessee municipal corporation, 2655 at any time on or before December 31, 2018, may file with the 2656 Tax Commissioner an application requesting that the property be 2657 placed on the tax-exempt list and that unpaid taxes, penalties, 2658 and interest charged and payable after December 31, 2003, on the 2659 property be abated, provided that taxes, penalties, and interest 2660 charged and payable for any tax year the property was used in 2661

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2662

the operation of a business may not be abated.

The application shall be made on the form prescribed by 2663 the Tax Commissioner under section 5715.27 of the Revised Code 2664 and shall list the name of the county in which the property is 2665 located; the property's parcel number or legal description; its 2666 assessed value; the amount in dollars of the unpaid taxes, 2667 penalties, and interest charged and payable after December 31, 2668 2003; and any other information required by the Tax 2669 Commissioner. The county auditor shall supply the required 2670 information upon request of the applicant. 2671

After receiving and considering the application, the 2672 Commissioner shall determine if the applicant meets the 2673 qualifications set forth in this section. If so, the 2674 Commissioner shall issue an order directing that the property be 2675 placed on the tax-exempt list of the county and that unpaid 2676 taxes, penalties, and interest charged and payable after 2677 December 31, 2003, be abated except for taxes, penalties, and 2678 interest charged and payable for any tax year that the property 2679 was used in the operation of a business. Such taxes, penalties, 2680 and interest shall be abated even if the property was subject to 2681 more than one lease during the period for which the abatement 2682 was requested. If the Commissioner finds that the property is 2683 not now being used for an exempt purpose or is otherwise 2684 ineligible for abatement of taxes, penalties, and interest under 2685 this section, the Commissioner shall issue an order denying the 2686 application. 2687

If the Commissioner finds that the property is not2688entitled to tax exemption and the abatement of unpaid taxes,2689penalties, and interest, the Commissioner shall order the county2690treasurer of the county in which the property is located to2691

collect all taxes, penalties, and interest due on the property2692in accordance with law.2693The Commissioner may apply this section to any qualified2694property that is the subject of an application for exemption2695pending before the Commissioner on the effective date of this2696section without requiring the property owner to file an2697additional application.2698