As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 16

Representative Merrin

A BILL

1
2
3
4
5
6
7
8
9
10
11
12
13
14

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

Section 1. That sections 101.15, 101.34, 101.70	0, 101.71, 15
101.72, 101.73, 101.74, 101.75, 101.76, 101.78, 101.	90, 101.91, 16
101.92, 101.93, 101.95, 101.96, 101.98, 102.01, 102.	02, 102.022, 17
102.03, 102.031, 102.06, 102.07, 102.08, 102.99, 109	.54, 121.60, 18
121.61, 121.62, 121.63, 121.65, 121.66, 121.68, 122.	651, 184.01, 19
184.03, 187.03, 2701.11, 2925.01, 2925.38, 3781.343,	4503.033, 20

4705.021, 4901.021, and 4901.99 be amended and sections 101.741, 21 101.941, 102.10, 121.641, and 4901.022 of the Revised Code be 22 enacted to read as follows: 23

```
Sec. 101.15. (A) As used in this section:
```

(1) "Caucus" means all of the members of either house of
(1) the general assembly who are members of the same political
(1) 26
(2) party.
(2) 27

(2) "Committee" means any committee of either house of the general assembly, a joint committee of both houses of the general assembly, including a committee of conference, or a subcommittee of any committee listed in division (A)(2) of this section.

(3) "Meeting" means any prearranged discussion of the33public business of a committee by a majority of its members.34

(B) Except as otherwise provided in division (F) of this 35 section, all meetings of any committee are declared to be public 36 meetings open to the public at all times. The secretary assigned 37 to the chairperson of the committee shall prepare, file, and 38 maintain the minutes of every regular or special meeting of a 39 committee. The committee, at its next regular or special 40 meeting, shall approve the minutes prepared, filed, and 41 maintained by the secretary, or, if the minutes prepared, filed, 42 and maintained by the secretary require correction before their 43 approval, the committee shall correct and approve the minutes at 44 the next following regular or special meeting. The committee 45 shall make the minutes available for public inspection not later 46 than seven days after the meeting the minutes reflect or not 47 later than the committee's next regular or special meeting, 48 whichever occurs first. 49

Page 2

24

28

29

30

31

(C) Each committee shall establish a reasonable method
whereby any person may determine the time and place of all
regularly scheduled meetings and the time, place, and purpose of
all special meetings. No committee shall hold a regular or
special meeting unless it gives at least twenty-four hours'
advance notice to the news media that have requested
55
notification.

The method established by each committee shall provide 57 that, upon request and payment of a reasonable fee, any person 58 may obtain reasonable advance notification of all meetings at 59 which any specific type of public business will be discussed. 60 Provisions for advance notification may include, but are not 61 limited to, mailing the agenda of meetings to all subscribers on 62 a mailing list or mailing notices in self-addressed stamped 63 envelopes provided by the person who desires advance 64 notification. 65

(D) Any action of a committee relating to a bill or
resolution, or any other formal action of a committee, is
invalid unless taken in an open meeting of the committee. Any
action of a committee relating to a bill or resolution, or any
other formal action of a committee, taken in an open meeting is
invalid if it results from deliberations in a meeting not open
to the public.

(E) (1) Any person may bring an action to enforce this 73 section. An action under this division shall be brought within 74 two years after the date of the alleged violation or threatened 75 violation. Upon proof of a violation or threatened violation of 76 this section in an action brought by any person, the court of 77 common pleas shall issue an injunction to compel the members of 78 the committee to comply with its provisions. 79

H. B. No. 16 As Introduced

(2) (a) If the court of common pleas issues an injunction 80 under division (E)(1) of this section, the court shall order the 81 committee that it enjoins to pay a civil forfeiture of five 82 hundred dollars to the party that sought the injunction and 83 shall award to that party all court costs and, subject to 84 reduction as described in this division, reasonable attorney's 85 fees. The court, in its discretion, may reduce an award of 86 attorney's fees to the party that sought the injunction or not 87 award attorney's fees to that party if the court determines both 88 of the following: 89

(i) That, based on the ordinary application of statutory
90
law and case law as it existed at the time of the violation or
91
threatened violation that was the basis of the injunction, a
92
well-informed committee reasonably would believe that the
93
committee was not violating or threatening to violate this
94
section;

(ii) That a well-informed committee reasonably would
96
believe that the conduct or threatened conduct that was the
97
basis of the injunction would serve the public policy that
98
underlies the authority that is asserted as permitting that
99
conduct or threatened conduct.

(b) If the court of common pleas does not issue an
101
injunction under division (E)(1) of this section and the court
102
determines at that time that the bringing of the action was
103
frivolous conduct as defined in division (A) of section 2323.51
104
of the Revised Code, the court shall award to the committee all
105
court costs and reasonable attorney's fees, as determined by the
106
court.

(3) Irreparable harm and prejudice to the party thatsought the injunction shall be conclusively and irrebuttably109

this section. 111 (4) A member of a committee who knowingly violates an 112 injunction issued under division (E)(1) of this section may be 113 removed from office by an action brought in the court of common 114 pleas for that purpose by the prosecuting attorney of Franklin 115 county or by the attorney general. 116 (5) The remedies described in divisions (E)(1) to (4) of 117 this section shall be the exclusive remedies for a violation of 118 this section. 119 (F) This section does not apply to or affect either of the 120 following: 121 (1) All meetings of the joint legislative ethics committee 122 created under section 101.34 of the Revised Code other than a 123 meeting that is held for any of the following purposes: 124 (a) To consider the adoption, amendment, or recission of 125 any rule that the joint legislative ethics committee is 126 authorized to adopt pursuant to division (B)(11) of section 127 101.34, division (E) of section 101.78, division (B) (D) of 128 section 102.02, or division $\frac{(E)}{(D)}$ of section 121.68 of the 129 Revised Code; 130 (b) To discuss and consider changes to any administrative 131 operation of the joint legislative ethics committee other than 132 any matter described in division (G) of section 121.22 of the 133 Revised Code; 134 (c) To discuss pending or proposed legislation. 135

presumed upon proof of a violation or threatened violation of

(2) Meetings of a caucus.

(G) For purposes of division (F)(1)(a) of this section, an 137

110

Page 6

advisory opinion, written opinion, or decision relative to a 138 complaint is not a rule. 139 Sec. 101.34. (A) There is hereby created a joint 140 legislative ethics committee to serve the general assembly. The 141 committee shall be composed of twelve members, six each from the 142 two major political parties, and each member shall serve on the 143 committee during the member's term as a member of that general 144 assembly. Six members of the committee shall be members of the 145 house of representatives appointed by the speaker of the house 146 of representatives, not more than three from the same political 147 party, and six members of the committee shall be members of the 148 senate appointed by the president of the senate, not more than 149 three from the same political party. A vacancy in the committee 150 shall be filled for the unexpired term in the same manner as an 151 original appointment. The members of the committee shall be 152 appointed within fifteen days after the first day of the first 153 regular session of each general assembly and the committee shall 154 meet and proceed to recommend an ethics code not later than 155 thirty days after the first day of the first regular session of 156 each general assembly. 157

In the first regular session of each general assembly, the 158 speaker of the house of representatives shall appoint the 159 chairperson of the committee from among the house members of the 160 committee, and the president of the senate shall appoint the 161 vice-chairperson of the committee from among the senate members 162 of the committee. In the second regular session of each general 163 assembly, the president of the senate shall appoint the 164 chairperson of the committee from among the senate members of 165 the committee, and the speaker of the house of representatives 166 shall appoint the vice-chairperson of the committee from among 167 the house members of the committee. The chairperson, vice-168 chairperson, and members of the committee shall serve until169their respective successors are appointed or until they are no170longer members of the general assembly.171

The committee shall meet at the call of the chairperson or172upon the written request of seven members of the committee.173

(B) The joint legislative ethics committee: 174

(1) Shall recommend a code of ethics that is consistent
with law to govern all members and employees of each house of
the general assembly and all candidates for the office of member
of each house;

(2) May receive and hear any complaint that alleges a 179
breach of any privilege of either house, or misconduct of any 180
member, employee, or candidate, or any violation of the 181
appropriate code of ethics; 182

(3) May obtain information with respect to any complaint
filed pursuant to this section and to that end may enforce the
attendance and testimony of witnesses, and the production of
books and papers;

(4) May recommend whatever sanction is appropriate with
respect to a particular member, employee, or candidate as will
best maintain in the minds of the public a good opinion of the
189
conduct and character of members and employees of the general
190
assembly;

(5) May recommend legislation to the general assembly
relating to the conduct and ethics of members and employees of
and candidates for the general assembly;
194

(6) Shall employ an executive director for the committeeand may employ other staff as the committee determines necessary196

to assist it in exercising its powers and duties. The executive 197 director and staff of the committee shall be known as the office 198 of legislative inspector general. At least one member of the 199 staff of the committee shall be an attorney at law licensed to 200 practice law in this state. The appointment and removal of the 201 executive director shall require the approval of at least eight 202 members of the committee. 203

(7) May employ a special counsel to assist the committee in exercising its powers and duties. The appointment and removal of a special counsel shall require the approval of at least eight members of the committee.

(8) Shall act as an advisory body to the general assembly and to individual members, candidates, and employees on questions relating to ethics, possible conflicts of interest, and financial disclosure;

(9) Shall provide for the proper forms on which a statement required <u>or permitted</u> pursuant to section 102.02 or 102.021 of the Revised Code shall be filed and instructions as to the filing of the statement;

(10) Exercise the powers and duties prescribed under
sections 101.70 to 101.79, sections 101.90 to 101.98, Chapter
102., and sections 121.60 to 121.69 of the Revised Code;
218

(11) Adopt, in accordance with section 111.15 of the 219
Revised Code, any rules that are necessary to implement and 220
clarify Chapter 102. and sections 2921.42 and 2921.43 of the 221
Revised Code. 222

(C) There is hereby created in the state treasury thejoint legislative ethics committee fund. All money collectedfrom registration fees and late filing fees prescribed under225

204

205 206

207

208

209

210

211

212

213

214

sections 101.72, 101.92, and 121.62 of the Revised Code shall be 226 deposited into the state treasury to the credit of the fund. 227 Money credited to the fund and any interest and earnings from 228 the fund shall be used solely for the operation of the joint 229 legislative ethics committee and the office of legislative 2.30 inspector general and for the purchase of data storage and 231 computerization facilities for the statements filed with the 232 committee under sections 101.73, 101.74, <u>101.741, 101.93</u>, 233 101.94, 101.941, 121.63, and 121.64, and 121.641 of the Revised 234 Code. 235

236 (D) The chairperson of the joint legislative ethics committee shall issue a written report, not later than the 237 thirty-first day of January of each year, to the speaker and 238 minority leader of the house of representatives and to the 239 president and minority leader of the senate that lists the 240 number of committee meetings and investigations the committee 241 conducted during the immediately preceding calendar year and the 242 number of advisory opinions it issued during the immediately 243 244 preceding calendar year.

(E) Any investigative report that contains facts and 245 findings regarding a complaint filed with the joint legislative 246 247 ethics committee and that is prepared by the staff of the committee or a special counsel to the committee shall become a 248 public record upon its acceptance by a vote of the majority of 249 the members of the committee, except for any names of specific 250 individuals and entities contained in the report. If the 251 committee recommends disciplinary action or reports its findings 252 to the appropriate prosecuting authority for proceedings in 253 prosecution of the violations alleged in the complaint, the 254 investigatory report regarding the complaint shall become a 255 public record in its entirety. 256

Page 9

(F)(1) Any file obtained by or in the possession of the	257
former house ethics committee or former senate ethics committee	258
shall become the property of the joint legislative ethics	259
committee. Any such file is confidential if either of the	260
following applies:	261
(a) It is confidential under section 102.06 of the Revised	262
Code or the legislative code of ethics.	263
(b) If the file was obtained from the former house ethics	264
committee or from the former senate ethics committee, it was	265
confidential under any statute or any provision of a code of	266
ethics that governed the file.	267
(2) As used in this division, "file" includes, but is not	268
limited to, evidence, documentation, or any other tangible	269
thing.	270
(G) There is hereby created in the state treasury the	271
(G) There is hereby created in the state treasury the joint legislative ethics committee investigative and financial	271 272
joint legislative ethics committee investigative and financial	272
joint legislative ethics committee investigative and financial disclosure fund. Investment earnings of the fund shall be	272 273
joint legislative ethics committee investigative and financial disclosure fund. Investment earnings of the fund shall be credited to the fund. All moneys credited to the fund shall be	272 273 274
joint legislative ethics committee investigative and financial disclosure fund. Investment earnings of the fund shall be credited to the fund. All moneys credited to the fund shall be used solely for expenses related to the investigative and	272 273 274 275
joint legislative ethics committee investigative and financial disclosure fund. Investment earnings of the fund shall be credited to the fund. All moneys credited to the fund shall be used solely for expenses related to the investigative and financial disclosure functions of the committee.	272 273 274 275 276
joint legislative ethics committee investigative and financial disclosure fund. Investment earnings of the fund shall be credited to the fund. All moneys credited to the fund shall be used solely for expenses related to the investigative and financial disclosure functions of the committee. Sec. 101.70. As used in sections 101.70 to 101.79 and	272 273 274 275 276 277
<pre>joint legislative ethics committee investigative and financial disclosure fund. Investment earnings of the fund shall be credited to the fund. All moneys credited to the fund shall be used solely for expenses related to the investigative and financial disclosure functions of the committee. Sec. 101.70. As used in sections 101.70 to 101.79 and 101.99 of the Revised Code:</pre>	272 273 274 275 276 277 278
<pre>joint legislative ethics committee investigative and financial disclosure fund. Investment earnings of the fund shall be credited to the fund. All moneys credited to the fund shall be used solely for expenses related to the investigative and financial disclosure functions of the committee. Sec. 101.70. As used in sections 101.70 to 101.79 and 101.99 of the Revised Code: (A) "Person" means any individual, partnership, trust,</pre>	272 273 274 275 276 277 278 279
<pre>joint legislative ethics committee investigative and financial disclosure fund. Investment earnings of the fund shall be credited to the fund. All moneys credited to the fund shall be used solely for expenses related to the investigative and financial disclosure functions of the committee. Sec. 101.70. As used in sections 101.70 to 101.79 and 101.99 of the Revised Code:</pre>	272 273 274 275 276 277 278 279 280
<pre>joint legislative ethics committee investigative and financial disclosure fund. Investment earnings of the fund shall be credited to the fund. All moneys credited to the fund shall be used solely for expenses related to the investigative and financial disclosure functions of the committee. Sec. 101.70. As used in sections 101.70 to 101.79 and 101.99 of the Revised Code: (A) "Person" means any individual, partnership, trust, estate, business trust, association, or corporation; any labor organization or manufacturer association; any department,</pre>	272 273 274 275 276 277 278 279 280 281
<pre>joint legislative ethics committee investigative and financial disclosure fund. Investment earnings of the fund shall be credited to the fund. All moneys credited to the fund shall be used solely for expenses related to the investigative and financial disclosure functions of the committee. Sec. 101.70. As used in sections 101.70 to 101.79 and 101.99 of the Revised Code: (A) "Person" means any individual, partnership, trust, estate, business trust, association, or corporation; any labor organization or manufacturer association; any department, commission, board, publicly supported college or university,</pre>	272 273 274 275 276 277 278 279 280 281 282

Page 10

thing of value.

includes the Ohio casino control commission, a member of the 286 commission, the executive director of the commission, an 287 employee of the commission, and an agent of the commission. 288 (B) "Legislation" means bills, resolutions, amendments, 289 nominations, and any other matter pending before the general 290 assembly, any matter pending before the controlling board, or 291 the executive approval or veto of any bill acted upon by the 292 general assembly. 293 (C) "Compensation" means a salary, gift, payment, benefit, 294 subscription, loan, advance, reimbursement, or deposit of money 295 or anything of value; or a contract, promise, or agreement, 296 whether or not legally enforceable, to make compensation. 297 (D) "Expenditure" means any of the following that is made 298 to, at the request of, for the benefit of, or on behalf of any 299 member of the general assembly, any member of the controlling 300 301 board, the governor, the director of a department created undersection 121.02 of the Revised Code, or any member of the staff 302 of any public officer or employee listed in this-303 division official: 304 (1) A payment, distribution, loan, advance, deposit, 305 reimbursement, or gift of money, real estate, or anything of 306 value, including, but not limited to, food and beverages, 307 entertainment, lodging, or transportation; 308 (2) A contract, promise, or agreement to make an 309 expenditure, whether or not legally enforceable; 310 (3) The purchase, sale, or gift of services or any other 311

"Expenditure" does not include a contribution, gift, or grant to 313 a foundation or other charitable organization that is exempt 314

from federal income taxation under subsection 501(c)(3) of the 315 Internal Revenue Code. "Expenditure" does not include the 316 purchase, sale, or gift of services or any other thing of value 317 that is available to the general public on the same terms as it 318 is available to the persons listed in this division, or an offer 319 or sale of securities to any person listed in this division that 320 is governed by regulation D, 17 C.F.R. 230.501 to 230.508, 321 adopted under the authority of the "Securities Act of 1933," 48 322 Stat. 74, 15 U.S.C.A. and following, or that is governed by a 323 comparable provision under state law. 324

(E) "Actively advocate" means to promote, advocate, or 325 oppose the passage, modification, defeat, or executive approval 326 327 or veto of any legislation by direct communication with any member of the general assembly, any member of the controlling 328 board, the governor, the director of any department listed in 329 section 121.02 of the Revised Code, or any member of the staff 330 of any public officer or employee listed in this-331 division official. "Actively advocate" does not include the 332 action of any person not engaged by an employer who has a direct 333 interest in legislation if the person, acting under Section 3 of 334 Article I, Ohio Constitution, assembles together with other 335 persons to consult for their common good, instructs a public 336 officer or employee who is listed in this divisionofficial, or 337 petitions that public officer or employee official for the 338 redress of grievances. 339

(F) "Legislative agent" means any individual, except a 340 member of the general assembly, a member of the staff of the 341 general assembly, the governor, lieutenant governor, attorney 342 general, secretary of state, treasurer of state, or auditor of 343 state, who is engaged during at least a portion of the 344 individual's time to actively advocate as one of the 345

individual's main purposes. An individual engaged by the Ohio-346 casino control commission, a member of the commission, the 347 executive director of the commission, or an employee or agent of 348 the commission to actively advocate is a "legislative agent" 349 even if the individual does not during at least a portion of the 350 individual's time actively advocate as one of the individual's 351 main purposeswhose direct communication with any public official 352 for the purpose of actively advocating constitutes at least five 353 per cent of the total performance time for which the individual 354 is compensated by a specific employer. 355 (G) "Employer" means any person who, directly or 356 indirectly, engages a legislative agent. 357 (H) "Engage" means to make any arrangement, and 358 "engagement" means any arrangement, whereby an individual is 359 employed or retained for compensation to act for or on behalf of 360 an employer to actively advocate. 361 (I) "Financial transaction" means a transaction or 362 activity that is conducted or undertaken for profit and arises 363 from the joint ownership or the ownership or part ownership in 364 common of any real or personal property or any commercial or 365 business enterprise of whatever form or nature between the 366 following: 367 (1) A legislative agent, an employer of a legislative 368 agent, or a member of the immediate family of the legislative 369 agent or a legislative agent's employer; and 370 (2) Any member of the general assembly, any member of the 371 controlling board, the governor, the director of a department 372 created under section 121.02 of the Revised Code, or any member 373 374 of the staff of a public officer or employee listed in division

Page 13

(I) (2) of this section official.

"Financial transaction" does not include any transaction 376 or activity described in division (I) of this section if it is 377 available to the general public on the same terms, or if it is 378 an offer or sale of securities to any person listed in division 379 (I) (2) of this section that is governed by regulation D, 17 380 C.F.R. 230.501 to 230.508, adopted under the authority of the 381 "Securities Act of 1933," 48 Stat. 74, 15 U.S.C.A. and 382 following, or that is governed by a comparable provision under 383 state law. 384

(J) "Public official" means a member of the general 385 assembly, a member of the controlling board, the governor, the 386 director of a department created under section 121.02 of the 387 Revised Code, or any member of the staff of a public official 388 listed in this division. 389

(K) "Staff" means any state employee whose official duties are to formulate policy and who exercises administrative or supervisory authority or who authorizes the expenditure of state funds.

Sec. 101.71. (A) No legislative agent or employer shall 394 knowingly fail to register as required under section 101.72 of 395 the Revised Code. 396

(B) No legislative agent or employer shall knowingly fail 397 to keep a receipt or maintain a record that section 101.73 of 398 the Revised Code requires the person to keep or maintain. 399

(C) No person shall knowingly fail to file a statement 400 that section 101.73-or_, 101.74, or 101.741 of the Revised Code 401 requires the person to file. 402

(D) No person shall knowingly file a false statement that

375

403

390

391

392

section 101.73-or-, 101.74, or 101.741 of the Revised Code	404
requires the person to file.	405
Sec. 101.72. (A) Each legislative agent and employer,	406
within ten days following an engagement of a legislative agent,	407
shall file with the joint legislative ethics committee an	408
initial registration statement showing all of the following:	409
(1) The name, business address, and occupation of the	410
legislative agent;	411
(2) The name and business address of the employer and the	412
real party in interest on whose behalf the legislative agent is	413
actively advocating, if it is different from the employer. For	414
the purposes of division (A) of this section, where a trade	415
association or other charitable or fraternal organization that	416
is exempt from federal income taxation under subsection 501(c)	417
of the federal Internal Revenue Code is the employer, the	418
statement need not list the names and addresses of each member	419
of the association or organization, so long as the association	420
or organization itself is listed.	421
(3) A brief description of the type of legislation to	422
which the engagement relates.	423
(B) In addition to the initial registration statement	424
required by division (A) of this section, each legislative agent	425
and employer shall file with the joint committee, not later than	426
the last day of January, May, and September of each year, an	427
updated registration statement that confirms <u>includes</u> all of the	428
following for the period covered by the updated statement:	429
(1) Confirmation of the continuing existence of each	430
engagement described in an initial registration statement-and-	431
that lists ;	432

the agent actively advocated under that engagement during the	434
period covered by the updated statement, and with it any <u>;</u>	435
(3) Any statement of expenditures required to be filed by	436
section 101.73 of the Revised Code-and any ;	437
(4) Any details of financial transactions required to be	438
filed by section 101.74 of the Revised Code;	430
Tited by section for./4 of the Revised Coder	439
(5) Any statement of legislative agent compensation	440
required to be filed by section 101.741 of the Revised Code.	441
(C) If a legislative agent is engaged by more than one	442
employer, the agent shall file a separate initial and updated	443
registration statement for each engagement. If an employer	444
engages more than one legislative agent, the employer need file	445
only one updated registration statement under division (B) of	446
this section, which shall contain the information required by	447
division (B) of this section regarding all of the legislative	448
agents engaged by the employer.	449
(D)(1) A change in any information required by division	450
(A)(1), (2), or (B) of this section shall be reflected in the	451
next updated registration statement filed under division (B) of	452
this section.	453
(2) Within thirty days after the termination of an	454
engagement, the legislative agent who was employed under the	455
engagement shall send written notification of the termination to	456
the joint committee.	457
(E) A registration fee of twenty-five dollars shall be	458
charged for filing an initial registration statement. The state	459
agency of an officer or employee who actively advocates in a	460
fiduciary capacity as a representative of that state agency	461

(2) A list of the specific bills or resolutions on which

Page 16

shall pay the registration fee required under this division. All462money collected from registration fees under this division and463late filing fees under division (G) of this section shall be464deposited into the state treasury to the credit of the joint465legislative ethics committee fund created under section 101.34466of the Revised Code.467

An officer or employee of a state agency who actively468advocates in a fiduciary capacity as a representative of that469state agency need not file expenditure statements under section470101.73 of the Revised Code. As used in this division, "state471agency" does not include a state institution of higher education472as defined in section 3345.011 of the Revised Code.473

(F) Upon registration pursuant to division (A) of this
section, the legislative agent shall be issued a card by the
joint committee showing that the legislative agent is
registered. The registration card and the legislative agent's
477
registration shall be valid from the date of their issuance
until the next thirty-first day of December of an even-numbered
479
year.

(G) The executive director of the joint committee shall be 481 responsible for reviewing each registration statement filed with 482 the joint committee under this section and for determining 483 whether the statement contains all of the information required 484 by this section. If the joint committee determines that the 485 registration statement does not contain all of the required 486 information or that a legislative agent or employer has failed 487 to file a registration statement, the joint committee shall send 488 written notification by certified mail to the person who filed 489 the registration statement regarding the deficiency in the 490 statement or to the person who failed to file the registration 491 statement regarding the failure. Any person so notified by the 492 joint committee shall, not later than fifteen days after 493 receiving the notice, file a registration statement or an 494 amended registration statement that does contain all of the 495 information required by this section. If any person who receives 496 a notice under this division fails to file a registration 497 statement or such an amended registration statement within this 498 fifteen-day period, the joint committee shall assess a late 499 filing fee equal to twelve dollars and fifty cents per day, up 500 to a maximum of one hundred dollars, upon that person. The joint 501 committee may waive the late filing fee for good cause shown. 502

(H) On or before the fifteenth day of March of each year, the joint committee shall, in the manner and form that it determines, publish a report containing statistical information on the registration statements filed with it under this section during the preceding year.

Sec. 101.73. (A) Each legislative agent and each employer 508 shall file in the office of the joint legislative ethics 509 committee, with the updated registration statement required by 510 division (B) of section 101.72 of the Revised Code, a statement 511 of expenditures as specified in divisions (B) and (C) of this 512 section. A legislative agent shall file a separate statement of 513 expenditures under this section for each employer engaging the 514 legislative agent. 515

(B) (1) In addition to the information required by
516
divisions (B) (2) and (3) of this section, a statement filed by a
legislative agent shall show the total amount of expenditures
made by the legislative agent during the reporting period
covered by the statement.

(2) If, during a reporting period covered by a statement,

503

504

505

506

507

an employer or any legislative agent the employer engaged made,	522
either separately or in combination with each other, either	523
directly or indirectly, expenditures to, at the request of, for	524
the benefit of, or on behalf of any particular member of the	525
general assembly, any particular member of the controlling-	526
board, the governor, the director of a department created under-	527
section 121.02 of the Revised Code, or any particular member of	528
the staff of any of the public officers or employees listed in	529
division (B)(2) of this section <u>official</u> , then the employer or	530
legislative agent shall also state all of the following	531
regarding those expenditures:	532
(a) The name of the public officer or employee <u>official</u> to	533
whom, at whose request, for whose benefit, or on whose behalf	534
the expenditures were made;	535
ene enpenareares were maae,	000
(b) The total amount of the expenditures made;	536
(c) A brief description of the expenditures made;	537
(d) The approximate date the expenditures were made;	538
(e) The specific items of legislation, if any, for which	539
the expenditures were made and the identity of the client on	540
whose behalf each expenditure was made.	541
As used in division (B)(2) of this section, "expenditures"	542
does not include expenditures made by a legislative agent as	543
payment for meals and other food and beverages.	544
(3) If, during a reporting period covered by a statement,	545
a legislative agent made expenditures as payment for meals and	546
other food and beverages, other than for meals and other food	547
and beverages provided to a member of the general assembly at,	548
and intended for consumption at, a meeting at which the member	549
and inconded for consumption act a meeting at which the member	549

participated in a panel, seminar, or speaking engagement or

provided to a member of the general assembly at, and intended 551 for consumption at, a meeting or convention of a national 552 organization to which any state agency, including, but not 553 limited to, any legislative agency or state institution of 554 higher education as defined in section 3345.011 of the Revised 555 Code, pays membership dues, that, when added to the amount of 556 previous payments made for meals and other food and beverages by 557 that legislative agent during that same calendar year, exceeded 558 a total of fifty dollars to, at the request of, for the benefit 559 of, or on behalf of any particular member of the general 560 assembly, any particular member of the controlling board, the 561 governor, the director of a department created under section 562 121.02 of the Revised Code, or any particular member of the 563 staff of any of the public officers or employees listed in 564 division (B)(3) of this section_official, then the legislative 565 agent shall also state all of the following regarding those 566 expenditures: 567 (a) The name of the public officer or employee official to 568 whom, at whose request, for whose benefit, or on whose behalf 569 the expenditures were made; 570 (b) The total amount of the expenditures made; 571 (c) A brief description of the expenditures made; 572 (d) The approximate date the expenditures were made; 573 (e) The specific items of legislation, if any, for which 574 the expenditures were made and the identity of the client on 575 whose behalf each expenditure was made. 576

(C) In addition to the information required by divisions 577
(B) (2) and (3) of this section, a statement filed by an employer 578
shall show the total amount of expenditures made by the employer 579

Page 20

or legislative agent filing the statement during the period	580
covered by the statement. As used in this section,	581
"expenditures" does not include the expenses of maintaining	582
office facilities or the compensation paid to legislative agents	583
engaged by an employerA statement filed by a legislative agent	584
shall show all legislation regarding which the legislative agent	585
has advocated on behalf of the employer during the period	586
covered by the statement. A statement filed by an employer shall	587
show all legislation regarding which the employer has advocated	588
during the period covered by the statement.	589
No employer is shall be required to show any expenditure	590
or legislation on a statement filed under this division if the	591
expenditure or legislation is reported on a statement filed	592
under division (B) of this section by a legislative agent	593
engaged by the employer. No legislative agent shall be required	594
to show any expenditure on a statement filed under this division	595
if the expenditure is reported on a statement filed under	596
division (B) of this section by the legislative agent's	597
employer.	598
(D) Any statement required to be filed under this section	599
shall be filed at the times specified in section 101.72 of the	600
Revised Code. Each statement shall cover expenditures made	601
during the four-calendar-month period that ended on the last day	602
of the month immediately preceding the month in which the	603
statement is required to be filed.	604
(E) No portion of the amount of an expenditure for meals	605
or beverages provided at, and intended for consumption at, a	606
dinner, party, or other function sponsored by an employer or	607
legislative agent need be attributed to, or counted toward the	608
amount for, a reporting period specified in division (B)(2) or	609

(3) of this section if the sponsor has invited to the function 610 all the members of either of the following: 611 (1) The general assembly; 612 (2) Either house of the general assembly. 613 However, the amount spent for such function and its date 614 and purpose shall be reported separately on the statement 615 required to be filed under this section and the amount spent for 616 the function shall be added with other expenditures for the 617 purpose of determining the total amount of expenditures reported 618 in the statement under division (B)(1) or (C) of this section. 619 (F) No portion of the amount of an expenditure made as 620 payment for meals and other food and beverages provided at, and 621 intended for consumption at, a meeting at which the public 622 official participated in a panel, seminar, or speaking 623 engagement or provided to a public official at a meeting or 624 convention of a national organization to which any state agency, 625 including any legislative agency or state institution of higher 626 education as defined in section 3345.011 of the Revised Code, 627 pays membership dues need be attributed to, or counted toward 628 629 the amount for, a reporting period specified in division (B) of th<u>is section.</u> 630 However, the total amount spent for such meals and 631 beverages shall be reported separately on the statement required 632 to be filed under this section and the amount spent for the 633 function shall be added with other expenditures for the purpose 634 of determining the total amount of expenditures reported in the 635 statement under division (C) of this section. 636

(G) If it is impractical or impossible for a legislative 637 agent or employer to determine exact dollar amounts or values of 638

expenditures, reporting of good faith estimates, based upon 639 reasonable accounting procedures, constitutes compliance with 640 this section. 641

(E) (H) All legislative agents and employers shall retain642receipts or maintain records for all expenditures that are643required to be reported pursuant to this section. These receipts644or records shall be maintained for a period ending on the645thirty-first day of December of the second calendar year after646the year in which the expenditure was made.647

(F) (1) (1) (1) An employer or legislative agent who is648required to file an expenditure statement under division (B) or649(C) of this section shall deliver a copy of the statement, or of650the portion showing the expenditure, to the public officer or651employee official who is listed in the statement as having652received the expenditure or on whose behalf it was made, at653least ten days before the date on which the statement is filed.654

(2) If, during a reporting period covered by an 655 expenditure statement filed under division (B)(2) of this 656 section, an employer or any legislative agent the employer 657 engaged made, either separately or in combination with each 658 other, either directly or indirectly, expenditures for 659 transportation, lodging, or food and beverages purchased for 660 consumption on the premises in which the food and beverages were 661 sold to, at the request of, for the benefit of, or on behalf of 662 any of the public officers or employees described in division 663 (B) (2) of this section official, the employer or legislative 664 agent shall deliver to the public officer or employee official a 665 statement that contains all of the nondisputed information 666 prescribed in division (B)(2)(a) through (e) of this section 667 with respect to the expenditures described in division $\frac{F}{2}$ 668

(I) (2) of this section. The statement of expenditures made under 669 division $\frac{(F)(2)}{(I)}(I)(2)$ of this section shall be delivered to the 670 public officer or employee official to whom, at whose request, 671 for whose benefit, or on whose behalf those expenditures were 672 made on the same day in which a copy of the expenditure 673 statement or of a portion showing the expenditure is delivered 674 to the public officer or employee official under division (F)(1) 675 (I) (1) of this section. An employer is not required to show any 676 expenditure on a statement delivered under division (F)(2)-(I) 677 (2) of this section if the expenditure is shown on a statement 678 delivered under division $\frac{F}{2}$ (I) (2) of this section by a 679 legislative agent engaged by the employer. A legislative agent 680 is not required to show any expenditure on a statement delivered 681 under division (I)(2) of this section if the expenditure is 682 shown on a statement delivered under division (I)(2) of this 683 section by the legislative agent's employer. 684

(J) As used in this section, "expenditure" does not685include the expenses of maintaining office facilities or the686compensation paid to a legislative agent engaged by an employer.687

688 Sec. 101.74. (A) Any legislative agent who has had any financial transaction with or for the benefit of any member of 689 the general assembly, any member of the controlling board, the 690 governor, the director of a department created under section 691 121.02 of the Revised Code, or any member of the staff of any 692 public officer or employee listed in this division official 693 shall describe the details of the transaction, including the 694 name of the public officer or employee official, the purpose and 695 nature of the transaction, and the date it was made or entered 696 into, in a statement filed with the joint legislative ethics 697 committee with the updated registration statement required by 698 division (B) of section 101.72 of the Revised Code. The 699 statement shall be filed at the times specified in section700101.72 of the Revised Code. Each statement shall describe each701financial transaction that occurred during the four-calendar-702month period that ended on the last day of the month immediately703preceding the month in which the statement is required to be704filed.705

(B) Except as provided in division (D) of this section, 706 any employer who has had any financial transaction with or for 707 the benefit of any member of the general assembly, any member of 708 709 the controlling board, the governor, the director of a department created under section 121.02 of the Revised Code, or 710 any member of the staff of any public officer or employee listed 711 in this division official shall describe the details of the 712 transaction, including the name of the public officer or 713 employeeofficial, the purpose and nature of the transaction, and 714 the date it was made or entered into, in a statement filed with 715 the joint committee with the updated registration statement 716 required by division (B) of section 101.72 of the Revised Code. 717 The statement shall be filed at the times specified in section 718 101.72 of the Revised Code. Each statement shall describe each 719 financial transaction that occurred during the four-calendar-720 month period that ended on the last day of the month immediately 721 preceding the month in which the statement is required to be 722 filed. 723

(C) An employer or legislative agent who is required to 724 file a statement describing a financial transaction under this 725 section shall deliver a copy of the statement to the public 726 officer or employee official with whom or for whose benefit the 727 transaction was made at least ten days before the date on which 728 the statement is filed. 729

(D) No employer shall be required to file any statement 730 under this section or to deliver a copy of the statement to a 731 public officer or employee official with whom or for whose 732 benefit the transaction was made if the financial transaction to 733 which the statement pertains is reported by a legislative agent 734 engaged by the employer. 735 Sec. 101.741. (A) As used in this section: 736 (1) "Lobbying firm" means a group of two or more_ 737 legislative agents that is engaged by an employer to actively 738 advocate on behalf of the employer. 739 (2) "In-house legislative agent" means a legislative agent 740 who acts as a legislative agent for only one employer and who is 741 not part of a lobbying firm. 742 (B) (1) An employer shall include with each updated 743 registration statement a statement of legislative agent 744 compensation. The statement of legislative agent compensation 745 shall include the total amount the employer paid to all 746 legislative agents during the period covered by the statement as 747 compensation for acting as such on behalf of the employer and as 748 reimbursement for expenses incurred while acting as such on 749 750 behalf of the employer. 751 (2) If the employer employs an in-house legislative agent who does not actively advocate for the entire performance time 752 for which the employer compensates the in-house legislative 753 agent, the employer shall calculate the in-house legislative 754 agent's compensation, for purposes of reporting under division 755 (B) (1) of this section, by multiplying the in-house legislative 756 agent's total compensation by the percentage of the in-house 757 legislative agent's total performance time during which the in-758

Page 26

house legislative agent actively advocates on behalf of the 759 760 employer. (C) (1) Except as otherwise provided in division (C) of 761 this section, a legislative agent shall include with each 762 updated registration statement a statement of legislative agent 763 compensation. The statement of legislative agent compensation 764 shall include the total amount the legislative agent received 765 from the employer during the period covered by the statement as 766 compensation for acting as such on behalf of the employer and as 767 reimbursement for expenses incurred while acting as such on 768 behalf of the employer. 769 (2) (a) A lobbying firm shall submit a joint statement of 770 legislative agent compensation on behalf of all legislative 771 agents the lobbying firm compensated for acting as such on 772 behalf of an employer. The joint statement shall include the 773 total amount the lobbying firm received from the employer during 774 the period covered by the statement and the name of each member 775 of the lobbying firm who acted as a legislative agent on behalf 776 of the employer during that period. A legislative agent who is a 777 member of a lobbying firm is not required to submit a separate 778 statement of legislative agent compensation with respect to any 779 780 amounts included in the joint statement. (b) If a lobbying firm fails to submit a joint statement 781 of legislative agent compensation, each legislative agent who is 782 a member of the lobbying firm shall submit a statement of 783 legislative agent compensation that includes the total amount 784 the legislative agent or the lobbying firm received from the 785 employer during the period covered by the statement, including 786 compensation and reimbursement for expenses. 787

(3) An in-house legislative agent is not required to

mail.

house legislative agent's employer submits a properly completed 790 statement under division (B) of this section for that period. 791 Sec. 101.75. If a dispute arises between any member of the 792 general assembly, any member of the controlling board, or a 793 member of the staff of the general assembly or controlling board 794 and an employer or legislative agent with respect to an 795 expenditure or financial transaction alleged in any statement to 796 be filed under section 101.73 or 101.74 of the Revised Code, the 797 member, employer, or legislative agent may file a complaint with 798 the joint legislative ethics committee. The committee shall 799 proceed to investigate the complaint as provided for other 800 complaints in section 101.34 of the Revised Code. 801 The complaint shall be filed at least three days prior to 802 the time the statement is required to be filed with the joint 803 legislative ethics committee. The time for filing a disputed 804 expenditure or financial transaction in any statement of 805 expenditures or the details of a financial transaction that 806 contains a disputed expenditure or financial transaction shall 807 be extended pending the final decision of the joint committee. 808 This extension does not extend the time for filing the 809 nondisputed portions of an expenditure statement or of the 810 details of a financial transaction. The joint committee shall 811 notify the parties of its final decision by certified mail. If 812 the committee decides that the disputed expenditure or financial 813 transaction should be reported, the employer or legislative 814 agent shall include the matter in an amended the statement and . 815 The employer or legislative agent shall file the amended 816 statement not later than ten days after the employer or agent 817 receives notice of the decision of the committee by certified 818

submit a statement of legislative agent compensation if the in-

789

An employer or legislative agent who files a false 820 statement of expenditures or details of a financial transaction 821 is liable in a civil action to any public officer or employee 822 who sustains damage as a result of the filing or publication of 823 the statement. 824

Sec. 101.76. (A) Sections 101.72-and, 101.73, and 101.741 of the Revised Code do not apply to efforts to actively advocate by any of the following:

(1) Appearances before public hearings of the controlling828board or committees of the general assembly;829

(2) News, editorial, and advertising statements published
830
in bona fide newspapers, journals, or magazines, or broadcast
831
over radio or television;
832

(3) The gathering and furnishing of information and news
by bona fide reporters, correspondents, or news bureaus to news
834
media described in division (A) (2) of this section;
835

(4) Publications primarily designed for and distributed to
 836
 members of bona fide associations or charitable or fraternal
 837
 nonprofit corporations.
 838

(B) Sections 101.70 to 101.79 of the Revised Code do not
affect professional services in drafting bills or resolutions,
preparing arguments thereon, or in advising clients and
rendering opinions as to the construction and the effect of
proposed or pending legislation, if the services are not
otherwise connected with actions to actively advocate.

(C) Nothing in sections 101.70 to 101.79 of the Revised 845
Code shall require the reporting of, or prohibit a member of the 846
general assembly or the governor from soliciting or accepting, a 847
contribution from or expenditure by any person if the 848

825

826

868

contribution or expenditure is reported in accordance with	849
Chapter 3517. of the Revised Code.	850
Sec. 101.78. (A)(1) The joint legislative ethics	851
committee shall keep on file the statements required by sections	852
101.72, 101.73, and 101.74, and 101.741 of the Revised Code.	853
Those statements are public records and open to public	854
inspection, and the joint committee shall computerize publish	855
them so that the information contained in <u>and make</u> them is	856
readily accessible available to the general public on its	857
official web site. The joint committee shall provide copies of	858
the statements to the general public upon request and may charge	859
a reasonable fee not to exceed the cost of copying and	860
delivering each statement.	861
(2) Beginning January 1, 2025, the information in	862
statements that are described in division (A)(1) of this section	863
and are published on the official web site of the joint	864
committee shall include a link to the official web site of the	865
office of the secretary of state that contains the information	866
in statements of contributions and expenditures and monthly	867

in division (B) (1) of section 3517.106 of the Revised Code that869is made available online through the internet under division (I)870of that section.871

statements and statements of independent expenditures described

(B) The joint committee shall prescribe and make available
an appropriate form for filing the information required by
873
sections 101.72, 101.73, and 101.74, and 101.741 of the Revised
874
Code. The form shall contain the following notice in boldface
875
type: "ANY PERSON WHO KNOWINGLY FILES A FALSE STATEMENT IS
876
GUILTY OF FALSIFICATION UNDER SECTION 2921.13 OF THE REVISED
877
CODE, WHICH IS A MISDEMEANOR OF THE FIRST DEGREE."

H. B. No. 16 As Introduced

(C) The joint committee shall publish a handbook that
879
explains in clear and concise language sections 101.70 to 101.79
and 101.99 of the Revised Code and make it available free of
charge to members of the general assembly, legislative agents,
employers, and any other interested persons.

(D) Not later than the last day of February and October of 884 each year, the joint committee shall compile from registration 885 statements filed with it a complete and updated list of 886 887 registered legislative agents and their employers and distribute the list to each member of the general assembly, each member of 888 the controlling board who is not a member of the general 889 assembly, and the governor. The joint committee shall provide 890 copies of the list to the general public upon request and may 891 charge a reasonable fee not to exceed the cost of copying and 892 delivering the list. 893

(E) The joint committee may adopt rules as necessary to implement sections 101.70 to 101.79 of the Revised Code, and any such rules it adopts shall be adopted in accordance with section 111.15 of the Revised Code.

Sec. 101.90. As used in sections 101.90 to 101.99 of the Revised Code:

(A) "Person" and "compensation" have the same meanings as900in section 101.70 of the Revised Code.901

(B) "Expenditure" means any of the following that is made
902
to, at the request of, for the benefit of, or on behalf of a
903
state retirement system, a member of the board of a state
904
retirement system, a state retirement system investment
905
official, or an employee of a state retirement system whose
906
position involves substantial and material exercise of
907

894

895

896

897

898

discretion in the investment of retirement system funds: 908

(1) A payment, distribution, loan, advance, deposit,
909
reimbursement, or gift of money, real estate, or anything of
910
value, including, but not limited to food and beverages and
911
entertainment;
912

(2) A contract, promise, or agreement to make an913expenditure, whether or not legally enforceable;914

(3) The purchase, sale, or gift of services or any other 915 thing of value. "Expenditure" does not include a contribution, 916 gift, or grant to a foundation or other charitable organization 917 918 that is exempt from federal income taxation under subsection 501(c)(3) of the Internal Revenue Code. "Expenditure" does not 919 include the purchase, sale, or gift of services or any other 920 thing of value that is available to the general public on the 921 same terms as it is available to the persons listed in this 922 division, or an offer or sale of securities to any person listed 923 in this division that is governed by regulation D, 17 C.F.R. 924 2301.501 230.501 to 2301.508 230.508, adopted under the 925 authority of the "Securities Act of 1933," 48 Stat. 74, 15 926 927 U.S.C.A. and following, or that is governed by a comparable provision under state law. 928

(C) "Employer" means any person who, directly or929indirectly, engages a retirement system lobbyist.930

(D) "Engage" means to make any arrangement, and
931
"engagement" means arrangement, whereby an individual is
932
employed or retained for compensation to act for or on behalf of
933
an employer to influence retirement system decisions or to
934
conduct any retirement system lobbying activity.

(E) "Financial transaction" means a transaction or 936

activity that is conducted or undertaken for profit and arises937from the joint ownership or the ownership or part ownership in938common of any real or personal property or any commercial or939business enterprise of whatever form or nature between the940following:941

(1) A retirement system lobbyist, the retirement system
942
lobbyist's employer, or a member of the immediate family of the
943
retirement system lobbyist or the retirement system lobbyist's
944
employer; and
945

(2) A state retirement system, a member of a board of a
946
state retirement system, a state retirement system investment
947
official, or an employee of a state retirement system whose
948
position involves substantial and material exercise of
949
discretion in the investment of retirement system funds.
950

"Financial transaction" does not include any transaction 951 or activity described in division (E) of this section if it is 952 available to the general public on the same terms, or if it is 953 an offer or sale of securities to any person listed in division 954 (E) (2) of this section that is governed by regulation D, 17955 C.F.R. <u>2301.501</u> 230.501 to <u>2301.508</u> 230.508, adopted under the 956 authority of the "Securities Act of 1933," 48 Stat. 74, 15 957 U.S.C.A. and following, or that is governed by a comparable 958 959 provision under state law.

(F) "Retirement system" means the public employees
960
retirement system, Ohio police and fire pension fund, state
961
teachers retirement system, school employees retirement system,
962
and state highway patrol retirement system.
963

(G) "Retirement system decision" means a decision of a964retirement system regarding the investment of retirement system965

Page 33

funds. "Retirement system decision" includes the decision by a966board of a retirement system to award a contract to an agent or967an investment manager.968

(H) "Retirement system lobbyist" means any person engaged-969 to influence whose direct communication with retirement system 970 officials or employees for the purpose of influencing retirement 971 system decisions or to conduct <u>conducting</u> retirement system 972 lobbying activity as one of the person's main purposes on a 973 regular and substantial basisconstitutes at least twenty-five 974 per cent of the total performance time for which the person is 975 compensated by a specific employer. "Retirement system lobbyist" 976 does not include an elected or appointed officer or employee of 977 a federal or state agency, or political subdivision who attempts 978 to influence or affect executive agency decisions in a fiduciary 979 capacity as a representative of the officer's or employee's 980 981 agency or political subdivision.

(I) "Retirement system lobbying activity" means contacts 982 made to promote, oppose, reward, or otherwise influence the 983 outcome of a retirement system decision by direct communication 984 with a member of a board of a state retirement system, a state 985 retirement system investment official, or an employee of a state 986 retirement system whose position involves substantial and 987 material exercise of discretion in the investment of retirement 988 system funds. "Lobbying activity" does not include any of the 989 following: 990

(1) The action of any person having a direct interest in
991
retirement system decisions who, under Section 3 of Article I,
992
Ohio Constitution, assembles together with other persons to
993
consult for their common good, instructs a person listed in the
994
first paragraph of division (I) of this section, or petitions
995

such a person for the redress of grievances; 996 (2) Contacts made for the sole purpose of gathering 997 information contained in a public record; 998 999 (3) Appearances before a retirement system to give testimony. 1000 (J) "Retirement system official" means an officer or 1001 employee of a retirement system whose principal duties are to 1002 formulate policy or to participate directly or indirectly in the 1003 preparation, review, or award of financial arrangements with a 1004 retirement system. 1005 (K) "Aggrieved party" means a party entitled to resort to 1006 a remedy. 1007 (L) "Staff" means an employee of a retirement system whose 1008 position involves substantial and material exercise of 1009 discretion in the investment of retirement system funds and who 1010 is required under section 102.02 of the Revised Code to file a 1011 disclosure statement with the Ohio ethics commission. 1012 Sec. 101.91. (A) No person shall knowingly fail to 1013 register as required under section 101.92 of the Revised Code. 1014 (B) No person shall knowingly fail to keep a receipt or 1015 maintain a record that section 101.93 of the Revised Code 1016 requires the person to keep or maintain. 1017 (C) No person shall knowingly fail to file a statement 1018 that section 101.93-or_, 101.94, or 101.941 of the Revised Code 1019 requires the person to file. 1020 (D) No person shall knowingly file a false statement that 1021 section 101.93 or ____101.94, or 101.941 of the Revised Code 1022 requires the person to file. 1023

Sec. 101.92. (A) Each retirement system lobbyist and each 1024 employer shall file with the joint legislative ethics committee, 1025 within ten days following the engagement of a retirement system 1026 lobbyist, an initial registration statement showing all of the 1027 following: 1028

(1) The name, business address, and occupation of the 1029retirement system lobbyist; 1030

(2) The name and business address of the employer or of 1031 the real party in interest on whose behalf the retirement system 1032 lobbyist is acting, if it is different from the employer. For 1033 the purposes of division (A) of this section, where a trade 1034 association or other charitable or fraternal organization that 1035 is exempt from federal income taxation under subsection 501(c) 1036 of the federal Internal Revenue Code is the employer, the 1037 statement need not list the names and addresses of every member 1038 of the association or organization, so long as the association 1039 or organization itself is listed. 1040

(3) A brief description of the retirement system decision1041to which the engagement relates;1042

(4) The name of the retirement system or systems to which1043the engagement relates.

(B) In addition to the initial registration statement
required by division (A) of this section, each retirement system
1046
lobbyist and employer shall file with the joint committee, not
1047
later than the last day of January, May, and September of each
1048
year, an updated registration statement that confirms includes
1049
all of the following for the period covered by the updated
1050
statement:

(1) Confirmation of the continuing existence of each 1052

Page 36
1054 that lists; (2) A list of the specific retirement system decisions 1055 that the lobbyist sought to influence under the engagement 1056 during the period covered by the updated statement, and with it 1057 1058 any-; (3) Any statement of expenditures required to be filed by 1059 section 101.93 of the Revised Code-and any; 1060 (4) Any details of financial transactions required to be 1061 filed by section 101.94 of the Revised Code; 1062 (5) Any statement of retirement system lobbyist 1063 compensation required to be filed by section 101.941 of the 1064 Revised Code. 1065 1066 (C) If a retirement system lobbyist is engaged by more than one employer, the lobbyist shall file a separate initial 1067 and updated registration statement for each engagement. If an 1068 employer engages more than one retirement system lobbyist, the 1069 employer need file only one updated registration statement under 1070 division (B) of this section, which shall contain the 1071 information required by division (B) of this section regarding 1072 all of the retirement system lobbyists engaged by the employer. 1073 (D) (1) A change in any information required by division 1074 (A) (1), (2), or (B) of this section shall be reflected in the 1075 next updated registration statement filed under division (B) of 1076 this section. 1077 (2) Within thirty days following the termination of an 1078 engagement, the retirement system lobbyist who was employed 1079 under the engagement shall send written notification of the 1080 termination to the joint committee. 1081

engagement described in an initial registration statement and

(E) A registration fee of twenty-five dollars shall be
1082
charged for filing an initial registration statement. All money
collected from registration fees under this division and late
filing fees under division (G) of this section shall be
deposited into the state treasury to the credit of the joint
legislative ethics committee fund created under section 101.34
of the Revised Code.

1089 (F) Upon registration pursuant to this section, a retirement system lobbyist shall be issued a card by the joint 1090 committee showing that the lobbyist is registered. The 1091 1092 registration card and the retirement system lobbyist's registration shall be valid from the date of their issuance 1093 until the next thirty-first day of January-December of thean 1094 even-numbered year following the year in which the initial 1095 registration was filed. 1096

(G) The executive director of the joint committee shall be 1097 responsible for reviewing each registration statement filed with 1098 the joint committee under this section and for determining 1099 whether the statement contains all of the required information. 1100 If the joint committee determines that the registration 1101 statement does not contain all of the required information or 1102 that a retirement system lobbyist or employer has failed to file 1103 a registration statement, the joint committee shall send written 1104 notification by certified mail to the person who filed the 1105 registration statement regarding the deficiency in the statement 1106 or to the person who failed to file the registration statement 1107 regarding the failure. Any person so notified by the joint 1108 committee shall, not later than fifteen days after receiving the 1109 notice, file a registration statement or an amended registration 1110 statement that contains all of the required information. If any 1111 person who receives a notice under this division fails to file a 1112

registration statement or such an amended registration statement 1113 within this fifteen-day period, the joint committee shall assess 1114 a late filing fee equal to twelve dollars and fifty cents per 1115 day, up to a maximum fee of one hundred dollars, upon that 1116 person. The joint committee may waive the late filing fee for 1117 good cause shown. 1118

(H) On or before the fifteenth day of March of each year,
the joint committee shall, in the manner and form that it
determines, publish a report containing statistical information
on the registration statements filed with it under this section
during the preceding year.

(I) If an employer who engages a retirement system 1124 lobbyist is the recipient of a contract, grant, lease, or other 1125 financial arrangement pursuant to which funds of the state or of 1126 a retirement system are distributed or allocated, the retirement 1127 system may consider the failure of the employer or the 1128 retirement system lobbyist to comply with this section as a 1129 breach of a material condition of the contract, grant, lease, or 1130 other financial arrangement. 1131

(J) Retirement system officials may require certification
from any person seeking the award of a contract, grant, lease,
or financial arrangement that the person and the person's
mployer are in compliance with this section.

Sec. 101.93. (A) Each retirement system lobbyist and each 1136 employer shall file with the joint legislative ethics committee, 1137 with the updated registration statement required by division (B) 1138 of section 101.92 of the Revised Code, a statement of 1139 expenditures as specified in divisions (B) and (C) of this 1140 section. A retirement system lobbyist shall file a separate 1141 statement of expenditures under this section for each employer 1142

Page 40

that engages the retirement system lobbyist.

1143

(B) (1) In addition to the information required by
1144
divisions (B) (2) and (3) of this section, a statement filed by a
retirement system lobbyist shall show the total amount of
expenditures made during the reporting period covered by the
statement by the retirement system lobbyist.

(2) If, during a reporting period covered by a statement, 1149 1150 an employer or any retirement system lobbyist the employer engaged made, either separately or in combination with each 1151 other, expenditures to, at the request of, for the benefit of, 1152 or on behalf of a member of a board of a state retirement 1153 system, a state retirement system investment official, or an 1154 employee of a state retirement system whose position involves 1155 substantial and material exercise of discretion in the 1156 investment of retirement system funds the employer or retirement 1157 system lobbyist also shall state the name of the member, 1158 official, or employee to whom, at whose request, for whose 1159 benefit, or on whose behalf the expenditures were made, the 1160 total amount of the expenditures made, a brief description of 1161 the expenditures made, the approximate date the expenditures 1162 were made, the retirement system decision, if any, sought to be 1163 influenced, and the identity of the client on whose behalf the 1164 expenditure was made. 1165

As used in division (B)(2) of this section, "expenditures"1166does not include expenditures made by a retirement system1167lobbyist as payment for meals and other food and beverages.1168

(3) If, during a reporting period covered by a statement,
a retirement system lobbyist made expenditures as payment for
meals and other food and beverages, that, when added to the
amount of previous payments made for meals and other food and
1172

beverages by that retirement system lobbyist during that same 1173 calendar year, exceeded a total of fifty dollars to, at the 1174 request of, for the benefit of, or on behalf of a member of a 1175 board of a state retirement system, a state retirement system 1176 investment official, or an employee of a state retirement system 1177 whose position involves substantial and material exercise of 1178 discretion in the investment of retirement system funds, the 1179 retirement system lobbyist shall also state regarding those 1180 expenditures the name of the member, official, or employee to 1181 whom, at whose request, for whose benefit, or on whose behalf 1182 the expenditures were made, the total amount of the expenditures 1183 made, a brief description of the expenditures made, the 1184 approximate date the expenditures were made, the retirement 1185 system decision, if any, sought to be influenced, and the 1186 identity of the client on whose behalf the expenditure was made. 1187

(C) In addition to the information required by divisions 1188 (B) (2) and (3) of this section, a statement filed by an employer 1189 shall show the total amount of expenditures made by the employer 1190 or retirement system lobbyist filing the statement during the 1191 period covered by the statement. As used in this section, 1192 1193 "expenditures" does not include the expenses of maintainingoffice facilities, or the compensation paid to retirement system 1194 1195 lobbyists engaged to influence retirement system decisions or conduct retirement system lobbying activityA statement filed by 1196 a retirement system lobbyist shall show all retirement system 1197 decisions the retirement system lobbyist has been engaged to 1198 influence on behalf of the employer during the period covered by 1199 the statement. A statement filed by an employer shall show all 1200 retirement system decisions the employer has engaged the 1201 retirement system lobbyist to influence during the period_ 1202 covered by the statement. 1203

No employer shall be required to show any expenditure or 1204 retirement system decision on a statement filed under this 1205 division if the expenditure or retirement system decision is 1206 reported on a statement filed under division (B)(1), (2), or (3) 1207 of this section by a retirement system lobbyist engaged by the 1208 employer. No retirement system lobbyist shall be required to 1209 show any expenditure on a statement filed under this division if 1210 the expenditure is reported on a statement filed under division 1211 (B) (1), (2), or (3) of this section by the retirement system 1212 lobbyist's employer. 1213 (D) Any statement required to be filed under this section 1214

shall be filed at the times specified in section 101.92 of the1215Revised Code. Each statement shall cover expenditures made1216during the four-calendar-month period that ended on the last day1217of the month immediately preceding the month in which the1218statement is required to be filed.1219

(E) If it is impractical or impossible for a retirement
 system lobbyist or employer to determine exact dollar amounts or
 values of expenditures, reporting of good faith estimates, based
 1222
 on reasonable accounting procedures, constitutes compliance with
 1223
 this division.

(F) Retirement system lobbyists and employers shall retain
receipts or maintain records for all expenditures that are
required to be reported pursuant to this section. These receipts
or records shall be maintained for a period ending on the
thirty-first day of December of the second calendar year after
the year in which the expenditure was made.

(G) (1) At least ten days before the date on which thestatement is filed, each employer or retirement system lobbyistwho is required to file an expenditure statement under division1233

(B) (2) or (3) of this section shall deliver a copy of the
statement, or the portion showing the expenditure, to the
member, official, or employee who is listed in the statement as
having received the expenditure or on whose behalf it was made.

(2) If, during a reporting period covered by an 1238 expenditure statement filed under division (B)(2) of this 1239 section, an employer or any retirement system lobbyist the 1240 employer engaged made, either separately or in combination with 1241 each other, either directly or indirectly, expenditures for food 1242 and beverages purchased for consumption on the premises in which 1243 the food and beverages were sold to, at the request of, for the 1244 benefit of, or on behalf of any of the members, officials, or 1245 employees described in division (B)(2) of this section, the 1246 employer or retirement system lobbyist shall deliver to the 1247 member, official, or employee a statement that contains all of 1248 the nondisputed information prescribed in division (B)(2) of 1249 this section with respect to the expenditures described in 1250 division (G)(2) of this section. The statement of expenditures 1251 made under division (G)(2) of this section shall be delivered to 1252 the member, official, or employee to whom, at whose request, for 1253 whose benefit, or on whose behalf those expenditures were made 1254 on the same day in which a copy of the expenditure statement or 1255 of a portion showing the expenditure is delivered to the member, 1256 official, or employee under division (G)(1) of this section. An 1257 employer is not required to show any expenditure on a statement 1258 delivered under division (G)(2) of this section if the 1259 expenditure is shown on a statement delivered under division (G) 1260 (2) of this section by a retirement system lobbyist engaged by 1261 the employer. <u>A retirement system lobbyist is not required to</u> 1262 show any expenditure on a statement delivered under division (G) 1263 (2) of this section if the expenditure is shown on a statement 1264 delivered under division (G)(2) of this section by the 1265 retirement system lobbyist's employer. 1266 (H) As used in this section, "expenditure" does not 1267 include the expenses of maintaining office facilities or the 1268 compensation paid to retirement system lobbyists engaged to 1269 influence retirement system decisions or to conduct retirement 1270 system lobbying activity. 1271 Sec. 101.941. (A) As used in this section: 1272 (1) "Lobbying firm" means a group of two or more 1273 retirement system lobbyists that is engaged by an employer to 1274 act as retirement system lobbyists on behalf of the employer. 1275 (2) "In-house retirement system lobbyist" means a 1276 retirement system lobbyist who acts as a retirement system 1277 lobbyist for only one employer and who is not part of a lobbying 1278 1279 firm. (B) (1) An employer shall include with each updated 1280 registration statement a statement of retirement system lobbyist 1281 compensation. The statement of retirement system lobbyist 1282 compensation shall include the total amount the employer paid to 1283 all retirement system lobbyists during the period covered by the 1284 statement as compensation for acting as such on behalf of the 1285 employer and as reimbursement for expenses incurred while acting 1286 as such on behalf of the employer. 1287 (2) If the employer employs an in-house retirement system 1288 lobbyist who does not act as such for the entire performance 1289 time for which the employer compensates the in-house retirement 1290 system lobbyist, the employer shall calculate the in-house 1291 retirement system lobbyist's compensation, for purposes of 1292 reporting under division (B)(1) of this section, by multiplying 1293

the in-house retirement system lobbyist's total compensation by	1294
the percentage of the in-house retirement system lobbyist's	1295
total performance time during which the in-house retirement	1296
system lobbyist acts as such on behalf of the employer.	1297
(C)(1) Except as otherwise provided in division (C) of	1298
this section, a retirement system lobbyist shall include with	1299
each updated registration statement a statement of retirement	1300
system lobbyist compensation. The statement of retirement system	1301
lobbyist compensation shall include the total amount the	1302
retirement system lobbyist received from the employer during the	1303
period covered by the statement as compensation for acting as	1304
such on behalf of the employer and as reimbursement for expenses	1305
incurred while acting as such on behalf of the employer.	1306
(2)(a) A lobbying firm shall submit a joint statement of	1307
retirement system lobbyist compensation on behalf of all	1308
retirement system lobbyists the lobbying firm compensated for	1309
acting as such on behalf of an employer. The joint statement	1310
	1310
shall include the total amount the lobbying firm received from	
the employer during the period covered by the statement and the	1312
name of each member of the lobbying firm who acted as a	1313
retirement system lobbyist on behalf of the employer during that	1314
period. A retirement system lobbyist who is a member of a	1315
lobbying firm is not required to submit a separate statement of	1316
retirement system lobbyist compensation with respect to any	1317
amounts included in the joint statement.	1318
(b) If a lobbying firm fails to submit a joint statement	1319
of retirement system lobbyist compensation, each retirement	1320
system lobbyist who is a member of the lobbying firm shall	1321
submit a statement of retirement system lobbyist compensation	1322
that includes the total amount the retirement system lobbyist or	1323

the lobbying firm received from the employer during the period	1324
covered by the statement, including compensation and	1325
reimbursement for expenses.	1326
(3) An in-house retirement system lobbyist is not required	1327
to submit a statement of retirement system lobbyist compensation	1328
if the in-house retirement system lobbyist's employer submits a	1329
properly completed statement under division (B) of this section	1330
for that period.	1331
Sec. 101.95. If a dispute arises between a member of a	1332
board of a state retirement system, a state retirement system	1333
investment official, or an employee of a state retirement system	1334
whose position involves substantial and material exercise of	1335
discretion in the investment of retirement system funds and an	1336
employer or retirement system lobbyist with respect to an	1337
expenditure or financial transaction alleged in a statement to	1338
be filed under section 101.93 or 101.94 of the Revised Code, the	1339
member, official, or employee, employer, or retirement system	1340
lobbyist may file a complaint with the Ohio ethics commission.	1341
The commission shall proceed to investigate the complaint as	1342
though it were filed under section 102.06 of the Revised Code.	1343
The complaint shall be filed at least three days prior to	1344
the time the statement is required to be filed with the joint	1345
legislative ethics committee. The time for filing a disputed	1346
expenditure or financial transaction in any statement of	1347
expenditures or the details of a financial transaction that	1348
contains a disputed expenditure or financial transaction shall	1349
be extended pending the final decision of the commission. This-	1350
outoncion does not outond the time for filing the pendionutod	1 2 5 1

portions of either type of statement. The commission shall 1352 notify the parties of its final decision by certified mail. If 1353

extension does not extend the time for filing the nondisputed -

Page 46

the commission decides that the disputed expenditure or1354financial transaction should be reported, the employer or1355retirement system lobbyist shall include the matter in an-1356amended the statement and . The employer or retirement system1357lobbyist shall file the amended statement not later than ten1358days after receiving notice of the decision of the commission by1359certified mail.1360

An employer or retirement system lobbyist who files a 1361 false statement of expenditures or details of a financial 1362 transaction is liable in a civil action to any member, official, 1363 or employee who sustains damage as a result of the filing or 1364 publication of the statement. 1365

Sec. 101.96. (A) Sections 101.92 and , 101.93, and 101.9411366of the Revised Code do not apply to efforts to influence1367retirement system decisions or conduct retirement system1368lobbying activity by any of the following:1369

(1) Appearances at public hearings of a retirement systemor at other public meetings;1371

(2) News, editorial, and advertising statements published
1372
in bona fide newspapers, journals, or magazines, or broadcast
1373
over radio or television;
1374

(3) The gathering and furnishing of information and news
by bona fide reporters, correspondents, or news bureaus to news
1376
media described in division (A) (2) of this section;
1377

(4) Publications primarily designed for and distributed to
members of bona fide associations or charitable or fraternal
nonprofit corporations.
1380

(B) Nothing in sections 101.90 to 101.98 of the Revised1381Code requires the reporting of, or prohibits a retirement system1382

board member from soliciting or accepting, a contribution from1383or an expenditure by any person if the contribution or1384expenditure is reported in accordance with Chapter 3517. of the1385Revised Code.1386

Sec. 101.98. (A) (1) The joint legislative ethics 1387 committee shall keep on file the statements required by sections 1388 101.92, 101.93, and 101.94, and 101.941 of the Revised Code. 1389 These statements are public records and open to public 1390 inspection, and the joint committee shall computerize publish 1391 them so that the information contained in and make them is-1392 readily accessible available to the general public on its 1393 official web site. The joint committee shall provide copies of 1394 the statements to the general public on request and may charge a 1395 reasonable fee not to exceed the cost of copying and delivering 1396 the statement. 1397

(2) Beginning January 1, 2025, the information in 1398 statements that are described in division (A)(1) of this section 1399 and are published on the official web site of the joint 1400 committee shall include a link to the official web site of the 1401 1402 office of the secretary of state that contains the information in statements of contributions and expenditures and monthly 1403 statements and statements of independent expenditures described 1404 in division (B)(1) of section 3517.106 of the Revised Code that 1405 is made available online through the internet under division (I) 1406 of that section. 1407

(B) Not later than the last day of February and October of
each year, the joint committee shall compile from the
registration statements filed with it a complete and updated
list of registered retirement system lobbyists and their
employers, and distribute the list to each member of the general
1412

assembly, elected executive official, and the director of each-	1413	
retirement system, who shall distribute the list to the	1414	
appropriate personnel under the director's jurisdiction. The	1415	
joint committee shall provide copies of the list to the general	1416	
public on request and may charge a reasonable fee not to exceed	1417	
the cost of copying and delivering the list.		
(C) The joint committee shall prescribe and make available	1419	
an appropriate form for the filings required by sections 101.92,	1420	
101.93, and 101.94, and 101.941 of the Revised Code. The form	1421	
shall contain the following notice in boldface type: "ANY PERSON	1422	
WHO KNOWINGLY FILES A FALSE STATEMENT IS GUILTY OF FALSIFICATION	1423	
UNDER SECTION 2921.13 OF THE REVISED CODE, WHICH IS A	1424	
MISDEMEANOR OF THE FIRST DEGREE."		
(D) The joint committee may adopt rules as necessary to	1426	
implement sections 101.90 to 101.98 of the Revised Code. The	1427	
-	1428	
-		
Revised Code.	1429	
(E) The joint committee shall publish a handbook that	1430	
explains in clear and concise language the provisions of	1431	
sections 101.90 to 101.98 of the Revised Code and make it	1432	
available free of charge to retirement system lobbyists,	1433	
employers, and any other interested persons.	1434	
Sec. 102.01. As used in this chapter:	1435	

(A) "Compensation" means money, thing of value, or
financial benefit. "Compensation" does not include reimbursement
for actual and necessary expenses incurred in the performance of
official duties.

(B) "Public official or employee" means any person who isl440elected or appointed to an office or is an employee of any1441

public agency. "Public official or employee" does not include a 1442 person elected or appointed to the office of precinct, ward, or 1443 district committee member under section 3517.03 of the Revised 1444 Code, any presidential elector, or any delegate to a national 1445 convention. "Public official or employee" does not include a 1446 person who is a teacher, instructor, professor, or other kind of 1447 educator whose position does not involve the performance of, or 1448 authority to perform, administrative or supervisory functions. 1449

(C) (1) "Public agency" means the general assembly, all
1450
courts, any department, division, institution, board,
commission, authority, bureau or other instrumentality of the
state, a county, city, village, or township, the five state
retirement systems, or any other governmental entity.

(2) Notwithstanding any contrary provision of division (C)
(3) (a) of this section, "public agency" includes a regional
1456
council of governments established under Chapter 167. of the
Revised Code.

(3) "Public agency" does not include either of the 1459following: 1460

(a) A department, division, institution, board, 1461 commission, authority, or other instrumentality of the state or 1462 a county, municipal corporation, township, or other governmental 1463 entity that functions exclusively for cultural, educational, 1464 historical, humanitarian, advisory, or research purposes; that 1465 does not expend more than ten thousand dollars per calendar 1466 year, excluding salaries and wages of employees; and whose 1467 members are uncompensated; 1468

(b) The nonprofit corporation formed under section 187.01 1469 of the Revised Code. 1470

H. B. No. 16 As Introduced

(D) "Immediate family" means a spouse residing in theperson's household and any dependent child.1472

(E) "Income" includes gross income as defined and used in 1473
the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1474
1, as amended, interest and dividends on obligations or 1475
securities of any state or of any political subdivision or 1476
authority of any state or political subdivision, and interest or 1477
dividends on obligations of any authority, commission, or 1478
instrumentality of the United States. 1479

(F) Except as otherwise provided in division (A) ofsection 102.08 of the Revised Code, "appropriate ethics1481commission" means:

(1) For matters relating to members of the general
 assembly, employees of the general assembly, employees of the
 legislative service commission, and candidates for the office of
 member of the general assembly, the joint legislative ethics
 1486
 committee;

(2) For matters relating to judicial officers and
 1488
 employees, and candidates for judicial office, the board of
 commissioners on grievances and discipline professional conduct
 1490
 of the supreme court;

(3) For matters relating to all other persons, the Ohioethics commission.

(G) "Anything of value" has the same meaning as provided
in section 1.03 of the Revised Code and includes, but is not
limited to, a contribution as defined in section 3517.01 of the
Revised Code.

(H) "Honorarium" means any payment made in consideration 1498for any speech given, article published, or attendance at any 1499

public or private conference, convention, meeting, social event, 1500 meal, or similar gathering. "Honorarium" does not include 1501 ceremonial gifts or awards that have insignificant monetary 1502 value; unsolicited gifts of nominal value or trivial items of 1503 informational value; or earned income from any person, other 1504 than a legislative agent, for personal services that are 1505 customarily provided in connection with the practice of a bona 1506 fide business, if that business initially began before the 1507 public official or employee conducting that business was elected 1508 or appointed to the public official's or employee's office or 1509 position of employment. 1510

(I) "Employer" means any person who, directly orindirectly, engages an executive agency lobbyist or legislativeagent.

(J) "Executive agency decision," "executive agency 1514
lobbyist," and "executive agency lobbying activity" have the 1515
same meanings as in section 121.60 of the Revised Code. 1516

(K) "Legislation," "legislative agent," "financial1517transaction," and "actively advocate" have the same meanings as1518in section 101.70 of the Revised Code.1519

(L) "Expenditure" has the same meaning as in section1520101.70 of the Revised Code when used in relation to activities1521of a legislative agent, and the same meaning as in section1522121.60 of the Revised Code when used in relation to activities1523of an executive agency lobbyist.1524

Sec. 102.02. (A) (1) (A) Except as otherwise provided in1525division (H) (K) of this section, all of the following shall1526file with the appropriate ethics commission the disclosure1527statement described in this division on a form prescribed by the1528

appropriate commission: every-1529 (1) Every person who is elected to or is a candidate for a 1530 state, county, or city office and every person who is appointed 1531 to fill a vacancy for an unexpired term in such an elective 1532 office; all 1533 (2) All members of the state board of education; the 1534 (3) The director, assistant directors, deputy directors, 1535 division chiefs, or persons of equivalent rank of any 1536 administrative department of the state; the-1537 (4) The president or other chief administrative officer of 1538 every state institution of higher education as defined in 1539 section 3345.011 of the Revised Code; the-1540 (5) The executive director and the members of the capitol 1541 square review and advisory board appointed or employed pursuant 1542 to section 105.41 of the Revised Code; all 1543 (6) All members of the Ohio casino control commission, the 1544 executive director of the commission, all professional employees 1545 of the commission, and all technical employees of the commission 1546 who perform an internal audit function; the-1547 (7) The individuals set forth in division (B)(2) of 1548 section 187.03 of the Revised Code; the 1549 (8) The chief executive officer and the members of the 1550 board of each state retirement system + and each employee of a 1551 state retirement board who is a state retirement system 1552 investment officer licensed pursuant to section 1707.163 of the 1553 Revised Code; the 1554 (9) The members of the Ohio retirement study council 1555 appointed pursuant to division (C) of section 171.01 of the 1556 Revised Code<u>; and</u> employees of the Ohio retirement study 1557 council, other than employees who perform purely administrative 1558 or clerical functions; the 1559

(10) The administrator of workers' compensation and each1560member of the bureau of workers' compensation board of1561directors+, the bureau of workers' compensation director of1562investments+, and the chief investment officer of the bureau of1563workers' compensation; all1564

(11) All members of the board of commissioners on1565grievances and discipline professional conduct of the supreme1566court and the ethics commission created under section 102.05 of1567the Revised Code; every1568

(12) Every business manager, treasurer, or superintendent 1569 of a city, local, exempted village, joint vocational, or 1570 cooperative education school district or an educational service 1571 center; every 1572

(13) Every person who is elected to or is a candidate for1573the office of member of a board of education of a city, local,1574exempted village, joint vocational, or cooperative education1575school district or of a governing board of an educational1576service center that has a total student count of twelve thousand1577or more as most recently determined by the department of1578education pursuant to section 3317.03 of the Revised Code; every1579

(14) Every person who is appointed to the board of1580education of a municipal school district pursuant to division1581(B) or (F) of section 3311.71 of the Revised Code; all1582

(15) All members of the board of directors of a sanitary 1583 district that is established under Chapter 6115. of the Revised 1584 Code and organized wholly for the purpose of providing a water 1585

supply for domestic, municipal, and public use, and that	1586
includes two municipal corporations in two counties; every-	1587
(16) Every public official or employee who is paid a	1588
salary or wage in accordance with schedule C of section 124.15	1589
or schedule E-2 of section 124.152 of the Revised Code; all	1590
(17) All members appointed to the Ohio livestock care	1591
standards board under section 904.02 of the Revised Code; all 	1592
(18) All entrepreneurs in residence assigned by the	1593
LeanOhio office in the department of administrative services	1594
under section 125.65 of the Revised Code-and every-;	1595
(19) All members of the clean Ohio council created under	1596
section 122.651 of the Revised Code;	1597
(20) All members of the state audit committee created	1598
under section 126.46 of the Revised Code;	1599
(21) All members of the third frontier commission created	1600
under section 184.01 of the Revised Code and all members of the	1601
third frontier advisory board created under section 184.03 of	1602
the Revised Code;	1603
(22) All of the individuals described in division (A) (2)	1604
(22) All of the individuals described in division (A)(2)	1604
of section 2301.55 of the Revised Code, in accordance with that	
section;	1606
(23) Every other public official or employee who is	1607
designated by the appropriate ethics commission pursuant to	1608
division (B)-(D) of this section.	1609
$\frac{(2)}{(B)}$ The disclosure statement shall include all of the	1610
following:	1611
(a)(1)(a) The name of the person filing the statement, the	1612

<u>filer's spouse,</u> and each member <u>dependent child</u> of the person's	1613
immediate family filer who is eighteen years of age or older and	1614
all who resides in the filer's household;	1615
(b) All names under which the personfiler, the filer's	1616
spouse, or members of the person's immediate family do the	1617
filer's dependent child who is eighteen years of age or older_	1618
and who resides in the filer's household do business;	1619
and who resides in the fifter's household do business;	1019
(b)(i) Subject to divisions (A)(2)(b)(ii) and (iii) of	1620
this section and except (2)(a) Except as otherwise provided in	1621
division (B)(2) of this section and in section 102.022 of the	1622
Revised Code, identification of all of the following concerning	1623
every source of income $_{ au}$ other than income from a legislative	1624
agent identified in division (A)(2)(b)(ii) of this section, the	1625
<u>filer</u> received during the preceding calendar year $_{ au}$ in the	1626
person's <u>filer's</u> own name or by any other person for the	1627
person's filer's use or benefit, by the person filing the	1628
statement, and a :	1629
(i) Identification of the source of the income. Except as_	1630
otherwise provided in division (B)(2)(a)(v) of this section, a	1631
filer who derives income from a business or profession is not	1632
required to disclose the individual items of income that	1633
constitute the gross income of that business or profession. If	1634
the income is rental income from residential property the filer	1635
owns, the statement may identify the source of the income by	1636
providing the address of the property, the name of the tenant,	1637
<u>or both.</u>	1638
(ii) A brief description of the nature of the services for	1639
which the income was received. If or, if the income is from a	1640

H. B. No. 16 As Introduced

(iii) If the person filing the statement filer is a member 1642 of the general assembly, the statement shall identify the amount 1643 of every source of income received in accordance with the 1644 following ranges of amounts: zero or more, but less than one 1645 thousand dollars; one thousand dollars or more, but less than 1646 ten thousand dollars; ten thousand dollars or more, but less 1647 than twenty-five thousand dollars; twenty-five thousand dollars 1648 or more, but less than fifty thousand dollars; fifty thousand 1649 dollars or more, but less than one hundred thousand dollars; and 1650 one hundred thousand dollars or more, but less than two hundred 1651 fifty thousand dollars; and two hundred fifty thousand dollars 1652 or more. Division (A)(2)(b)(i) of this section shall not be 1653 construed to require a person filing the statement who derives 1654 income from a business or profession to disclose the individual 1655 items of income that constitute the gross income of that 1656 business or profession, except for those individual items of 1657 income that are attributable to the person's or, if the income 1658 is shared with the person, the partner's, solicitation of-1659 services or goods or performance, arrangement, or facilitation 1660 of services or provision of goods on behalf of the business or 1661 profession of clients, including corporate clients, who are 1662 legislative agents. A person who files the statement under this 1663 section shall disclose 1664 (iv) A separate disclosure of the identity of and the 1665

amount of income received from a person who the public official1666or employee filer knows or has reason to know is doing or1667seeking to do business of any kind with the public official's or1668employee's filer's agency.1669

(ii) 1670

<u>(v)</u> If the person filing the statement filer is a member 1671

of the general assembly, the statement shall identify a separate 1672 disclosure of every source of income and the amount of that 1673 income that was the filer received from a legislative agent 1674 during the preceding calendar year, in the person's filer's own 1675 name or by any other person for the person's filer's use or 1676 benefit, by the person filing the statement, and a brief 1677 description of the nature of the services for which the income 1678 was received or, if the income is from a business, the nature of 1679 the business. Division (A)(2)(b)(ii) of this section This 1680 division requires the disclosure of clients of attorneys or 1681 persons licensed under section 4732.12 of the Revised Code, or 1682 patients of persons licensed under section 4731.14 of the 1683 Revised Code, if those clients or patients are legislative 1684 agents. Division (A)(2)(b)(ii) of this section requires a person 1685 filing the statement who derives income from a business or 1686 profession to disclose , and requires the disclosure of those 1687 individual items of income that constitute the gross income of 1688 that the filer's business or profession that are received from 1689 legislative agents. 1690 (iii) (vi) If the filer is the governor, lieutenant 1691 governor, attorney general, auditor of state, treasurer of 1692 state, or secretary of state or the chief justice or a justice 1693 of the supreme court, and the filer receives compensation or 1694 other payment for serving on the board of directors of a 1695 corporation as described in section 102.10 of the Revised Code, 1696 a separate disclosure of the name of the corporation, the amount 1697 of compensation or other payment the filer received for that 1698 service during the preceding calendar year, the date the filer 1699 began serving on the board, the nature of the filer's ownership 1700

interest in the corporation, if any, and the date the filer 1701 acquired that ownership interest. 1702

(b) Division (B)(2)(a) of this section does not require a	1703
filer to disclose income derived by and received in the name of	1704
the filer's spouse that is not clearly designated for the use	1705
and benefit of the filer.	1706
(c) Except as otherwise provided in division (A)(2)(b)	1707
(iii) (B) (2) (a) (v) of this section, division (A) (2) (b) (i) (B) (2)	1708
(a) of this section applies to does not require either of the	1709
following from filers who are attorneys, physicians, and or	1710
other persons who engage in the practice of a profession and	1711
who, pursuant to a section of the Revised Code, the common law	1712
of this state, a code of ethics applicable to the profession, or	1713
otherwise, generally are required not to reveal, disclose, or	1714
use confidences of clients, patients, or other recipients of	1715
professional services except under specified circumstances or	1716
generally are required to maintain those types of confidences as	1717
privileged communications except under specified circumstances $\overline{\cdot}$	1718
Division (A)(2)(b)(i) of this section does not require an-	1719
attorney, physician, or other professional subject to a	1720
confidentiality requirement as described in division (A)(2)(b)	1721
(iii) of this section to disclose :	1722
(i) Disclosure of the name, other identity, or address of	1723
a client, patient, or other recipient of professional services	1724
if the disclosure would threaten the client natient or other	1725

if the disclosure would threaten the client, patient, or other 1725 recipient of professional services, would reveal details of the 1726 subject matter for which legal, medical, or professional advice 1727 or other services were sought, or would reveal an otherwise 1728 privileged communication involving the client, patient, or other 1729 recipient of professional services. Division (A) (2) (b) (i) of 1730 this section does not require an attorney, physician, or other 1731 professional subject to a confidentiality requirement as-1732 described in division (A) (2) (b) (iii) of this section to disclose 1733

withdrawable share account.

in the brief description of the nature of services required by	1734
division (A)(2)(b)(i) of this section ;	1735
(ii) Disclosure of any information pertaining to specific	1736
professional services rendered for a client, patient, or other	1737
recipient of professional services that would reveal details of	1738
the subject matter for which legal, medical, or professional	1739
advice was sought or would reveal an otherwise privileged	1740

communication involving the client, patient, or other recipient

of professional services. 1742 (c) (3) The name of every corporation on file with the 1743 secretary of state that is incorporated in this state or holds a 1744 certificate of compliance authorizing it to do business in this 1745 state, trust, business trust, partnership, or association that 1746 transacts business in this state in which the person filing the-1747 statement_filer_or any other person for the person's_filer's_use 1748 and benefit had during the preceding calendar year an investment 1749 of over one thousand dollars at fair market value as of the 1750 thirty-first day of December of the preceding calendar year, or 1751 the date of disposition, whichever is earlier, or in which the 1752 person_filer_holds any office or has a fiduciary relationship, 1753 and a description of the nature of the investment, office, or 1754 relationship. Division (A)(2)(c) of this section This division 1755 does not require disclosure of the name of any bank, savings and 1756 loan association, credit union, or building and loan association 1757 with which the person filing the statement has a deposit or a 1758

(d) (4) All fee simple and leasehold interests to which1760the person filing the statement filer holds legal title to or a1761beneficial interest in real property located within the state,1762excluding the person's filer's residence and property used1763

1741

primarily for personal recreation;

(e) (5) The names of all persons residing or transacting 1765 business in the state to whom the person filing the statement 1766 owesfiler owed during the preceding calendar year, in the 1767 person's filer's own name or in the name of any other person, 1768 more than one thousand dollars, if the debt was not paid in full 1769 within sixty days after the debt was incurred. Division (A) (2) 1770 (e) of this section This division shall not be construed to 1771 require the disclosure of debts owed by the person filer 1772 resulting from the ordinary conduct of a business or profession 1773 or debts on the person's filer's residence or real property used 1774 primarily for personal recreation, except that the 1775 superintendent of financial institutions and any deputy 1776 superintendent of banks shall disclose the names of all state-1777 chartered banks and all bank subsidiary corporations subject to 1778 regulation under section 1109.44 of the Revised Code to whom the 1779 superintendent or deputy superintendent owes any money. 1780

 $\frac{(f)}{(f)}$ The names of all persons residing or transacting 1781 business in the state, other than a depository excluded under 1782 division (A)(2)(c) of this section bank, savings and loan 1783 association, credit union, or building and loan association with 1784 which the filer has a deposit or a withdrawable share account, 1785 who owe owed during the preceding calendar year more than one 1786 thousand dollars to the person filing the statement filer, 1787 either in the person's filer's own name or to any person for the 1788 person's filer's use or benefit, if the debt was not paid in 1789 full within sixty days after the debt was incurred. Division (A) 1790 (2) (f) of this section This division shall not be construed to 1791 require the disclosure of clients any of the following: 1792

(a) Clients of attorneys or persons licensed under section 1793

4732.12 of the Revised Code , or patients ;	1794
(b) Patients of persons licensed under section 4731.14 of	1795
the Revised Code , nor the disclosure of debts ;	1796
<u>(c) Debts</u> owed to the <u>person_filer</u> resulting from the	1797
ordinary conduct of a business or profession.	1798
(g) (7) (a) Except as otherwise provided in section 102.022	1799
of the Revised Code, the source of each gift of over seventy-	1800
five dollars, or of each gift of over twenty-five dollars	1801
received by a member of the general assembly from a legislative	1802
agent, received by the person <u>filer</u> in the person's <u>filer's</u> own	1803
name or by any other person for the person's <u>filer's</u> use or	1804
benefit during the preceding calendar year $_{ au}$ except gifts $_{\cdot}$	1805
(b) As used in this section, "gift" means any of the	1806
following that is made to, at the request of, for the benefit	1807
of, or on behalf of the filer:	1808
(i) A payment, distribution, loan, advance, deposit,	1809
reimbursement, or gift of money, real estate, or anything of	1810
value, including food and beverages, entertainment, lodging,	1811
transportation, or honorariums;	1812
(ii) A contract, promise, or agreement to make an	1813
expenditure, whether or not legally enforceable;	1814
(iii) The purchase, sale, or gift of services or any other	1815
thing of value.	1816
(c) As used in this section, "gift" does not include any	1817
	TOT/
ot the tellevine.	1010
<u>of the following:</u>	1818
of the following: (i) Payment of expenses incurred for travel in connection	1818 1819

(ii) Payment of expenses for meals and other food and 1822 beverages incurred in connection with the filer's official 1823 duties, as described in division (B)(9) of this section; 1824 (iii) Gifts received by will or by virtue of section 1825 2105.06 of the Revised Code, or received from spouses, parents, 1826 grandparents, children, grandchildren, siblings, nephews, 1827 nieces, uncles, aunts, brothers-in-law, sisters-in-law, sons-in-1828 law, daughters-in-law, fathers-in-law, mothers-in-law, or any 1829 person to whom the person filing the statement filer stands in 1830 loco parentis, or received by way of distribution from any inter 1831 vivos or testamentary trust established by a spouse or by an 1832 1833 ancestor; (h) (iv) A contribution, gift, or grant to a foundation or 1834 other charitable organization that is exempt from federal income 1835 taxation under subsection 501(c)(3) of the Internal Revenue 1836 Code; 1837 (v) The purchase, sale, or gift of services or any other 1838 thing of value that is available to the general public on the 1839 same terms as it is available to the filer; 1840 (vi) An offer or sale of securities to the filer that is 1841 governed by regulation D, 17 C.F.R. 230.501 to 230.508, adopted 1842 under the authority of the "Securities Act of 1933," 15 U.S.C. 1843 77a and following, or governed by a comparable provision under 1844 state law. 1845 (8) Except as otherwise provided in section 102.022 of the 1846 Revised Code, identification of the source and amount of every 1847

payment of expenses incurred for travel to destinations inside1848or outside this state that is received by the person_filer_in1849the person's_filer's_own name or by any other person for the1850

person's filer's use or benefit and that is incurred in 1851 connection with the person's filer's official duties, except for 1852 . This division does not require the disclosure of the source 1853 and amount of payment of expenses for travel to meetings or 1854 conventions of a national or state organization to which any 1855 state agency, including, but not limited to, any legislative 1856 agency or state institution of higher education as defined in 1857 section 3345.011 of the Revised Code, pays membership dues, or 1858 any political subdivision or any office or agency of a political 1859 1860 subdivision pays membership dues+ 1861 (i). (9) Except as otherwise provided in section 102.022 of the 1862 Revised Code, identification of the source of payment of 1863 expenses for meals and other food and beverages, other than <u>that</u> 1864 are incurred in connection with the filer's official duties and 1865 that exceed one hundred dollars aggregated per calendar year. 1866 This division does not require the disclosure of the source of 1867 payment of expenses for meals and other food and beverages 1868 provided at, and intended for consumption at, a meeting at which 1869 the person filer participated in a panel, seminar, or speaking 1870 engagement or at a meeting or convention of a national or state 1871 organization to which any state agency, including, but not 1872 limited to, any legislative agency or state institution of 1873 higher education as defined in section 3345.011 of the Revised 1874 Code, pays membership dues, or any political subdivision or any 1875 office or agency of a political subdivision pays membership 1876 dues, that are incurred in connection with the person's official 1877 duties and that exceed one hundred dollars aggregated per-1878 1879 calendar year;

(j) If the disclosure statement is filed by a public 1880

101.73 of the Revised Code or division (B) (2) of section 121.631882of the Revised Code who receives a statement from a legislative1883agent, executive agency lobbyist, or employer that contains the1884information described in division (F) (2) of section 101.73 of1885the Revised Code or division (G) (2) of section 121.63 of the1886Revised Code, all of the nondisputed information contained in1887the statement delivered to that public official or employer1889under division (F) (2) of section 101.73 or (G) (2) of section1890121.63 of the Revised Code.1891(3)-(C) (1) A person may file a statement required by this1892section in person, by mail, or by electronic means.1894(4)-(2) A person who is required to file a statement under1895following deadlines, as applicable:1895
agent, executive agency lobbyist, or employer that contains the information described in division (F) (2) of section 101.73 of 1885 the Revised Code or division (G) (2) of section 121.63 of the Revised Code, all of the nondisputed information contained in 1887 the statement delivered to that public official or employee by the legislative agent, executive agency lobbyist, or employer under division (F) (2) of section 101.73 or (G) (2) of section 121.63 of the Revised Code.1890 121.63 of the Revised Code.(3) - (C) (1) A person may file a statement required by this section in person, by mail, or by electronic means.1893 1894 1894(4) - (2) A person who is required to file a statement under this section shall file that statement according to the1895
information described in division (F)(2) of section 101.73 of1885the Revised Code or division (G)(2) of section 121.63 of the1886Revised Code, all of the nondisputed information contained in1887the statement delivered to that public official or employee by1888the legislative agent, executive agency lobbyist, or employer1889under division (F)(2) of section 101.73 or (G)(2) of section1890121.63 of the Revised Code.1891(3)-(C)(1)A person may file a statement required by this1892section in person, by mail, or by electronic means.1894this section shall file that statement according to the1895
the Revised Code or division (G) (2) of section 121.63 of the1886Revised Code, all of the nondisputed information contained in1887the statement delivered to that public official or employee by1888the legislative agent, executive agency lobbyist, or employer1889under division (F) (2) of section 101.73 or (G) (2) of section1890121.63 of the Revised Code.1891(3) - (C) (1) A person may file a statement required by this1892section in person, by mail, or by electronic means.1893(4) - (2) A person who is required to file a statement under1894this section shall file that statement according to the1895
Revised Code, all of the nondisputed information contained in1887the statement delivered to that public official or employee by1888the legislative agent, executive agency lobbyist, or employer1889under division (F) (2) of section 101.73 or (G) (2) of section1890121.63 of the Revised Code.1891(3)-(C) (1) A person may file a statement required by this1892section in person, by mail, or by electronic means.1893(4)-(2) A person who is required to file a statement under1894this section shall file that statement according to the1895
the statement delivered to that public official or employee by1888the legislative agent, executive agency lobbyist, or employer1889under division (F)(2) of section 101.73 or (G)(2) of section1890121.63 of the Revised Code.1891(3)-(C)(1) A person may file a statement required by this1892section in person, by mail, or by electronic means.1893(4)-(2) A person who is required to file a statement under1894this section shall file that statement according to the1895
the legislative agent, executive agency lobbyist, or employer1889under division (F)(2) of section 101.73 or (G)(2) of section1890121.63 of the Revised Code.1891(3) (C) (1) A person may file a statement required by this1892section in person, by mail, or by electronic means.1893(4) (2) A person who is required to file a statement under1894this section shall file that statement according to the1895
under division (F) (2) of section 101.73 or (G) (2) of section1890121.63 of the Revised Code.1891(3) (C) (1) A person may file a statement required by this1892section in person, by mail, or by electronic means.1893(4) (2) A person who is required to file a statement under1894this section shall file that statement according to the1895
121.63 of the Revised Code.1891(3)-(C)(1) A person may file a statement required by this1892section in person, by mail, or by electronic means.1893(4)-(2) A person who is required to file a statement under1894this section shall file that statement according to the1895
(3) - (C) (1) A person may file a statement required by this1892section in person, by mail, or by electronic means.1893(4) - (2) A person who is required to file a statement under1894this section shall file that statement according to the1895
section in person, by mail, or by electronic means.1893(4) (2) A person who is required to file a statement under1894this section shall file that statement according to the1895
(4) (2) A person who is required to file a statement under1894this section shall file that statement according to the1895
this section shall file that statement according to the 1895
-
following deadlines, as applicable: 1896
(a) Except as otherwise provided in divisions (A)(4)(b), 1897
(C) (2) (b), (c), and (d) of this section, the person shall file 1898
the statement not later than the fifteenth day of May of each 1899
year. 1900
(b) A person who is a candidate for elective office shall 1901
file the statement no later than the thirtieth day before the 1902
primary, special, or general election at which the candidacy is 1903
to be voted on, whichever election occurs soonest, except that a 1904
person who is a write-in candidate shall file the statement no 1905
later than the twentieth day before the earliest election at 1906

(c) A person who is appointed to fill a vacancy for anunexpired term in an elective office shall file the statement1909

which the person's candidacy is to be voted on.

Page 65

(d) A person who is appointed or employed after the	1911
fifteenth day of May, other than a person described in division	1912
(A)(4)(c) (C)(2)(c) of this section, shall file an annual	1913
statement within ninety days after appointment or employment.	1914
(5) (3) No person shall be required to file with the	1915
appropriate ethics commission more than one statement or pay	1916
more than one filing fee for any one calendar year.	1917
(6) (4) The appropriate ethics commission, for good cause,	1918
may extend for a reasonable time the deadline for filing a	1919
statement under this section.	1920
(7) A statement filed under this section is subject to-	1921
public inspection at locations designated by the appropriate	1922
ethics commission except as otherwise provided in this section.	1923
$\frac{(B)}{(D)}$ The Ohio ethics commission, the joint legislative	1924
ethics committee, and the board of commissioners on grievances	1925
and discipline professional conduct of the supreme court, using	1926

within fifteen days after the person qualifies for office.

the rule-making procedures of Chapter 119. of the Revised Code, 1927 may require any class of public officials or employees under its 1928 jurisdiction and not specifically excluded by this section whose 1929 positions involve a substantial and material exercise of 1930 administrative discretion in the formulation of public policy, 1931 expenditure of public funds, enforcement of laws and rules of 1932 the state or a county or city, or the execution of other public 1933 trusts, to file an annual statement under division (A) of this 1934 section. The appropriate ethics commission shall send the public 1935 officials or employees written notice of the requirement not 1936 less than thirty days before the applicable filing deadline 1937 unless the public official or employee is appointed after that 1938

date, in which case the notice shall be sent within thirty days1939after appointment, and the filing shall be made not later than1940ninety days after appointment.1941

Disclosure statements filed under this division with the 1942 Ohio ethics commission by members of boards, commissions, or 1943 bureaus of the state for which no compensation is received other 1944 than reasonable and necessary expenses shall be kept-1945 confidential. Disclosure statements filed with the Ohio ethics-1946 commission under division (A) of this section by business 1947 1948 managers, treasurers, and superintendents of city, local, exempted village, joint vocational, or cooperative education 1949 school districts or educational service centers shall be kept-1950 confidential, except that any person conducting an audit of any 1951 such school district or educational service center pursuant to 1952 Chapter 117. of the Revised Code may examine the disclosure 1953 statement of any business manager, treasurer, or superintendent 1954 of that school district or educational service center. 1955 Disclosure statements filed with the Ohio ethics commission 1956 under division (A) of this section by the individuals set forth-1957 in division (B) (2) of section 187.03 of the Revised Code shall 1958 be kept confidential. The Ohio ethics commission shall examine-1959 each disclosure statement required to be kept confidential to 1960 determine whether a potential conflict of interest exists for 1961 the person who filed the disclosure statement. A potential 1962 conflict of interest exists if the private interests of the 1963 person, as indicated by the person's disclosure statement, might-1964 interfere with the public interests the person is required to 1965 serve in the exercise of the person's authority and duties in-1966 the person's office or position of employment. If the commission 1967 determines that a potential conflict of interest exists, it 1968 shall notify the person who filed the disclosure statement and 1969

shall make the portions of the disclosure statement that 1970 indicate a potential conflict of interest subject to public 1971 inspection in the same manner as is provided for other-1972 disclosure statements. Any portion of the disclosure statement 1973 that the commission determines does not indicate a potential 1974 conflict of interest shall be kept confidential by the 1975 commission and shall not be made subject to public inspection, 1976 except as is necessary for the enforcement of Chapters 102. and 1977 2921. of the Revised Code and except as otherwise provided in 1978 this division. 1979 (C) (E) No person shall knowingly fail to file, on or 1980 before the applicable filing deadline established under this 1981 section, a statement that is required by this section. 1982 (D) (F) No person shall knowingly file a false statement 1983 that is required to be filed under this section. 1984 (E) (1) (G) (1) A person may file an amended disclosure 1985 statement under this section not more than sixty days after the 1986 original statement was required to be filed. Upon receiving an 1987 amended statement filed under this division, the appropriate 1988 ethics commission shall acknowledge receipt of the amended 1989 statement and, except as provided in division (G)(4) of this 1990 section, shall accept and retain it in the same manner as the 1991 original statement. 1992 (2) A person may file an amended disclosure statement 1993 under this section more than sixty days after the original 1994 statement was required to be filed only in order to correct an 1995 error made in good faith. Upon receiving an amended statement 1996 filed under this division, the appropriate ethics commission 1997 shall acknowledge receipt of the amended statement. The 1998 appropriate ethics commission may accept and retain an amended 1999

statement filed under this division in the same manner as the	2000
original statement, unless the commission determines that the	2001
person filing the amended statement:	2002
(a) Did not make an error in good faith;	2003
(b) Knowingly failed to provide the information required	2004
by this section or by section 102.022 of the Revised Code; or	2005
(c) Knowingly filed a false statement under this section.	2006
(3) A person who files an amended disclosure statement	2007
under division (G)(1) or (2) of this section shall file with the	2008
amended statement a written explanation of the information the	2009
person has amended and the reason for the amendment.	2010
(4) The appropriate ethics commission may reject an	2011
(4) The appropriate ethics commission may reject an amended statement filed under division (G)(1) or (2) of this	2011 2012
amended statement filed under division (G)(1) or (2) of this	2012
amended statement filed under division (G)(1) or (2) of this section if any of the additional information submitted in the	2012 2013
amended statement filed under division (G)(1) or (2) of this section if any of the additional information submitted in the statement is material to a complaint, charge, or inquiry.	2012 2013 2014
amended statement filed under division (G)(1) or (2) of this section if any of the additional information submitted in the statement is material to a complaint, charge, or inquiry. (H)(1) Except as provided in divisions (E)(2) (H)(2) and	2012 2013 2014 2015
<pre>amended statement filed under division (G)(1) or (2) of this section if any of the additional information submitted in the statement is material to a complaint, charge, or inquiry.</pre>	2012 2013 2014 2015 2016
<pre>amended statement filed under division (G)(1) or (2) of this section if any of the additional information submitted in the statement is material to a complaint, charge, or inquiry.</pre>	2012 2013 2014 2015 2016 2017
<pre>amended statement filed under division (G)(1) or (2) of this section if any of the additional information submitted in the statement is material to a complaint, charge, or inquiry.</pre>	2012 2013 2014 2015 2016 2017 2018
<pre>amended statement filed under division (G) (1) or (2) of this section if any of the additional information submitted in the statement is material to a complaint, charge, or inquiry.</pre>	2012 2013 2014 2015 2016 2017 2018 2019

2023

For state office, except member of the state board of А

1

Page 69

\$95

education

В	For office of member of general assembly	\$40
С	For county office	\$60
D	For city office	\$35
E	For office of member of the state board of education	\$35
F	For office of member of a city, local, exempted village, or cooperative education board of education or educational service center governing board	\$30
G	For position of business manager, treasurer, or superintendent of a city, local, exempted village, joint vocational, or cooperative education school	\$30

district or educational service center

(3) No judge of a court of record or candidate for judge2024of a court of record, and no referee or magistrate serving a2025court of record, shall be required to pay the fee required under2026division (E)(1) - (H)(1) or (2) or (F) - (I) of this section.2027

(4) For any public official who is appointed to a 2028 nonelective office of the state and for any employee who holds a 2029 nonelective position in a public agency of the state, the state 2030 agency that is the primary employer of the state official or 2031 employee shall pay the fee required under division (E) (1) (H) (1) 2032 or (F) (I) of this section. 2033

(F) (I)If a statement required to be filed under this2034section is not filed by the date on which it is required to be2035filed, the appropriate ethics commission shall assess the person2036

required to file the statement a late filing fee of ten dollars 2037 for each day the statement is not filed, except that the total 2038 amount of the late filing fee shall not exceed two hundred fifty 2039 dollars. 2040

(G) (1) (J) (1) The appropriate ethics commission other than2041the Ohio ethics commission and the joint legislative ethics2042committee shall deposit all fees it receives under divisions (E)2043(H) and (F) (I) of this section into the general revenue fund of2044the state.2045

(2) The Ohio ethics commission shall deposit all receipts, 2046 including, but not limited to, fees it receives under divisions 2047 (E) (H) and (F) (I) of this section, investigative or other 2048 fees, costs, or other funds it receives as a result of court 2049 orders, and all moneys it receives from fines or settlements 2050 under division $\frac{(G)}{(C)}$ (1) (b) or (H) of section 102.06 of the 2051 Revised Code, into the Ohio ethics commission fund, which is 2052 hereby created in the state treasury. All moneys credited to the 2053 fund shall be used solely for expenses related to the operation 2054 and statutory functions of the commission. 2055

(3) The joint legislative ethics committee shall deposit
 2056
 all receipts it receives from the payment of financial
 2057
 disclosure statement filing fees under divisions (E) (H) and (F)
 2058
 (I) of this section into the joint legislative ethics committee
 2059
 investigative and financial disclosure fund.

(II) (K) Division (A) of this section does not apply to a2061person elected or appointed to the office of precinct, ward, or2062district committee member under Chapter 3517. of the Revised2063Code; a presidential elector; a delegate to a national2064convention; village or township officials and employees; any2065physician or psychiatrist who is paid a salary or wage in2066

accordance with schedule C of section 124.15 or schedule E-2 of2067section 124.152 of the Revised Code and whose primary duties do2068not require the exercise of administrative discretion; or any2069member of a board, commission, or bureau of any county or city2070who receives less than one thousand dollars per year for serving2071in that position.2072

Sec. 102.022. (A) The following persons who are required2073to file statements under section 102.02 of the Revised Code2074shall file those statements in accordance with divisions (B) and2075(C) of this section:2076

(1) Each person who is an officer or employee of a2077political subdivision, and who receives compensation of less2078than sixteen thousand dollars a year for holding an office or2079position of employment with that political subdivision, and who2080is required to file a statement under section 102.02 of the2081Revised Code; each2082

(2) Each member of the board of trustees of a state2083institution of higher education as defined in section 3345.0112084of the Revised Code who is required to file a statement under2085section 102.02 of the Revised Code; and each2086

(3) Each individual set forth in division (B) (2) of2087section 187.03 of the Revised Code who is required to file a2088statement under section 102.02 of the Revised Code, shall2089include in that statement, in place of the information required2090by divisions (A) (2) (b), (g), (h), and (i) of that section, the2091following information:2092

(A) Exclusive . 2093

(B) Instead of the information required by division (B) (2)2094of section 102.02 of the Revised Code, the statement shall2095
include, exclusive of reasonable expenses, identification of	2096
every source of income over five hundred dollars the filer	2097
received during the preceding calendar year, in the officer's or	2098
employee's filer's own name or by any other person for the	2099
officer's or employee's filer's use or benefit, by the person	2100
filing the statement, and a brief description of the nature of	2101
the services for which the income was received or, if the income	2102
is from a business, the nature of the business. This division	2103
shall not be construed to require the disclosure of clients of	2104
attorneys or persons licensed under section 4732.12 of the	2105
Revised Code or patients of persons licensed under section-	2106
4731.14 of the Revised Code. This division shall not be	2107
construed to require a person filing the statement who derives-	2108
income from a business or profession to disclose the individual	2109
items of income that constitute the gross income of the business-	2110
or profession any information that, under division (B)(2) of	2111
section 102.02 of the Revised Code, is not required to be	2112
section 102.02 of the Revised Code, is not required to be disclosed.	2112 2113
<u>disclosed</u> .	2113
<u>disclosed</u> . (B) The (C) Instead of the information required by	2113 2114
<pre>disclosed. (B) The (C) Instead of the information required by divisions (B)(7), (8), and (9) of section 102.02 of the Revised</pre>	2113 2114 2115
<u>disclosed</u> . <u>(B) The (C) Instead of the information required by</u> <u>divisions (B)(7), (8), and (9) of section 102.02 of the Revised</u> <u>Code, the statement shall include the</u> source of each gift of	2113 2114 2115 2116
<u>disclosed</u> . <u>(B) The (C) Instead of the information required by</u> <u>divisions (B)(7), (8), and (9) of section 102.02 of the Revised</u> <u>Code, the statement shall include the source of each gift of</u> over five hundred dollars received by the <u>person_filer_in</u> the	2113 2114 2115 2116 2117
<u>disclosed</u> . <u>(B) The (C) Instead of the information required by</u> <u>divisions (B)(7), (8), and (9) of section 102.02 of the Revised</u> <u>Code, the statement shall include the source of each gift of</u> over five hundred dollars received by the <u>person_filer_in the</u> <u>officer's or employee's filer's</u> own name or by any other person	2113 2114 2115 2116 2117 2118
<u>(B) The (C) Instead of the information required by</u> <u>divisions (B)(7), (8), and (9) of section 102.02 of the Revised</u> <u>Code, the statement shall include the source of each gift of</u> over five hundred dollars received by the <u>person_filer_in</u> the <u>officer's or employee's filer's</u> own name or by any other person for the <u>officer's or employee's filer's</u> use or benefit during	2113 2114 2115 2116 2117 2118 2119
disclosed. (B) The (C) Instead of the information required by divisions (B)(7), (8), and (9) of section 102.02 of the Revised Code, the statement shall include the source of each gift of over five hundred dollars received by the person-filer in the officer's or employee's filer's own name or by any other person for the officer's or employee's filer's use or benefit during the preceding calendar year, except gifts received by will or by	2113 2114 2115 2116 2117 2118 2119 2120
disclosed. (B) The (C) Instead of the information required by divisions (B)(7), (8), and (9) of section 102.02 of the Revised Code, the statement shall include the source of each gift of over five hundred dollars received by the person-filer in the officer's or employee's filer's own name or by any other person for the officer's or employee's filer's use or benefit during the preceding calendar year, except gifts received by will or by virtue of section 2105.06 of the Revised Code, received from-	2113 2114 2115 2116 2117 2118 2119 2120 2121
<pre>disclosed. (B) The (C) Instead of the information required by divisions (B)(7), (8), and (9) of section 102.02 of the Revised Code, the statement shall include the source of each gift of over five hundred dollars received by the person-filer in the officer's or employee's filer's own name or by any other person for the officer's or employee's filer's use or benefit during the preceding calendar year, except gifts received by will or by wirtue of section 2105.06 of the Revised Code, received from parents, grandparents, children, grandchildren, siblings,</pre>	2113 2114 2115 2116 2117 2118 2119 2120 2121 2122
<pre>disclosed. (B) The (C) Instead of the information required by divisions (B)(7), (8), and (9) of section 102.02 of the Revised Code, the statement shall include the source of each gift of over five hundred dollars received by the person-filer in the officer's or employee's filer's own name or by any other person for the officer's or employee's filer's use or benefit during the preceding calendar year, except gifts received by will or by virtue of section 2105.06 of the Revised Code, received from parents, grandparents, children, grandchildren, siblings, nephews, nieces, uncles, aunts, brothers-in-law, sisters-in-law,</pre>	2113 2114 2115 2116 2117 2118 2119 2120 2121 2122 2123

vivos or testamentary trust established by a spouse or by an-	2127
ancestor. As used in this section, "gift" has the same meaning	2128
as in section 102.02 of the Revised Code, but includes the	2129
payment of expenses incurred for travel, meals, and other food	2130
and beverages incurred in connection with the filer's official	2131
duties.	2132
Sec. 102.03. (A)(1) No present or former public official	2133
or employee shall, during public employment or service or for	2134
twelve months thereafter, represent a client or act in a	2135
representative capacity for any person on any matter in which	2136
the public official or employee personally participated as a	2137
public official or employee through decision, approval,	2138
disapproval, recommendation, the rendering of advice,	2139
investigation, or other substantial exercise of administrative	2140
discretion.	2141
(2) For twenty-four months after the conclusion of	2142
service, no former commissioner or attorney examiner of the	2143
public utilities commission shall represent a public utility, as	2144
defined in section 4905.02 of the Revised Code, or act in a	2145
representative capacity on behalf of such a utility before any	2146
state board, commission, or agency.	2147
(3) For twenty-four months after the conclusion of	2148
employment or service, no former public official or employee who	2149
personally participated as a public official or employee through	2150
decision, approval, disapproval, recommendation, the rendering	2151
of advice, the development or adoption of solid waste management	2152
plans, investigation, inspection, or other substantial exercise	2153

operator of a facility, as defined in section 3734.01 of the 2156

of administrative discretion under Chapter 343. or 3734. of the

Revised Code shall represent a person who is the owner or

2154

Revised Code, or who is an applicant for a permit or license for 2157 a facility under that chapter, on any matter in which the public 2158 official or employee personally participated as a public 2159 official or employee. 2160

2161 (4) For a period of one year after the conclusion of-2162 employment or service as a member or employee of the general assembly, no former member or employee of the general assembly 2163 shall represent, or act in a representative capacity for, any 2164 person on any matter before the general assembly, any committee 2165 of the general assembly, or the controlling board. Division (A) 2166 (4) of this section does not apply to or affect a person who 2167 separates from service with the general assembly on or before 2168 December 31, 1995. As used in division (A) (4) of this section 2169 "person" does not include any state agency or political 2170 subdivision of the state. 2171

(5) As used in divisions (A)(1), (2), and (3) of this 2172 section, "matter" includes any case, proceeding, application, 2173 determination, issue, or question, but does not include the 2174 proposal, consideration, or enactment of statutes, rules, 2175 ordinances, resolutions, or charter or constitutional 2176 amendments. As used in division (A) (4) of this section, "matter" 2177 includes the proposal, consideration, or enactment of statutes, 2178 resolutions, or constitutional amendments. As used in division 2179 (A) of this section, "represent" includes any formal or informal 2180 appearance before, or any written or oral communication with, 2181 any public agency on behalf of any person. 2182

(6)(5)Nothing contained in division (A) of this section2183shall prohibit, during such period, a former public official or2184employee from being retained or employed to represent, assist,2185or act in a representative capacity for the public agency by2186

Ū

which the public official or employee was employed or on which	2187
the public official or employee served.	2188
(7) (6) Division (A) of this section shall not be	2189
construed to prohibit the performance of ministerial functions,	2190
including, but not limited to, the filing or amendment of tax	2191
returns, applications for permits and licenses, incorporation	2192
papers, and other similar documents.	2193
(8) (7) Division (A) of this section does not prohibit a	2194
nonelected public official or employee of a state agency, as	2195
defined in section 1.60 of the Revised Code, from becoming a	2196
public official or employee of another state agency. Division	2197
(A) of this section does not prohibit such an official or	2198
employee from representing or acting in a representative	2199
capacity for the official's or employee's new state agency on	2200
any matter in which the public official or employee personally	2201
participated as a public official or employee at the official's	2202
or employee's former state agency. However, no public official	2203
or employee of a state agency shall, during public employment or	2204
for twelve months thereafter, represent or act in a	2205
representative capacity for the official's or employee's new	2206
state agency on any audit or investigation pertaining to the	2207
official's or employee's new state agency in which the public	2208
official or employee personally participated at the official's	2209
or employee's former state agency through decision, approval,	2210
disapproval, recommendation, the rendering of advice,	2211
investigation, or other substantial exercise of administrative	2212
discretion.	2213
(9) <u>(8)</u> Division (A) of this section does not prohibit a	2214
nonclosted public official or employee of a political	2215

nonelected public official or employee of a political2215subdivision from becoming a public official or employee of a2216

different department, division, agency, office, or unit of the 2217 same political subdivision. Division (A) of this section does 2218 not prohibit such an official or employee from representing or 2219 acting in a representative capacity for the official's or 2220 employee's new department, division, agency, office, or unit on 2221 any matter in which the public official or employee personally 2222 participated as a public official or employee at the official's 2223 or employee's former department, division, agency, office, or 2224 unit of the same political subdivision. As used in this 2225 division, "political subdivision" means a county, township, 2226 municipal corporation, or any other body corporate and politic 2227 that is responsible for government activities in a geographic 2228 area smaller than that of the state. 2229

(10) (9) No present or former Ohio casino control2230commission official shall, during public service or for two2231years thereafter, represent a client, be employed or compensated2232by a person regulated by the commission, or act in a2233representative capacity for any person on any matter before or2234concerning the commission.2235

No present or former commission employee shall, during2236public employment or for two years thereafter, represent a2237client or act in a representative capacity on any matter in2238which the employee personally participated as a commission2239employee through decision, approval, disapproval,2240recommendation, the rendering of advice, investigation, or other2241substantial exercise of administrative discretion.2242

(B) No present or former public official or employee shall
disclose or use, without appropriate authorization, any
information acquired by the public official or employee in the
course of the public official's or employee's official duties
2243

that is confidential because of statutory provisions, or that 2247 has been clearly designated to the public official or employee 2248 as confidential when that confidential designation is warranted 2249 because of the status of the proceedings or the circumstances 2250 under which the information was received and preserving its 2251 confidentiality is necessary to the proper conduct of government 2252 business. 2253

2254 (C) No public official or employee shall participate within the scope of duties as a public official or employee, 2255 except through ministerial functions as defined in division (A) 2256 2257 of this section, in any license or rate-making proceeding that directly affects the license or rates of any person, 2258 partnership, trust, business trust, corporation, or association 2259 in which the public official or employee or immediate family 2260 owns or controls more than five per cent. No public official or 2261 employee shall participate within the scope of duties as a 2262 public official or employee, except through ministerial 2263 functions as defined in division (A) of this section, in any 2264 license or rate-making proceeding that directly affects the 2265 license or rates of any person to whom the public official or 2266 employee or immediate family, or a partnership, trust, business 2267 trust, corporation, or association of which the public official 2268 or employee or the public official's or employee's immediate 2269 family owns or controls more than five per cent, has sold goods 2270 or services totaling more than one thousand dollars during the 2271 preceding year, unless the public official or employee has filed 2272 a written statement acknowledging that sale with the clerk or 2273 secretary of the public agency and the statement is entered in 2274 any public record of the agency's proceedings. This division 2275 shall not be construed to require the disclosure of clients of 2276 attorneys or persons licensed under section 4732.12 of the 2277

Revised Code,	or patients of person	s licensed under section	2278
4731.14 of th	e Revised Code.		2279

(D) No public official or employee shall use or authorize
 the use of the authority or influence of office or employment to
 secure anything of value or the promise or offer of anything of
 value that is of such a character as to manifest a substantial
 and improper influence upon the public official or employee with
 2283
 value that person's duties.

(E) No public official or employee shall solicit or accept
 anything of value that is of such a character as to manifest a
 substantial and improper influence upon the public official or
 employee with respect to that person's duties.

(F) No person shall promise or give to a public official
or employee anything of value that is of such a character as to
2291
manifest a substantial and improper influence upon the public
2292
official or employee with respect to that person's duties.
2293

(G) In the absence of bribery or another offense under the 2294 Revised Code or a purpose to defraud, contributions made to a 2295 campaign committee, political party, legislative campaign fund, 2296 political action committee, or political contributing entity on 2297 behalf of an elected public officer or other public official or 2298 employee who seeks elective office shall be considered to accrue 2299 ordinarily to the public official or employee for the purposes 2300 of divisions (D), (E), and (F) of this section. 2301

As used in this division, "contributions," "campaign 2302 committee," "political party," "legislative campaign fund," 2303 "political action committee," and "political contributing 2304 entity" have the same meanings as in section 3517.01 of the 2305 Revised Code. 2306

H. B. No. 16 As Introduced

(H)(1) No public official or employee, except for the 2307 president or other chief administrative officer of or a member 2308 of a board of trustees of a state institution of higher 2309 education as defined in section 3345.011 of the Revised Code, 2310 who is required to file a financial disclosure statement under 2311 section 102.02 of the Revised Code shall solicit or accept, and 2312 no person shall give to that public official or employee, an 2313 honorarium. Except as provided in division (H)(2) of this 2314 section, this division and divisions (D), (E), and (F) of this 2315 section do not prohibit a public official or employee who is 2316 required to file a financial disclosure statement under section 2317 102.02 of the Revised Code from accepting and do not prohibit a 2318 person from giving to that public official or employee the 2319 payment of actual travel expenses, including any expenses 2320 incurred in connection with the travel for lodging, and meals, 2321 food, and beverages provided to the public official or employee 2322 at a meeting at which the public official or employee 2323 participates in a panel, seminar, or speaking engagement or 2324 provided to the public official or employee at a meeting or 2325 convention of a national organization to which any state agency, 2326 including, but not limited to, any state legislative agency or 2327 state institution of higher education as defined in section 2328 3345.011 of the Revised Code, pays membership dues. Except as 2329 provided in division (H)(2) of this section, this division and 2330 divisions (D), (E), and (F) of this section do not prohibit a 2331 public official or employee who is not required to file a 2332 financial disclosure statement under section 102.02 of the 2333 Revised Code from accepting and do not prohibit a person from 2334 promising or giving to that public official or employee an 2335 honorarium or the payment of travel, meal, and lodging expenses 2336 if the honorarium, expenses, or both were paid in recognition of 2337 2338 demonstrable business, professional, or esthetic interests of

the public official or employee that exist apart from public 2339 office or employment, including, but not limited to, such a 2340 demonstrable interest in public speaking and were not paid by 2341 any person or other entity, or by any representative or 2342 association of those persons or entities, that is regulated by, 2343 doing business with, or seeking to do business with the 2344 department, division, institution, board, commission, authority, 2345 bureau, or other instrumentality of the governmental entity with 2346 which the public official or employee serves. 2347

(2) No person who is a member of the board of a state 2348 retirement system, a state retirement system investment officer, 2349 or an employee of a state retirement system whose position 2350 involves substantial and material exercise of discretion in the 2351 investment of retirement system funds shall solicit or accept, 2352 and no person shall give to that board member, officer, or 2353 employee, payment of actual travel expenses, including expenses 2354 incurred with the travel for lodging, meals, food, and 2355 beverages. 2356

(I) A public official or employee may accept travel, 2357 meals, and lodging or expenses or reimbursement of expenses for 2358 travel, meals, and lodging in connection with conferences, 2359 seminars, and similar events related to official duties if the 2360 travel, meals, and lodging, expenses, or reimbursement is not of 2361 such a character as to manifest a substantial and improper 2362 influence upon the public official or employee with respect to 2363 that person's duties. The house of representatives and senate, 2364 in their code of ethics, and the Ohio ethics commission, under 2365 section 111.15 of the Revised Code, may adopt rules setting 2366 standards and conditions for the furnishing and acceptance of 2367 such travel, meals, and lodging, expenses, or reimbursement. 2368

H. B. No. 16 As Introduced

A person who acts in compliance with this division and any 2369 applicable rules adopted under it, or any applicable, similar 2370 rules adopted by the supreme court governing judicial officers 2371 and employees, does not violate division (D), (E), or (F) of 2372 this section. This division does not preclude any person from 2373 seeking an advisory opinion from the appropriate ethics 2374 commission under section 102.08 of the Revised Code. 2375

(J) For purposes of divisions (D), (E), and (F) of this 2376 section, the membership of a public official or employee in an 2377 organization shall not be considered, in and of itself, to be of 2378 2379 such a character as to manifest a substantial and improper influence on the public official or employee with respect to 2380 that person's duties. As used in this division, "organization" 2381 means a church or a religious, benevolent, fraternal, or 2382 professional organization that is tax exempt under subsection 2383 501(a) and described in subsection 501(c)(3), (4), (8), (10), or 2384 (19) of the "Internal Revenue Code of 1986." This division does 2385 not apply to a public official or employee who is an employee of 2386 an organization, serves as a trustee, director, or officer of an 2387 organization, or otherwise holds a fiduciary relationship with 2388 an organization. This division does not allow a public official 2389 or employee who is a member of an organization to participate, 2390 formally or informally, in deliberations, discussions, or voting 2391 on a matter or to use the public official's or employee's 2392 official position with regard to the interests of the 2393 organization on the matter if the public official or employee 2394 has assumed a particular responsibility in the organization with 2395 respect to the matter or if the matter would affect that 2396 person's personal, pecuniary interests. 2397

(K) It is not a violation of this section for a 2398prosecuting attorney to appoint assistants and employees in 2399

accordance with division (B) of section 309.06 and section 2400 2921.421 of the Revised Code, for a chief legal officer of a 2401 municipal corporation or an official designated as prosecutor in 2402 a municipal corporation to appoint assistants and employees in 2403 accordance with sections 733.621 and 2921.421 of the Revised 2404 Code, for a township law director appointed under section 504.15 2405 of the Revised Code to appoint assistants and employees in 2406 accordance with sections 504.151 and 2921.421 of the Revised 2407 Code, or for a coroner to appoint assistants and employees in 2408 accordance with division (B) of section 313.05 of the Revised 2409 Code. 2410

As used in this division, "chief legal officer" has the same meaning as in section 733.621 of the Revised Code.

(L) No present public official or employee with a casino 2413 gaming regulatory function shall indirectly invest, by way of an 2414 entity the public official or employee has an ownership interest 2415 or control in, or directly invest in a casino operator, 2416 management company, holding company, casino facility, or gaming-2417 related vendor. No present public official or employee with a 2418 casino gaming regulatory function shall directly or indirectly 2419 have a financial interest in, have an ownership interest in, be 2420 2421 the creditor or hold a debt instrument issued by, or have an interest in a contractual or service relationship with a casino 2422 operator, management company, holding company, casino facility, 2423 or gaming-related vendor. This section does not prohibit or 2424 limit permitted passive investing by the public official or 2425 employee. 2426

As used in this division, "passive investing" means 2427 investment by the public official or employee by means of a 2428 mutual fund in which the public official or employee has no 2429

2411

control of the investments or investment decisions. "Casino2430operator," "holding company," "management company," "casino2431facility," and "gaming-related vendor" have the same meanings as2432in section 3772.01 of the Revised Code.2433

(M) A member of the Ohio casino control commission, the 2434executive director of the commission, or an employee of the 2435commission shall not: 2436

(1) Accept anything of value, including but not limited to
2437
a gift, gratuity, emolument, or employment from a casino
2438
operator, management company, or other person subject to the
2439
jurisdiction of the commission, or from an officer, attorney,
agent, or employee of a casino operator, management company, or
2441
other person subject to the jurisdiction of the commission;
2442

(2) Solicit, suggest, request, or recommend, directly or
indirectly, to a casino operator, management company, or other
person subject to the jurisdiction of the commission, or to an
officer, attorney, agent, or employee of a casino operator,
management company, or other person subject to the jurisdiction
of the commission, the appointment of a person to an office,
place, position, or employment;

(3) Participate in casino gaming or any other amusement or 2450
activity at a casino facility in this state or at an affiliate 2451
gaming facility of a licensed casino operator, wherever located. 2452

In addition to the penalty provided in section 102.99 of 2453 the Revised Code, whoever violates division (M)(1), (2), or (3) 2454 of this section forfeits the individual's office or employment. 2455

Sec. 102.031. (A) As used in this section:

(1) "Business associate" means a person with whom a member2457of the general assembly is conducting or undertaking a financial2458

transaction. 2459 (2) "Contribution" has the same meaning as in section 2460 3517.01 of the Revised Code. 2461 (3) "Employee" does not include a member of the general 2462 assembly whose nonlegislative position of employment does not 2463 involve the performance of or the authority to perform 2464 administrative or supervisory functions; or whose nonlegislative 2465 position of employment, if the member is a public employee, does 2466 not involve a substantial and material exercise of 2467 administrative discretion in the formulation of public policy, 2468 expenditure of public funds, enforcement of laws and rules of 2469 the state or a county or city, or execution of other public 2470 trusts. 2471 (B) No member of the general assembly shall vote on any 2472 legislation that the member knows is then being actively 2473 advocated if the member is one of the following with respect to 2474 a legislative agent or employer that is then actively advocating 2475 on that legislation: 2476 (1) An employee; 2477 (2) A business associate; 2478 (3) A person, other than an employee, who is hired under 2479 contract to perform certain services, and that position involves 2480 a substantial and material exercise of administrative discretion 2481 in the formulation of public policy. 2482 (C) No member of the general assembly shall knowingly 2483

accept any of the following from a legislative agent or a person2484required to file a statement described in division (A) (2) of2485section 102.021 of the Revised Code:2486

(1) The payment of any expenses for travel or lodging
except as otherwise authorized by division (H) of section 102.03
of the Revised Code;
2489

(2) More than seventy-five dollars aggregated per calendar 2490 year as payment for meals and other food and beverages, other 2491 than for those meals and other food and beverages provided to 2492 the member at, and intended for consumption at, a meeting at 2493 which the member participates in a panel, seminar, or speaking 2494 engagement, at a meeting or convention of a national 2495 organization to which any state agency, including, but not 2496 limited to, any legislative agency or state institution of 2497 higher education as defined in section 3345.011 of the Revised 2498 Code, pays membership dues, or at a dinner, party, or function 2499 to which all members of the general assembly or all members of 2500 either house of the general assembly are invited; 2501

(3) A gift of any amount in the form of cash or the 2502 equivalent of cash, or a gift of any other thing of value whose 2503 value exceeds seventy-five dollars. As used in division (C)(3) 2504 of this section, "gift" does not include any contribution or any 2505 gifts of meals and other food and beverages or the payment of 2506 expenses incurred for travel to destinations either inside or 2507 outside this state that is received by a member of the general 2508 assembly and that is incurred in connection with the member's 2509 official duties. 2510

(D) It is not a violation of division (C) (2) of this 2511 section if, within sixty days after receiving notice from a 2512 legislative agent that the legislative agent has provided a 2513 member of the general assembly with more than seventy-five 2514 dollars aggregated in a calendar year as payment for meals and 2515 other food and beverages, the member of the general assembly 2516 returns to that legislative agent the amount received that 2517 exceeds seventy-five dollars. 2518

(E) The joint legislative ethics committee may impose a 2519
fine of not more than one thousand dollars upon a member of the 2520
general assembly who violates division (B) of this section. 2521

Sec. 102.06. (A) The appropriate ethics commission shall 2522 receive and may initiate complaints against persons subject to 2523 this chapter concerning conduct alleged to be in violation of 2524 this chapter or section 2921.42-or_, 2921.43, or 4901.022 of the 2525 2526 Revised Code. All complaints except those by the commission shall be by affidavit made on personal knowledge, subject to the 2527 penalties of perjury. Complaints by the commission shall be by 2528 affidavit, based upon reasonable cause to believe that a 2529 violation has occurred. 2530

(B) The appropriate ethics commission shall investigate 2531 complaints, may investigate charges presented to it, and may 2532 request further information, including the specific amount of 2533 income from a source, from any person filing with the commission 2534 a statement required by section 102.02 or 102.021 4901.022 of 2535 the Revised Code, if the information sought is directly relevant 2536 to a complaint or charges received by the commission pursuant to 2537 this section. This information is confidential, except that the 2538 commission, in its discretion, may share information gathered in 2539 the course of any investigation with, or disclose the 2540 information to, the inspector general, any appropriate 2541 prosecuting authority, any law enforcement agency, or any other 2542 appropriate ethics commission. If the accused person is a member 2543 of the public employees retirement board, state teachers 2544 retirement board, school employees retirement board, board of 2545 trustees of the Ohio police and fire pension fund, or state 2546

highway patrol retirement board, or is a member of the bureau of 2547 workers' compensation board of directors, the appropriate ethics 2548 commission, in its discretion, also may share information 2549 gathered in the course of an investigation with, or disclose the 2550 information to, the attorney general and the auditor of state. 2551 If the accused person has filed, or is required to file, a 2552 statement under section 4901.022 of the Revised Code, the Ohio 2553 ethics commission, in its discretion, also may share information 2554 gathered in the course of an investigation with, or disclose the 2555 information to, the governor or the public utilities commission 2556 nominating council. The person so requested shall furnish the 2557 information to the commission, unless within fifteen days from 2558 the date of the request the person files an action for 2559 declaratory judgment challenging the legitimacy of the request 2560 in the court of common pleas of the county of the person's 2561 residence, the person's place of employment, or Franklin county. 2562 The requested information need not be furnished to the 2563 commission during the pendency of the judicial proceedings. 2564 Proceedings of the commission in connection with the declaratory 2565 judgment action shall be kept confidential except as otherwise 2566 provided by this section. Before the commission proceeds to take 2567 any formal action against a person who is the subject of an 2568 investigation based on charges presented to the commission, a 2569 complaint shall be filed against the person. If the commission 2570 finds that a complaint is not frivolous, and there is reasonable 2571 cause to believe that the facts alleged in a complaint 2572 constitute a violation of division (C) or (D) of section 102.07 2573 or_section 102.02, 102.021, 102.03, 102.04, 102.07, <u>102.10,</u> 2574

2921.42, or 2921.43, or 4901.022 of the Revised Code, it shall2575hold a hearing. If the commission does not so find, it shall2576dismiss the complaint and notify the accused person in writing2577of the dismissal of the complaint. The commission shall not make2578

a report of its finding unless the accused person requests a 2579 report. Upon the request of the accused person, the commission 2580 shall make a public report of its finding. The person against 2581 whom the complaint is directed shall be given reasonable notice 2582 by certified mail of the date, time, and place of the hearing 2583 and a statement of the charges and the law directly involved and 2584 shall be given the opportunity to be represented by counsel, to 2585 have counsel appointed for the person if the person is unable to 2586 afford counsel without undue hardship, to examine the evidence 2587 against the person, to produce evidence and to call and subpoena 2588 witnesses in the person's defense, to confront the person's 2589 accusers, and to cross-examine witnesses. The commission shall 2590 have a stenographic record made of the hearing. The hearing 2591 shall be closed to the public. 2592

(C) (1) (a) (C) (1) (a) (i) If, upon the basis of the hearing, 2593 the appropriate ethics commission finds by a preponderance of 2594 the evidence that the facts alleged in the complaint are true 2595 and constitute a violation of division (C) or (D) of section 2596 102.07 or section 102.02, 102.021, 102.03, 102.04, 102.07, 2597 2921.42, or 2921.43, or 4901.022 of the Revised Code, it shall 2598 report its findings to the appropriate prosecuting authority for 2599 proceedings in prosecution of the violation and to the 2600 appointing or employing authority of the accused. If the accused 2601 person is a member of the public employees retirement board, 2602 state teachers retirement board, school employees retirement 2603 board, board of trustees of the Ohio police and fire pension 2604 fund, or state highway patrol retirement board, the commission 2605 also shall report its findings to the Ohio retirement study 2606 council. 2607

(b) (ii) If the Ohio ethics commission reports its2608findings to the appropriate prosecuting authority under division2609

(C) (1) (a) ((1) (a) (i) of this section and the prosecuting 2610 authority has not initiated any official action on those 2611 findings within ninety days after receiving the commission's 2612 report of them, the commission may publicly comment that no 2613 official action has been taken on its findings, except that the 2614 commission shall make no comment in violation of the Rules of 2615 Criminal Procedure or about any indictment that has been sealed 2616 pursuant to any law or those rules. The commission shall make no 2617 comment regarding the merits of its findings. As used in 2618 division $\frac{(C)(1)(b)}{(C)(1)(a)(ii)}$ of this section, "official 2619 action" means prosecution, closure after investigation, or grand 2620 jury action resulting in a true bill of indictment or no true 2621 bill of indictment. 2622 (b) If, upon the basis of the hearing, the appropriate 2623 ethics commission finds by a preponderance of the evidence that 2624 the facts alleged in the complaint are true and constitute a 2625 violation of section 102.10 of the Revised Code, it shall impose 2626 a fine upon the accused person in an amount equal to the amount 2627 of compensation or other payment the person received in 2628 violation of that section. 2629 (2) If the appropriate ethics commission does not find by 2630 a preponderance of the evidence that the facts alleged in the 2631

complaint are true and constitute a violation of division (C) or 2632 (D) of section 102.07 or section 102.02, 102.021, 102.03, 2633 102.04, 102.07, 102.10, 2921.42, or 2921.43, or 4901.022 of the 2634 Revised Code or if the commission has not scheduled a hearing 2635 within ninety days after the complaint is filed or has not 2636 finally disposed of the complaint within six months after it has 2637 been heard, it shall dismiss the complaint and notify the 2638 accused person in writing of the dismissal of the complaint. The 2639 commission shall not make a report of its finding unless the 2640

H. B. No. 16 As Introduced

accused person requests a report. Upon the request of the2641accused person, the commission shall make a public report of the2642finding, but in this case all evidence and the record of the2643hearing shall remain confidential unless the accused person also2644requests that the evidence and record be made public. Upon2645request by the accused person, the commission shall make the2646evidence and the record available for public inspection.2647

2648 (D) The appropriate ethics commission, or a member of the commission, may administer oaths, and the commission may issue 2649 2650 subpoenas to any person in the state compelling the attendance 2651 of witnesses and the production of relevant papers, books, accounts, and records. The commission shall issue subpoenas to 2652 compel the attendance of witnesses and the production of 2653 documents upon the request of an accused person. Section 101.42 2654 of the Revised Code shall govern the issuance of these subpoenas 2655 insofar as applicable. Upon the refusal of any person to obey a 2656 subpoena or to be sworn or to answer as a witness, the 2657 commission may apply to the court of common pleas of Franklin 2658 county under section 2705.03 of the Revised Code. The court 2659 shall hold proceedings in accordance with Chapter 2705. of the 2660 Revised Code. The commission or the accused person may take the 2661 depositions of witnesses residing within or without the state in 2662 the same manner as prescribed by law for the taking of 2663 depositions in civil actions in the court of common pleas. 2664

(E) At least once each year, the Ohio ethics commission
2665
shall report on its activities of the immediately preceding year
2666
to the majority and minority leaders of the senate and house of
2667
representatives of the general assembly. The report shall
2668
indicate the total number of complaints received, initiated, and
2669
investigated by the commission, the total number of complaints
2670
for which formal hearings were held, and the total number of

complaints for which formal prosecution was recommended or2672requested by the commission. The report also shall indicate the2673nature of the inappropriate conduct alleged in each complaint2674and the governmental entity with which any employee or official2675that is the subject of a complaint was employed at the time of2676the alleged inappropriate conduct.2677

(F) <u>The Ohio ethics commission shall maintain a list of</u>
2678
<u>all executive agencies. The commission shall provide copies of</u>
2679
<u>the list to the general public on request and may charge a</u>
2680
<u>reasonable fee not to exceed the cost of copying and delivering</u>
2681
<u>the document.</u>

(G) All papers, records, affidavits, and documents upon any complaint, inquiry, or investigation relating to the proceedings of the appropriate ethics commission shall be sealed and are private and confidential, except as otherwise provided in this section and section 102.07 of the Revised Code.

 $\frac{(G)(1)}{(H)(1)}$ When a complaint or charge is before it, the 2688 Ohio ethics commission or the appropriate prosecuting authority, 2689 in consultation with the person filing the complaint or charge, 2690 the accused, and any other person the commission or prosecuting 2691 authority considers necessary, may compromise or settle the 2692 complaint or charge with the agreement of the accused. The 2693 compromise or settlement may include mediation, restitution, 2694 rescission of affected contracts, forfeiture of any benefits 2695 resulting from a violation or potential violation of law, 2696 resignation of a public official or employee, or any other 2697 relief that is agreed upon between the commission or prosecuting 2698 authority and the accused. 2699

(2) Any settlement agreement entered into under division 2700 (G)(1)-(H)(1) of this section shall be in writing and be 2701

2683

2684

2685

2686

accompanied by a statement of the findings of the commission or 2702 prosecuting authority and the reasons for entering into the 2703 agreement. The commission or prosecuting authority shall retain 2704 the agreement and statement in the commission's or prosecuting 2705 authority's office and, in the commission's or prosecuting 2706 authority's discretion, may make the agreement, the statement, 2707 and any supporting information public, unless the agreement 2708 provides otherwise. 2709

(3) If a settlement agreement is breached by the accused, 2710 the commission or prosecuting authority, in the commission's or 2711 prosecuting authority's discretion, may rescind the agreement 2712 and reinstitute any investigation, hearing, or prosecution of 2713 the accused. No information obtained from the accused in 2714 reaching the settlement that is not otherwise discoverable from 2715 the accused shall be used in any proceeding before the 2716 commission or by the appropriate prosecuting authority in 2717 prosecuting the violation. Notwithstanding any other section of 2718 the Revised Code, if a settlement agreement is breached, any 2719 statute of limitations for a violation of this chapter or 2720 section 2921.42 or 2921.43, or 4901.022 of the Revised Code is 2721 tolled from the date the complaint or charge is filed until the 2722 date the settlement agreement is breached. 2723

Sec. 102.07. (A) (1) Except as otherwise provided in2724division (A) of this section, a statement filed under section2725102.02 or 4901.022 of the Revised Code is subject to public2726inspection at locations designated by the appropriate ethics2727commission.2728

(2) The following statements filed with the Ohio ethics2729commission shall be kept confidential:2730

(a) Statements filed under division (D) or (G) of section 2731

102.02 of the Revised Code by members of boards, commissions, or	2732
bureaus of the state for which no compensation is received other	2733
than reasonable and necessary expenses;	2734
(b) Statements filed under division (b) or (c) of costion	2725
(b) Statements filed under division (A) or (G) of section	2735
102.02 of the Revised Code by business managers, treasurers, and	2736
superintendents of city, local, exempted village, joint	2737
vocational, or cooperative education school districts or	2738
educational service centers, except that any person conducting	2739
an audit of any such school district or educational service	2740
center pursuant to Chapter 117. of the Revised Code may examine	2741
the disclosure statement of any business manager, treasurer, or	2742
superintendent of that school district or educational service	2743
<u>center;</u>	2744
(c) Statements filed under division (A) or (G) of section	2745
102.02 of the Revised Code by the individuals set forth in	2746
division (B)(2) of section 187.03 of the Revised Code.	2747
(3) The Ohio ethics commission shall examine each	2748
statement required to be kept confidential to determine whether	2749
a potential conflict of interest exists for the filer. A	2750
potential conflict of interest exists if the private interests	2751
of the filer, as indicated by the statement, might interfere	2752
with the public interests the filer is required to serve in the	2753
exercise of the filer's authority and duties in the filer's	2754
office or position of employment. If the commission determines	2755
that a potential conflict of interest exists, it shall notify	2756
the filer and shall make the portions of the statement that	2757
indicate a potential conflict of interest subject to public	2758
inspection in the same manner as is provided for other	2759
statements. Any portion of the statement that the commission	2760
determines does not indicate a potential conflict of interest	2761

shall be kept confidential by the commission and shall not be	2762
made subject to public inspection, except as is necessary for	2763
the enforcement of Chapters 102. and 2921. of the Revised Code	2764
and except as otherwise provided in this division.	2765
(B)(1) Beginning with disclosure statements required to be	2766
filed for calendar year 2025, the Ohio ethics commission shall	2767
publish and make available to the public on its official web	2768
site each statement filed with the commission under section	2769
102.02 of the Revised Code by a person who is elected to, a	2770
candidate for, or appointed to fill a vacancy for an unexpired	2771
term in any elective office listed in division (A) of that	2772
section, except for statements that are required to be kept	2773
confidential under division (A) of this section.	2774
(2) Beginning January 1, 2025, the information in	2775
disclosure statements that are described in division (B)(1) of	2776
this section and are published on the official web site of the	2777
Ohio ethics commission shall include a link to the official web	2778
site of the office of the secretary of state that contains the	2779
information in statements of contributions and expenditures and	2780
monthly statements and statements of independent expenditures	2781
described in division (B)(1) of section 3517.106 of the Revised	2782
Code that is made available online through the internet under	2783
division (I) of that section.	2784
(C) No member, employee, or agent of the Ohio ethics	2785
commission, board of commissioners on grievances and discipline	2786
professional conduct of the supreme court, or joint legislative	2787
ethics committee shall divulge any information or any books,	2788
papers, or documents presented to the commission, joint	2789
legislative ethics committee, or board of commissioners on	2790
grievances and discipline professional conduct without the	2791

Page 95

consent, in writing, of the appropriate ethics commission,2792unless such books, papers, or documents were presented at a2793public hearing, except as provided in section 102.06 of the2794Revised Code.2795

(D) No person shall divulge information that appears on a 2796 disclosure statement and is required to be kept confidential 2797 under division (B) (A) of this section 102.02 of the Revised 2798 Code. 2799

2800 Sec. 102.08. (A) (1) Subject to division (A) (2) of this section, the board of commissioners on grievances and discipline 2801 professional conduct of the supreme court and the joint 2802 legislative ethics committee may recommend legislation relating 2803 to ethics, conflicts of interest, and financial disclosure and 2804 shall render advisory opinions with regard to questions 2805 concerning these matters for persons for whom it is the 2806 appropriate ethics commission. 2807

(2) The board of commissioners on grievances and
2808
discipline of the supreme court professional conduct shall issue
advisory opinions only in a manner consistent with Rule V of the
2810
Supreme Court Rules for the Government of the Bar of Ohio.
2811

(B) When the board of commissioners on grievances and 2812 discipline professional conduct of the supreme court renders an 2813 advisory opinion relating to a special set of circumstances 2814 involving ethics, conflict of interest, or financial disclosure 2815 under Chapter 102. or section 2921.42 or 2921.43 of the Revised 2816 Code, the person to whom the opinion was directed or who was 2817 similarly situated may reasonably rely upon the opinion and 2818 shall be immune from criminal prosecutions, civil suits, or 2819 actions for removal from <u>his the person's</u> office or position of 2820 employment for a violation of Chapter 102. or section 2921.42 or 2821

2921.43 of the Revised Code based on facts and circumstances 2822 covered by the opinion, if the opinion states there is no 2823 violation of Chapter 102. or section 2921.42 or 2921.43 of the 2824 Revised Code. Except as otherwise provided in division (A) (2) of 2825 this section, the board of commissioners on grievances and 2826 discipline professional conduct of the supreme court shall 2827 2828 include in every advisory opinion it renders a statement as to whether the set of circumstances described in the opinion 2829 constitutes a violation of section 2921.42 or 2921.43 of the 2830 Revised Code. 2831

2832 (C) (1) When the joint legislative ethics committee renders an advisory opinion that has been publicly sought and that 2833 relates to a special set of circumstances involving ethics, 2834 conflicts of interest, or financial disclosure under Chapter 2835 102. or section 2921.42 or 2921.43 of the Revised Code, the 2836 person to whom the opinion was directed or who was similarly 2837 situated may reasonably rely upon such opinion and shall be 2838 immune from criminal prosecutions, civil suits, or actions for 2839 removal from his the person's office or position of employment 2840 for a violation of Chapter 102. or section 2921.42 or 2921.43 of 2841 the Revised Code based on the facts and circumstances covered by 2842 the opinion, if the opinion states that there is no violation of 2843 Chapter 102. or section 2921.42 or 2921.43 of the Revised Code. 2844 The joint legislative ethics committee shall include in every 2845 advisory opinion it renders a statement as to whether the set of 2846 circumstances described in the opinion constitutes a violation 2847 of section 2921.42 or 2921.43 of the Revised Code. When the 2848 joint legislative ethics committee renders an advisory opinion 2849 that has been publicly sought, the advisory opinion is a public 2850 record available under section 149.43 of the Revised Code. 2851

(2) When the joint legislative ethics committee renders a 2852

written opinion that has been privately sought and that relates 2853 to a special set of circumstances involving ethics, conflicts of 2854 interest, or financial disclosure under Chapter 102. or section 2855 2921.42 or 2921.43 of the Revised Code, the written opinion does 2856 not have the legal effect of an advisory opinion issued under 2857 division (C)(1) of this section. When the joint legislative 2858 2859 ethics committee renders a written opinion that has been privately sought, the written opinion is not a public record 2860 available under section 149.43 of the Revised Code. The 2861 proceedings of the joint legislative ethics committee relating 2862 to a written opinion that has been privately sought shall be 2863 closed to the public and records relating to these proceedings 2864 are not public records available under section 149.43 of the 2865 Revised Code. 2866

The person to whom a written opinion is issued under 2867 division (C)(2) of this section may request the committee to 2868 issue the written opinion as an advisory opinion. Upon receiving 2869 such a request and with the approval of a majority of the 2870 members of the committee, the committee may issue the written 2871 opinion as an advisory opinion. If the committee issues the 2872 written opinion as an advisory opinion, the advisory opinion has 2873 the same legal effect as an advisory opinion issued under 2874 division (C)(1) of this section and is a public record available 2875 under section 149.43 of the Revised Code. 2876

(3) The joint legislative ethics committee shall issue an 2877 advisory opinion under division (C) (1) of this section or a 2878 written opinion under division (C) (2) of this section, whether 2879 it is publicly or privately sought, only at a meeting of the 2880 committee and only with the approval of a majority of the 2881 members of the committee. 2882

H. B. No. 16 As Introduced

(D) The board of commissioners on grievances and
2883
discipline professional conduct of the supreme court and the
2884
joint legislative ethics committee shall provide a continuing
2885
program of education and information concerning the provisions
2886
of Chapter 102. and sections 2921.42 and 2921.43 of the Revised
2887
Code and other provisions of law pertaining to ethics, conflicts
2888
of interest, and financial disclosure.

2890 (E) The Ohio ethics commission may recommend legislation relating to ethics, conflicts of interest, and financial 2891 disclosure and may render advice with regard to questions 2892 2893 concerning these matters for persons for whom it is the appropriate ethics commission. When the Ohio ethics commission 2894 renders a written formal or staff advisory opinion relating to a 2895 special set of circumstances involving ethics, conflict of 2896 interest, or financial disclosure under Chapter 102. or section 2897 2921.42 or 2921.43 of the Revised Code, the person to whom the 2898 opinion was directed or who was similarly situated may 2899 reasonably rely upon the opinion and shall be immune from 2900 criminal prosecutions, civil suits, or actions for removal from 2901 his the person's office or position of employment for a 2902 violation of Chapter 102. or section 2921.42 or 2921.43 of the 2903 Revised Code based on facts and circumstances covered by the 2904 opinion, if the opinion states there is no violation of Chapter 2905 102. or section 2921.42 or 2921.43 of the Revised Code. The 2906 commission shall provide a continuing program of education and 2907 information concerning the provisions of Chapter 102. and 2908 sections 2921.42 and 2921.43 of the Revised Code and other 2909 provisions of law pertaining to ethics, conflicts of interest, 2910 and financial disclosure. 2911

Sec. 102.10. (A) The governor, lieutenant governor,2912attorney general, auditor of state, treasurer of state, or2913

secretary of state or the chief justice or a justice of the 2914 supreme court shall not receive compensation or other payment 2915 for serving on the board of directors of a corporation unless 2916 one of the following applies: 2917 (1) The person is the sole shareholder of the corporation. 2918 (2) Both of the following are true: 2919 (a) The person was a member of the board of directors and 2920 received compensation or other payment for the person's service 2921 in that role before the person held any office listed in this 2922 section. 2923 (b) The person had an ownership interest in the 2924 corporation before the person held an office listed in this 2925 section and continues to have such an ownership interest. 2926 (B) If, before the effective date of this section, a 2927 person who is the governor, lieutenant governor, attorney 2928 general, auditor of state, treasurer of state, or secretary of 2929 state or the chief justice or a justice of the supreme court as 2930 of the effective date of this section received compensation or 2931 other payment for serving on the board of directors of a 2932 corporation, this section does not prohibit the person from 2933 receiving the same or a lesser amount of compensation or other 2934 payment for serving on the board of directors of that 2935 corporation while the person holds any of those offices. 2936 Sec. 102.99. (A) Whoever violates division (C) (E) of 2937 section 102.02 or division (C) of section 102.031 of the Revised 2938 Code is guilty of a misdemeanor of the fourth degree. 2939 (B) Whoever violates division (D) (F) of section 102.02, 2940 division (C) or (D) of section 102.07, or section 102.021, 2941 102.03_7 or 102.04_7 or 102.07 of the Revised Code is guilty of a 2942

misdemeanor of the first degree.

Sec. 109.54. (A) The bureau of criminal identification and 2944 investigation may investigate any criminal activity in this 2945 state that is of statewide or intercounty concern when requested 2946 by local authorities and may aid federal authorities, when 2947 requested, in their investigation of any criminal activity in 2948 this state. The bureau may investigate any criminal activity in 2949 this state related to the conduct of elections when requested by 2950 the secretary of state. The bureau may assist the Ohio ethics 2951 commission and the joint legislative ethics committee in 2952 investigating violations of sections 102.02, 102.03, 102.031, 2953 102.04, 102.07, 102.10, 2921.42, and 2921.43 of the Revised 2954 Code, upon request by the agency having the appropriate 2955 investigative jurisdiction. The bureau may investigate any 2956 criminal activity in this state involving drug abuse or illegal 2957 drug distribution prohibited under Chapter 3719. or 4729. of the 2958 Revised Code or any violation of section 2915.02 of the Revised 2959 Code. The superintendent and any agent of the bureau may 2960 participate, as the director of an organized crime task force 2961 established under section 177.02 of the Revised Code or as a 2962 member of the investigatory staff of a task force established 2963 under that section, in an investigation of organized criminal 2964 activity anywhere within this state under sections 177.01 to 2965 177.03 of the Revised Code. 2966

(B) The bureau may provide any trained investigative
(B) The bureau may provide any trained investigation and solution of any crime or the control of any
(B) The bureau may provide any trained investigation.
(B) The bureau may provide any trained investigation.

This assistance shall be furnished by the bureau without 2974 disturbing or impairing any of the existing law enforcement 2975 authority or the prerogatives of local law enforcement 2976 authorities or officers. Investigators provided pursuant to this 2977 section, or engaged in an investigation pursuant to section 2978 109.83 of the Revised Code, may go armed in the same manner as 2979 sheriffs and regularly appointed police officers under section 2980 2923.12 of the Revised Code. 2981

(C) (1) The bureau shall obtain recording equipment that 2982 2983 can be used to record depositions of the type described in division (A) of section 2152.81 and division (A) of section 2984 2945.481 of the Revised Code, or testimony of the type described 2985 in division (D) of section 2152.81 and division (D) of section 2986 2945.481 or in division (C) of section 2937.11 of the Revised 2987 Code, shall obtain closed circuit equipment that can be used to 2988 televise testimony of the type described in division (C) or (D) 2989 of section 2152.81 and division (C) of section 2945.481 or in 2990 division (B) of section 2937.11 of the Revised Code, and shall 2991 provide the equipment, upon request, to any court for use in 2992 recording any deposition or testimony of one of those types or 2993 in televising the testimony in accordance with the applicable 2994 division. 2995

(2) The bureau shall obtain the names, addresses, and 2996 telephone numbers of persons who are experienced in questioning 2997 children in relation to an investigation of a violation of 2998 section 2905.03, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 2999 2907.06, 2907.07, 2907.09, 2907.21, 2907.23, 2907.24, 2907.31, 3000 2907.32, 2907.321, 2907.322, 2907.323, or 2919.22 of the Revised 3001 Code or an offense of violence and shall maintain a list of 3002 those names, addresses, and telephone numbers. The list shall 3003 include a classification of the names, addresses, and telephone 3004 numbers by appellate district. Upon request, the bureau shall3005provide any county sheriff, chief of police, prosecuting3006attorney, village solicitor, city director of law, or similar3007chief legal officer with the name, address, and telephone number3008of any person contained in the list.3009

Sec. 121.60. As used in sections 121.60 to 121.69 of the Revised Code:

(A) "Person" and "compensation" have the same meanings as3012in section 101.70 of the Revised Code.3013

(B) "Expenditure" means any of the following that is made 3014
to, at the request of, for the benefit of, or on behalf of an 3015
elected executive official, the director of a department created 3016
under section 121.02 of the Revised Code, an executive agency 3017
official, or a member of the staff of any public officer or 3018
employee listed in this division: 3019

(1) A payment, distribution, loan, advance, deposit,
reimbursement, or gift of money, real estate, or anything of
value, including, but not limited to, food and beverages,
entertainment, lodging, transportation, or honorariums;
3020

(2) A contract, promise, or agreement to make an3024expenditure, whether or not legally enforceable;3025

(3) The purchase, sale, or gift of services or any other 3026 thing of value. "Expenditure" does not include a contribution, 3027 gift, or grant to a foundation or other charitable organization 3028 that is exempt from federal income taxation under subsection 3029 501(c)(3) of the Internal Revenue Code. "Expenditure" does not 3030 include the purchase, sale, or gift of services or any other 3031 thing of value that is available to the general public on the 3032 same terms as it is available to the persons listed in this 3033

Page 103

3010

division, or an offer or sale of securities to any person listed 3034 in this division that is governed by regulation D, 17 C.F.R. 3035 230.501 to 230.508, adopted under the authority of the 3036 "Securities Act of 1933," 48 Stat. 74, 15 U.S.C.A. and 3037 following, or that is governed by a comparable provision under 3038 state law. 3039

(C) "Employer" means any person who, directly or3040indirectly, engages an executive agency lobbyist.3041

(D) "Engage" means to make any arrangement, and 3042
 "engagement" means arrangement, whereby an individual is 3043
 employed or retained for compensation to act for or on behalf of 3044
 an employer to influence executive agency decisions or to 3045
 conduct any executive agency lobbying activity. 3046

(E) "Financial transaction" means a transaction or 3047
activity that is conducted or undertaken for profit and arises 3048
from the joint ownership or the ownership or part ownership in 3049
common of any real or personal property or any commercial or 3050
business enterprise of whatever form or nature between the 3051
following: 3052

(1) An executive agency lobbyist, the executive agency
3053
lobbyist's employer, or a member of the immediate family of the
agency lobbyist or the executive agency lobbyist's
and
3056

(2) Any elected executive official, the director of a
3057
department created under section 121.02 of the Revised Code, an
association any member of the staff of a
public officer or employee listed in division (E) (2) of this
association.

"Financial transaction" does not include any transaction 3062

or activity described in division (E) of this section if it is 3063 available to the general public on the same terms, or if it is 3064 an offer or sale of securities to any person listed in division 3065 (E) (2) of this section that is governed by regulation D, 173066 C.F.R. 230.501 to 230.508, adopted under the authority of the 3067 "Securities Act of 1933," 48 Stat. 74, 15 U.S.C.A. and 3068 following, or that is governed by a comparable provision under 3069 state law. 3070

(F) "Executive agency" means the office of an elected 3071 3072 executive official, a department created under section 121.02 of the Revised Code, or any other state agency, department, board, 3073 or commission controlled or directed by an elected executive 3074 official or otherwise subject to an elected executive official's 3075 authority. For the purposes of sections 121.60 to 121.69 of the 3076 Revised Code only, "executive agency" includes the nonprofit 3077 corporation formed under section 187.01 of the Revised Code. 3078 "Executive agency" does not include any court, the general 3079 assembly, or the controlling board. 3080

(G) "Executive agency decision" means a decision of an 3081 executive agency regarding the expenditure of funds of the state 3082 or of an executive agency with respect to the award of a 3083 3084 contract, grant, lease, or other financial arrangement under which such funds are distributed or allocated, or a regulatory 3085 decision of an executive agency or any board or commission of 3086 the state. "Executive agency decision" does not include either 3087 of the following: 3088

(1) A purchasing decision for which a vendor has filed a 3089
statement certifying that the vendor has not made campaign 3090
contributions in an amount such that section 3517.13 of the 3091
Revised Code would invalidate the decision, if that vendor has 3092

Page 106

not engaged an executive agency lobbyist;

(2) The award of a competitively bid contract for which
bid specifications were prepared and for which at least three
eligible competitive bids were received by the executive agency.

(H) "Executive agency lobbyist" means any person engaged 3097 to influence whose direct communication with executive agency 3098 officials or employees for the purpose of influencing executive 3099 agency decisions or to conduct <u>conducting</u> executive agency 3100 3101 lobbying activity as one of the person's main purposes on a regular and substantial basis constitutes at least twenty-five 3102 per cent of the total performance time for which the person is 3103 compensated by a specific employer. "Executive agency lobbyist" 3104 does not include an elected or appointed officer or employee of 3105 a federal or state agency, state college, state university, or 3106 political subdivision who attempts to influence or affect 3107 executive agency decisions in a fiduciary capacity as a 3108 representative of the officer's or employee's agency, college, 3109 university, or political subdivision. 3110

(I) "Executive agency lobbying activity" means contacts
made to promote, oppose, or otherwise influence the outcome of
an executive agency decision by direct communication with any
person described in division (E) (2) of this section, or the Ohio
any of the following:

(1) The action of any person having a direct interest in
3117
executive agency decisions who, under Section 3 of Article I,
Ohio Constitution, assembles together with other persons to
3119
consult for their common good, instructs a person listed in the
3120
first paragraph of division (I) of this section, or petitions
3121
such a person for the redress of grievances;
3122

(2) Contacts made for the sole purpose of gathering	3123
information contained in a public record;	3124
(3) Appearances before an executive agency to give	3125
testimony.	3126
(J) "Executive agency official" means an officer or	3127
employee of an executive agency whose principal duties are to	3127
formulate policy or to participate directly or indirectly in the	3120
preparation, review, or award of contracts, grants, leases, or	3130
other financial arrangements with an executive agency.	3131
(K) "Aggrieved party" means a party entitled to resort to	3132
a remedy.	3133
(L) "Elected executive official" means the governor,	3134
-	3135
lieutenant governor, secretary of state, auditor of state,	
treasurer of state, and the attorney general.	3136
(M) "Staff" means any officer or employee of an executive	3137
agency whose official duties are to formulate policy and who	3138
exercises administrative or supervisory authority or who	3139
authorizes the expenditure of state funds.	3140
Sec. 121.61. (A) No person shall knowingly fail to	3141
register as required under section 121.62 of the Revised Code.	3142
(B) No person shall knowingly fail to keep a receipt or	3143
maintain a record that section 121.63 of the Revised Code	3144
requires the person to keep or maintain.	3145
(C) No person shall knowingly fail to file a statement	3146
that section 121.63-or_, 121.64, or 121.641 of the Revised Code	3147
requires the person to file.	3148
(D) No person shall knowingly file a false statement that	3149
section 121.63-or-, 121.64, or 121.641 of the Revised Code	3150

requires the person to file.

3151

Page 108

Sec. 121.62. (A) Each executive agency lobbyist and each3152employer shall file with the joint legislative ethics committee,3153within ten days following the engagement of an executive agency3154lobbyist, an initial registration statement showing all of the3155following:3156

(1) The name, business address, and occupation of the 3157executive agency lobbyist; 3158

(2) The name and business address of the employer or of 3159 the real party in interest on whose behalf the executive agency 3160 lobbyist is acting, if it is different from the employer. For 3161 the purposes of division (A) of this section, where a trade 3162 association or other charitable or fraternal organization that 3163 is exempt from federal income taxation under subsection 501(c) 3164 of the federal Internal Revenue Code is the employer, the 3165 statement need not list the names and addresses of every member 3166 of the association or organization, so long as the association 3167 or organization itself is listed. 3168

(3) A brief description of the executive agency decision 3169to which the engagement relates; 3170

(4) The name of the executive agency or agencies to which3171the engagement relates.3172

(B) In addition to the initial registration statement
required by division (A) of this section, each executive agency
lobbyist and employer shall file with the joint committee, not
later than the last day of January, May, and September of each
year, an updated registration statement that confirms_includes
all of the following for the period covered by the statement:

(1) Confirmation of the continuing existence of each 3179
that lists;

engagement described in an initial registration statement-and-3180 3181

(2) A list of the specific executive agency decisions that 3182 the lobbyist sought to influence under the engagement during the 3183 period covered by the updated statement, and with it any -; 3184

(3) Any statement of expenditures required to be filed by 3185 section 121.63 of the Revised Code-and any; 3186

3187 (4) Any details of financial transactions required to be filed by section 121.64 of the Revised Code; 3188

(5) Any statement of executive agency lobbyist 3189 compensation required to be filed by section 121.641 of the 3190 Revised Code. 3191

(C) If an executive agency lobbyist is engaged by more 3192 than one employer, the lobbyist shall file a separate initial 3193 and updated registration statement for each engagement. If an 3194 employer engages more than one executive agency lobbyist, the 3195 employer need file only one updated registration statement under 3196 division (B) of this section, which shall contain the 3197 information required by division (B) of this section regarding 3198 all of the executive agency lobbyists engaged by the employer. 3199

(D) (1) A change in any information required by division 3200 (A) (1), (2), or (B) of this section shall be reflected in the 3201 next updated registration statement filed under division (B) of 3202 this section. 3203

(2) Within thirty days following the termination of an 3204 engagement, the executive agency lobbyist who was employed under 3205 the engagement shall send written notification of the 3206 termination to the joint committee. 3207

(E) A registration fee of twenty-five dollars shall be
3208
charged for filing an initial registration statement. All money
3209
collected from registration fees under this division and late
3210
filing fees under division (G) of this section shall be
3211
deposited into the state treasury to the credit of the joint
3212
legislative ethics committee fund created under section 101.34
3213
of the Revised Code.

3215 (F) Upon registration pursuant to this section, an executive agency lobbyist shall be issued a card by the joint 3216 committee showing that the lobbyist is registered. The 3217 3218 registration card and the executive agency lobbyist's registration shall be valid from the date of their issuance 3219 until the next thirty-first day of January December of the an 3220 even-numbered year following the year in which the initial 3221 registration was filed. 3222

(G) The executive director of the joint committee shall be 3223 responsible for reviewing each registration statement filed with 3224 3225 the joint committee under this section and for determining whether the statement contains all of the required information. 3226 If the joint committee determines that the registration 3227 statement does not contain all of the required information or 3228 that an executive agency lobbyist or employer has failed to file 3229 a registration statement, the joint committee shall send written 3230 notification by certified mail to the person who filed the 3231 registration statement regarding the deficiency in the statement 3232 or to the person who failed to file the registration statement 3233 regarding the failure. Any person so notified by the joint 3234 committee shall, not later than fifteen days after receiving the 3235 notice, file a registration statement or an amended registration 3236 statement that contains all of the required information. If any 3237 person who receives a notice under this division fails to file a 3238

registration statement or such an amended registration statement 3239 within this fifteen-day period, the joint committee shall assess 3240 a late filing fee equal to twelve dollars and fifty cents per 3241 day, up to a maximum fee of one hundred dollars, upon that 3242 person. The joint committee may waive the late filing fee for 3243 good cause shown. 3244

(H) On or before the fifteenth day of March of each year,
3245
the joint committee shall, in the manner and form that it
3246
determines, publish a report containing statistical information
3247
on the registration statements filed with it under this section
3248
during the preceding year.

3250 (I) If an employer who engages an executive agency lobbyist is the recipient of a contract, grant, lease, or other 3251 financial arrangement pursuant to which funds of the state or of 3252 an executive agency are distributed or allocated, the executive 3253 agency or any aggrieved party may consider the failure of the 3254 employer or the executive agency lobbyist to comply with this 3255 section as a breach of a material condition of the contract, 3256 grant, lease, or other financial arrangement. 3257

(J) Executive agency officials may require certification
from any person seeking the award of a contract, grant, lease,
or financial arrangement that the person and the person's
grant are in compliance with this section.

Sec. 121.63. (A) Each executive agency lobbyist and each 3262 employer shall file with the joint legislative ethics committee, 3263 with the updated registration statement required by division (B) 3264 of section 121.62 of the Revised Code, a statement of 3265 expenditures as specified in divisions (B) and (C) of this 3266 section. An executive agency lobbyist shall file a separate 3267 statement of expenditures under this section for each employer 3268

Page 112

that engages the executive agency lobbyist.

(B) (1) In addition to the information required by
3270
divisions (B) (2) and (3) of this section, a statement filed by
an executive agency lobbyist shall show the total amount of
3272
expenditures made during the reporting period covered by the
3273
statement by the executive agency lobbyist.

(2) If, during a reporting period covered by a statement, 3275 3276 an employer or any executive agency lobbyist the employer engaged made, either separately or in combination with each 3277 other, expenditures to, at the request of, for the benefit of, 3278 or on behalf of a particular elected executive official, the 3279 director of a department created under section 121.02 of the 3280 Revised Code, a particular executive agency official, or a 3281 particular member of the staff of any public officer listed in 3282 division (B)(2) of this section, the employer or executive 3283 agency lobbyist also shall state the name of the public officer 3284 or employee to whom, at whose request, for whose benefit, or on 3285 whose behalf the expenditures were made, the total amount of the 3286 expenditures made, a brief description of the expenditures made, 3287 the approximate date the expenditures were made, the executive 3288 agency decision, if any, sought to be influenced, and the 3289 3290 identity of the client on whose behalf the expenditure was made.

As used in division (B)(2) of this section, "expenditures"3291does not include expenditures made by an executive agency3292lobbyist as payment for meals and other food and beverages.3293

(3) If, during a reporting period covered by a statement,
3294
an executive agency lobbyist made expenditures as payment for
3295
meals and other food and beverages, other than for meals and
3296
other food and beverages provided at, and intended for
3297
consumption at, a meeting at which the person participated in a
3298

H. B. No. 16 As Introduced

panel, seminar, or speaking engagement or at a meeting or 3299 convention of a national organization to which any state agency, 3300 including, but not limited to, any legislative agency or state 3301 institution of higher education as defined in section 3345.011 3302 of the Revised Code, pays membership dues, that, when added to 3303 the amount of previous payments made for meals and other food 3304 and beverages by that executive agency lobbyist during that same 3305 calendar year, exceeded a total of fifty dollars to, at the 3306 request of, for the benefit of, or on behalf of a particular 3307 elected executive official, the director of a department created 3308 under section 121.02 of the Revised Code, a particular executive 3309 agency official, or any particular member of the staff of any of 3310 the public officers or employees listed in division (B)(3) of 3311 this section, then the executive agency lobbyist shall also 3312 state regarding those expenditures the name of the public 3313 officer or employee to whom, at whose request, for whose 3314 benefit, or on whose behalf the expenditures were made, the 3315 total amount of the expenditures made, a brief description of 3316 the expenditures made, the approximate date the expenditures 3317 were made, the executive agency decision, if any, sought to be 3318 influenced, and the identity of the client on whose behalf the 3319 expenditure was made. 3320

(C) In addition to the information required by divisions 3321 (B) (2) and (3) of this section, a statement filed by an employer 3322 shall show the total amount of expenditures made by the an 3323 employer or executive agency lobbyist filing the statement 3324 during the period covered by the statement. As used in this 3325 section, "expenditures" does not include the expenses of 3326 maintaining office facilities, or the compensation paid to 3327 executive agency lobbyists engaged to influence executive agency 3328 decisions or conduct executive agency lobbying activityA 3329

statement filed by an executive agency lobbyist shall show all	3330
executive agency decisions that the executive agency lobbyist	3331
has sought to influence on behalf of the employer during the	3332
period covered by the statement. A statement filed by an	3333
employer shall show all executive agency decisions that the	3334
employer has sought to influence during the period covered by	3335
the statement.	3336
No employer shall be required to show any expenditure <u>or</u>	3337
executive agency decision on a statement filed under this	3338
division if the expenditure or executive agency decision is	3339
reported on a statement filed under division (B)(1), (2), or (3)	3340
of this section by an executive agency lobbyist engaged by the	3341
employer. No executive agency lobbyist shall be required to show	3342
any expenditure on a statement filed under this division if the	3343
expenditure is reported on a statement filed under division (B)	3344
(1), (2), or (3) of this section by the executive agency	3345
lobbyist's employer.	3346
(D) Any statement required to be filed under this section	3347
shall be filed at the times specified in section 121.62 of the	3348
Revised Code. Each statement shall cover expenditures made	3349
during the four-calendar-month period that ended on the last day	3350
of the month immediately preceding the month in which the	3351
statement is required to be filed.	3352
	2252
(E) If it is impractical or impossible for an executive	3353
agency lobbyist or employer to determine exact dollar amounts or	3354
values of expenditures, reporting of good faith estimates, based	3355

on reasonable accounting procedures, constitutes compliance with 3356 this division. 3357 (F) Executive agency lobbyists and employers shall retain 3358

receipts or maintain records for all expenditures that are

required to be reported pursuant to this section. These receipts 3360 or records shall be maintained for a period ending on the 3361 thirty-first day of December of the second calendar year after 3362 the year in which the expenditure was made. 3363

(G) (1) At least ten days before the date on which the
statement is filed, each employer or executive agency lobbyist
3365
who is required to file an expenditure statement under division
(B) (2) or (3) of this section shall deliver a copy of the
statement, or the portion showing the expenditure, to the public
3368
officer or employee who is listed in the statement as having
3369
received the expenditure or on whose behalf it was made.

(2) If, during a reporting period covered by an 3371 expenditure statement filed under division (B)(2) of this 3372 section, an employer or any executive agency lobbyist the 3373 employer engaged made, either separately or in combination with 3374 each other, either directly or indirectly, expenditures for an 3375 honorarium or for transportation, lodging, or food and beverages 3376 purchased for consumption on the premises in which the food and 3377 beverages were sold to, at the request of, for the benefit or, 3378 or on behalf of any of the public officers or employees 3379 described in division (B)(2) of this section, the employer or 3380 executive agency lobbyist shall deliver to the public officer or 3381 employee a statement that contains all of the nondisputed 3382 information prescribed in division (B)(2) of this section with 3383 respect to the expenditures described in division (G)(2) of this 3384 section. The statement of expenditures made under division (G) 3385 (2) of this section shall be delivered to the public officer or 3386 employee to whom, at whose request, for whose benefit, or on 3387 whose behalf those expenditures were made on the same day in 3388 which a copy of the expenditure statement or of a portion 3389 showing the expenditure is delivered to the public officer or 3390

employee under division (G)(1) of this section. An employer is 3391 not required to show any expenditure on a statement delivered 3392 under division (G)(2) of this section if the expenditure is 3393 shown on a statement delivered under division (G)(2) of this 3394 section by a legislative agent an executive agency lobbyist 3395 engaged by the employer. An executive agency lobbyist is not 3396 required to show any expenditure on a statement delivered under 3397 division (G)(2) of this section if the expenditure is shown on a 3398 statement delivered under division (G)(2) of this section by the 3399 executive agency lobbyist's employer. 3400 (H) As used in this section, "expenditure" does not 3401 include the expenses of maintaining office facilities or the 3402 compensation paid to executive agency lobbyists engaged to 3403 influence executive agency decisions or to conduct executive 3404 agency lobbying activity. 3405 Sec. 121.641. (A) As used in this section: 3406 (1) "Lobbying firm" means a group of two or more executive 3407 agency lobbyists that is engaged by an employer to act as 3408 executive agency lobbyists on behalf of the employer. 3409 (2) "In-house executive agency lobbyist" means an 3410 executive agency lobbyist who acts as an executive agency 3411 lobbyist for only one employer and who is not part of a lobbying 3412 firm. 3413 (B) (1) An employer shall include with each updated 3414 registration statement a statement of executive agency lobbyist 3415 compensation. The statement of executive agency lobbyist 3416 compensation shall include the total amount the employer paid to 3417 all executive agency lobbyists during the period covered by the 3418 statement as compensation for acting as such on behalf of the 3419

employer and as reimbursement for expenses incurred while acting	3420
as such on behalf of the employer.	3421
(2) If the employer employs an in-house executive agency	3422
lobbyist who does not act as such for the entire performance	3423
time for which the employer compensates the in-house executive	3424
agency lobbyist, the employer shall calculate the in-house	3425
executive agency lobbyist's compensation, for purposes of	3426
reporting under division (B)(1) of this section, by multiplying	3427
the in-house executive agency lobbyist's total compensation by	3428
the percentage of the in-house executive agency lobbyist's total	3429
performance time during which the in-house executive agency	3430
lobbyist acts as such on behalf of the employer.	3431
(C)(1) Except as otherwise provided in division (C) of	3432
this section, an executive agency lobbyist shall include with	3433
each updated registration statement a statement of executive	3434
agency lobbyist compensation. The statement of executive agency	3435
lobbyist compensation shall include the total amount the	3436
executive agency lobbyist received from the employer during the	3437
period covered by the statement as compensation for acting as	3438
such on behalf of the employer and as reimbursement for expenses	3439
incurred while acting as such on behalf of the employer.	3440
<u>(2)(a) A lobbying firm shall submit a joint statement of</u>	3441
executive agency lobbyist compensation on behalf of all	3442
executive agency lobbyists the lobbying firm compensated for	3443
acting as such on behalf of an employer. The joint statement	3444
shall include the total amount the lobbying firm received from	3445
the employer during the period covered by the statement and the	3446
name of each member of the lobbying firm who acted as an	3447
executive agency lobbyist on behalf of the employer during that	3448
period. An executive agency lobbyist who is a member of a	3449

lobbying firm is not required to submit a separate statement of	3450
executive agency lobbyist compensation with respect to any	3451
amounts included in the joint statement.	3452
(b) If a lobbying firm fails to submit a joint statement	3453
of executive agency lobbyist compensation, each executive agency	3454
lobbyist who is a member of the lobbying firm shall submit a	3455
statement of executive agency lobbyist compensation that	3456
includes the total amount the executive agency lobbyist or the	3457
lobbying firm received from the employer during the period	3458
covered by the statement, including compensation and	3459
reimbursement for expenses.	3460
(2) De is house succession service lebboist is not normined	2461
(3) An in-house executive agency lobbyist is not required	3461
to submit a statement of executive agency lobbyist compensation	3462
if the in-house executive agency lobbyist's employer submits a	3463
properly completed statement under division (B) of this section	3464
for that period.	3465
Sec. 121.65. If a dispute arises between an elected	3466
executive official, the director of a department created under	3467
section 121.02 of the Revised Code, an executive agency	3468
official, or any member of the staff of any public officer or	3469
employee listed in this division and an employer or executive	3470
agency lobbyist with respect to an expenditure or financial	3471
transaction alleged in a statement to be filed under section	3472
121.63 or 121.64 of the Revised Code, the public officer or	3473
employee, employer, or executive agency lobbyist may file a	3474
complaint with the Ohio ethics commission. The commission shall	3475
proceed to investigate the complaint as though it were filed	3476
under section 102.06 of the Revised Code.	3477
	01//

The complaint shall be filed at least three days prior to 3478 the time the statement is required to be filed with the joint 3479

legislative ethics committee. The time for filing a disputed 3480 expenditure or financial transaction in any statement of 3481 expenditures or the details of a financial transaction that 3482 contains a disputed expenditure or financial transaction shall 3483 be extended pending the final decision of the commission. This 3484 extension does not extend the time for filing the nondisputed 3485 portions of either type of statement. The commission shall 3486 notify the parties of its final decision by certified mail. If 3487 the commission decides that the disputed expenditure or 3488 financial transaction should be reported, the employer or 3489 executive agency lobbyist shall include the matter in an amended 3490 the statement-and. The employer or executive agency lobbyist 3491 shall_file the amended statement not later than ten days after 3492 receiving notice of the decision of the commission by certified 3493 mail. 3494

An employer or executive agency lobbyist who files a false 3495 statement of expenditures or details of a financial transaction 3496 is liable in a civil action to any public officer or employee 3497 who sustains damage as a result of the filing or publication of 3498 the statement. 3499

Sec. 121.66. (A) Sections 121.62 and __121.63, and 121.6413500of the Revised Code do not apply to efforts to influence3501executive agency decisions or conduct executive agency lobbying3502activity by any of the following:3503

(1) Appearances at public hearings of the committees of 3504
the general assembly, at court proceedings, at rule-making or 3505
adjudication proceedings, or at other public meetings; 3506

(2) News, editorial, and advertising statements published
 in bona fide newspapers, journals, or magazines, or broadcast
 over radio or television;
 3509

H. B. No. 16 As Introduced

(3) The gathering and furnishing of information and news
by bona fide reporters, correspondents, or news bureaus to news
3511
media described in division (A) (2) of this section;
3512

(4) Publications primarily designed for and distributed to
 3513
 members of bona fide associations or charitable or fraternal
 3514
 nonprofit corporations.
 3515

(B) Nothing in sections 121.60 to 121.69 of the Revised 3516
Code requires the reporting of, or prohibits an elected 3517
executive official from soliciting or accepting, a contribution 3518
from or an expenditure by any person if the contribution or 3519
expenditure is reported in accordance with Chapter 3517. of the 3520
Revised Code. 3521

Sec. 121.68. (A) (1) The joint legislative ethics 3522 committee shall keep on file the statements required by sections 3523 121.62, 121.63, and 121.64, and 121.641 of the Revised Code. 3524 These statements are public records and open to public 3525 inspection, and the joint committee shall computerize publish 3526 them so that the information contained in and make them is 3527 readily accessible available to the general public on its 3528 official web site. The joint committee shall provide copies of 3529 the statements to the general public on request and may charge a 3530 reasonable fee not to exceed the cost of copying and delivering 3531 3532 the statement.

(2) Beginning January 1, 2025, the information in3533statements that are described in division (A) (1) of this section3534and are published on the official web site of the joint3535committee shall include a link to the official web site of the3536office of the secretary of state that contains the information3537in statements of contributions and expenditures and monthly3538statements and statements of independent expenditures described3539

in division (B)(1) of section 3517.106 of the Revised Code that	3540
is made available online through the internet under division (I)	3541
of that section.	3542
(B) Not later than the last day of February and October of	3543
each year, the joint committee shall compile from the	3544
registration statements filed with it a complete and updated	3545
list of registered executive agency lobbyists and their	3546
employers, and distribute the list to each elected executive	3547
official and the director of each department created under	3548
section 121.02 of the Revised Code, who shall distribute the	3549
list to the appropriate personnel under his jurisdiction. The	3550
joint committee shall provide copies of the list to the general	3551
public upon request and may charge a reasonable fee not to	3552
exceed the cost of copying and delivering the list.	3553
(C) The joint committee shall maintain a list of all-	3554
executive agencies. The joint committee shall provide copies of	3555
the list to the general public on request and may charge a	3556
reasonable fee not to exceed the cost of copying and delivering-	3557
the document.	3558
(D) T he joint committee shall prescribe and make available	3559
an appropriate form for the filings required by sections 121.62,	3560
121.63, and 121.64, and 121.641 of the Revised Code. The form	3561
shall contain the following notice in boldface type: "ANY PERSON	3562
WHO KNOWINGLY FILES A FALSE STATEMENT IS GUILTY OF FALSIFICATION	3563
UNDER SECTION 2921.13 OF THE REVISED CODE, WHICH IS A	3564
MISDEMEANOR OF THE FIRST DEGREE."	3565

(E) (D)The joint committee may adopt rules as necessary3566to implement sections 121.60 to 121.69 of the Revised Code, and3567any such rules it adopts shall be adopted in accordance with3568section 111.15 of the Revised Code.3569

H. B. No. 16 As Introduced

(F) (E) The joint committee shall publish a handbook that3570explains in clear and concise language the provisions of3571sections 121.60 to 121.69 of the Revised Code and make it3572available free of charge to executive agency lobbyists,3573employers, and any other interested persons.3574

Sec. 122.651. (A) There is hereby created the clean Ohio 3575 council consisting of the director of development or the 3576 director's designee, the director of environmental protection or 3577 the director's designee, the lieutenant governor or the 3578 lieutenant governor's designee, the director of the Ohio public 3579 works commission as a nonvoting, ex officio member, one member 3580 of the majority party of the senate and one member of the 3581 minority party of the senate to be appointed by the president of 3582 the senate, one member of the majority party of the house of 3583 representatives and one member of the minority party of the 3584 house of representatives to be appointed by the speaker of the 3585 house of representatives, and seven members to be appointed by 3586 the governor with the advice and consent of the senate. Of the 3587 members appointed by the governor, one shall represent the 3588 interests of counties, one shall represent the interests of 3589 townships, one shall represent the interests of municipal 3590 corporations, two shall represent the interests of business and 3591 development, and two shall represent statewide environmental 3592 advocacy organizations. The members appointed by the governor 3593 shall reflect the demographic and economic diversity of the 3594 population of the state. Additionally, the governor's 3595 appointments shall represent all areas of the state. All 3596 appointments to the council shall be made not later than one 3597 hundred twenty days after July 26, 2001. 3598

(B) The members appointed by the president of the senate 3599and speaker of the house of representatives shall serve at the 3600

H. B. No. 16 As Introduced

pleasure of their appointing authorities. Of the initial members 3601 appointed by the governor to the clean Ohio council, four shall 3602 be appointed for two years and three shall be appointed for one 3603 year. Thereafter, terms of office for members appointed by the 3604 governor shall be for two years, with each term ending on the 3605 same day of the same month as did the term that it succeeds. 3606 Each of those members shall hold office from the date of 3607 appointment until the end of the term for which the member is 3608 appointed. 3609

Members may be reappointed. Vacancies shall be filled in 3610 3611 the same manner as provided for original appointments. Any member appointed to fill a vacancy occurring prior to the 3612 expiration date of the term for which the member was appointed 3613 shall hold office for the remainder of that term. A member shall 3614 continue in office after the expiration date of the member's 3615 term until the member's successor takes office or until a period 3616 of sixty days has elapsed, whichever occurs first. The governor 3617 may remove a member appointed by the governor for misfeasance, 3618 nonfeasance, or malfeasance in office. 3619

(C) The governor shall appoint a member of the clean Ohio 3620 council to serve as the chairperson of the council. The director 3621 3622 of development shall serve as the vice-chairperson of the council unless appointed chairperson. If the director is 3623 appointed chairperson, the council annually shall select from 3624 among its members a vice-chairperson to serve while the director 3625 is chairperson. The council annually shall select from among its 3626 members a secretary to keep a record of its proceedings. A 3627 majority vote of a quorum of the members of the council is 3628 necessary to take action on any matter. The council may adopt 3629 bylaws governing its operation, including bylaws that establish 3630 the frequency of meetings, procedures for reviewing eligible 3631

projects under sections 122.65 to 122.658 of the Revised Code3632and policies and requirements established under section 122.6573633of the Revised Code, and other necessary procedures.3634

(D) Members of the clean Ohio council shall be deemed to 3635 be public officials or officers only for the purposes of section 3636 9.86 and Chapters 102. and 2921. of the Revised Code. Serving as 3637 a member of the clean Ohio council does not constitute holding a 3638 public office or position of employment so as to constitute 3639 grounds for removal of public officers or employees serving as 3640 members of the council from their offices or positions of 3641 3642 employment. Members of the council shall file with the Ohio ethics commission the disclosure statement described in division-3643 (A) of section 102.02 of the Revised Code on the form prescribed 3644 by the commission and be subject to divisions (C) and (D) of 3645 that section. Members of the council shall serve without 3646 compensation for attending council meetings, but shall receive 3647 their actual and necessary traveling and other expenses incurred 3648 in the performance of their official duties in accordance with 3649 the rules of the office of budget and management. 3650

(E) Members appointed by the governor to represent the 3651 interests of counties, townships, and municipal corporations do 3652 not have a conflict of interest by virtue of their service in 3653 the position. For the purposes of this division, "conflict of 3654 interest" means the taking of any action as a member of the 3655 council that affects a public agency the person serves as an 3656 officer or employee. 3657

(F) The department of development shall provide office
space for the council. The council shall be assisted in its
duties by the staff of the department of development and the
environmental protection agency.

(G) Sections 101.82 to 101.87 of the Revised Code do not	3662
apply to the clean Ohio council.	3663
Sec. 184.01. (A) There is hereby created the third	3664
frontier commission in the department of development. The	3665
purpose of the commission is to coordinate and administer	3666
science and technology programs to promote the welfare of the	3667
people of the state and to maximize the economic growth of the	3668
state through expansion of both of the following:	3669
(1) The state's high technology research and development	3670
capabilities;	3671
(2) The state's product and process innovation and	3672
commercialization.	3673
(B)(1) The commission shall consist of eleven members: the	3674
director of development, the chancellor of higher education, the	3675
governor's science and technology advisor, the chief investment	3676
officer of the nonprofit corporation formed under section 187.01	3677
of the Revised Code, and seven persons appointed by the governor	3678
with the advice and consent of the senate.	3679
(2) Of the seven persons appointed by the governor, one	3680
shall represent the central region, which is composed of the	3681
counties of Delaware, Fairfield, Fayette, Franklin, Hocking,	3682
Knox, Licking, Logan, Madison, Marion, Morrow, Perry, Pickaway,	3683
Ross, and Union; one shall represent the west central region,	3684
which is composed of the counties of Champaign, Clark, Darke,	3685
Greene, Miami, Montgomery, Preble, and Shelby; one shall	3686
represent the northeast region, which is composed of the	3687
counties of Ashland, Ashtabula, Carroll, Crawford, Columbiana,	3688
Cuyahoga, Erie, Geauga, Holmes, Huron, Lake, Lorain, Mahoning,	3689
Medina, Portage, Richland, Stark, Summit, Trumbull, Tuscarawas,	3690

and Wayne; one shall represent the northwest region, which is 3691 composed of the counties of Allen, Auglaize, Defiance, Fulton, 3692 Hancock, Hardin, Henry, Lucas, Mercer, Ottawa, Paulding, Putnam, 3693 Sandusky, Seneca, Van Wert, Williams, Wood, and Wyandot; one 3694 shall represent the southeast region, which shall represent the 3695 counties of Adams, Athens, Belmont, Coshocton, Gallia, Guernsey, 3696 Harrison, Jackson, Jefferson, Lawrence, Meigs, Monroe, Morgan, 3697 Muskingum, Noble, Pike, Scioto, Vinton, and Washington; one 3698 shall represent the southwest region, which is composed of the 3699 counties of Butler, Brown, Clermont, Clinton, Hamilton, 3700 Highland, and Warren; and one shall represent the public at 3701 large. Of the initial appointments, two shall be for one year, 3702 two shall be for two years, and two shall be for three years as 3703 assigned by the governor. Thereafter, appointments shall be for 3704 three-year terms. Members may be reappointed and vacancies shall 3705 be filled in the same manner as appointments. A person must have 3706 a background in business or research in order to be eligible for 3707 appointment to the commission. 3708

(3) The governor shall select a chairperson from among the members, who shall serve in that role at the pleasure of the governor. Sections 101.82 to 101.87 of the Revised Code do not apply to the commission.

(C) The commission shall meet at least once during each
quarter of the calendar year or at the call of the chairperson.
A majority of all members of the commission constitutes a
quorum, and no action shall be taken without the concurrence of
a majority of the members.

(D) The commission shall administer any money that may be
appropriated to it by the general assembly. The commission may
use such money for research and commercialization and for any
3720

3709

3710

3711

other purposes that may be designated by the commission. 3721 (E) The department shall provide office space and 3722 facilities for the commission. Administrative costs associated 3723 with the operation of the commission or with any program or 3724 activity administered by the commission shall be paid from 3725 amounts appropriated to the commission or to the department for 3726 such purposes. 3727 (F) The attorney general shall serve as the legal 3728 representative for the commission and may appoint other counsel 3729 as necessary for that purpose in accordance with section 109.07 3730 of the Revised Code. 3731 (G) Members of the commission shall serve without 3732 compensation, but shall receive their reasonable and necessary 3733 expenses incurred in the conduct of commission business. 3734 (H) Members of the commission shall file financial 3735 disclosure statements described in division (B) of section 3736 102.02 of the Revised Code. 3737 Sec. 184.03. (A) There is hereby created the third 3738 frontier advisory board that, upon request of the third frontier 3739 commission, shall provide general advice to the commission on 3740 various items including, but not limited to, the following: 3741 (1) Strategic planning for programs administered by the 3742 commission; 3743 (2) Budget and funding priorities, funding processes, 3744 request-for-proposal criteria, and other aspects of the 3745 management and coordination of programs administered by the 3746 commission: 3747

(3) Metrics and methods of measuring the progress and 3748

(4) Studies to be conducted to collect and analyze data 3750 relevant to advancing the goals of programs administered by the 3751 commission: 3752 (5) The commission's powers and duties under sections 3753 184.10 to 184.20 of the Revised Code. 3754 (B) The board shall consist of sixteen members selected 3755 for their knowledge of and experience in science and technology 3756 matters that may affect the state in the near future. Of the 3757 sixteen members, fourteen shall be appointed by the governor, 3758 3759 one shall be appointed by the speaker of the house of representatives, and one shall be appointed by the president of 3760 the senate. 3761 (1) Of the fourteen members appointed by the governor, 3762 nine shall be representative of or have experience with business 3763

impact of programs administered by the commission;

matters that affect the state and five shall be representative3764of or have experience with matters affecting universities or3765nonprofit research institutions in the state.3766

(2) Of the governor's initial appointees that are 3767 representative of or have experience with business matters that 3768 affect the state, three shall serve an initial term of one year, 3769 three shall serve an initial term of two years, and three shall 3770 serve an initial term of three years. All of the initial 3771 appointees that are representative of or have experience with 3772 matters affecting university or nonprofit research institutions 3773 shall serve an initial term of three years. Thereafter, each 3774 member appointed by the governor shall serve a three-year term. 3775

(3) All appointees to the board shall serve at the3776pleasure of their appointing authorities.3777

Page 129

(4) Not more than nine members of the board shall be of	3778
the same political party.	3779
(C) The governor shall appoint the chairperson of the	3780
board from among its members, and the chairperson shall serve in	3781
that role at the pleasure of the governor.	3782
(D) A majority of the members of the board constitutes a	3783
quorum, and no action shall be taken without the affirmative	3784
vote of a majority of the members.	3785
(E) Each member of the board shall hold office from the	3786
date of appointment until the end of the term for which the	3787
member was appointed. A member may be reappointed for an	3788
unlimited number of terms. A member appointed to fill a vacancy	3789
occurring prior to the expiration of the term for which the	3790
member's predecessor was appointed shall hold office for the	3791
remainder of such term. A vacancy in an unexpired term shall be	3792
filled in the same manner as the original appointment. A member	3793
of the board shall continue in office subsequent to the	3794
expiration date of the member's term until the member's	3795
successor takes office, or until a period of sixty days has	3796
elapsed, whichever occurs first. The governor may remove any	3797
member of the board for malfeasance, misfeasance, or nonfeasance	3798
after a hearing in accordance with Chapter 119. of the Revised	3799
Code.	3800
(F) Members of the board shall not act as representatives	3801

(F) Members of the board shall not act as representatives3801of any specific disciplinary, regional, or organizational3802interest. Members shall represent a wide variety of experience3803valuable in technology research and development, product process3804innovation and commercialization, and creating and managing3805high-growth technology-based companies.3806

Page 130

3807

statements described in division (B) of section 102.02 of the 3808 Revised Code. 3809 (H) Members of the board shall serve without compensation 3810 but shall receive their reasonable and necessary expenses 3811 incurred in the conduct of board business. 3812 (I) Before entering upon duties as a member of the board, 3813 each member shall take an oath as provided by Section 7 of 3814 Article XV, Ohio Constitution. 3815 (J) The department of development shall provide office 3816 space and facilities for the board. 3817 (K) Sections 101.82 to 101.87 of the Revised Code do not 3818 apply to the board. 3819 Sec. 187.03. (A) JobsOhio may perform such functions as 3820 permitted and shall perform such duties as prescribed by law and 3821 as set forth in any contract entered into under section 187.04 3822 of the Revised Code, but shall not be considered a state or public department, agency, office, body, institution, or

(G) Members of the board shall file financial disclosure

3823 3824 instrumentality for purposes of section 1.60 or Chapter 102., 3825 121., 125., or 149. of the Revised Code. JobsOhio and its board 3826 of directors are not subject to the following sections of 3827 Chapter 1702. of the Revised Code: sections 1702.03, 1702.08, 3828 1702.09, 1702.21, 1702.24, 1702.26, 1702.27, 1702.28, 1702.29, 3829 1702.301, 1702.33, 1702.34, 1702.37, 1702.38, 1702.40 to 3830 1702.52, 1702.521, 1702.54, 1702.57, 1702.58, 1702.59, 1702.60, 3831 1702.80, and 1702.99. Nothing in this division shall be 3832 construed to impair the powers and duties of the Ohio ethics 3833 commission described in section 102.06 of the Revised Code to 3834 investigate and enforce section 102.02 of the Revised Code with 3835

(B)(2) of this section. 3837 (B) (1) Directors and employees of JobsOhio are not 3838 employees or officials of the state and, except as provided in 3839 division (B)(2) of this section, are not subject to Chapter 3840 102., 124., 145., or 4117. of the Revised Code. 3841 (2) The chief investment officer, any other officer or 3842 employee with significant administrative, supervisory, 3843 3844 contracting, or investment authority, and any director of JobsOhio shall file, with the Ohio ethics commission, a 3845 financial disclosure statement pursuant to section-sections 3846 102.02 and 102.022 of the Revised Code that includes, in place 3847 of the information required by divisions (A) (2) (b), (q), (h), 3848 and (i) of that section, the information required by divisions 3849 (A) and (B) of section 102.022 of the Revised Code. The governor 3850

shall comply with all applicable requirements of section 102.02 3851 of the Revised Code. 3852

regard to individuals required to file statements under division

(3) Actual or in-kind expenditures for the travel, meals, 3853 or lodging of the governor or of any public official or employee 3854 designated by the governor for the purpose of this division 3855 shall not be considered a violation of section 102.03 of the 3856 Revised Code if the expenditures are made by the corporation, or 3857 3858 on behalf of the corporation by any person, in connection with the governor's performance of official duties related to 3859 JobsOhio. The governor may designate any person, including a 3860 person who is a public official or employee as defined in 3861 section 102.01 of the Revised Code, for the purpose of this 3862 division if such expenditures are made on behalf of the person 3863 in connection with the governor's performance of official duties 3864 related to JobsOhio. A public official or employee so designated 3865

by the governor shall comply with all applicable requirements of	3866
section 102.02 of the Revised Code.	3867
The the times and forements around to under distining (D) (2)	3868
At the times and frequency agreed to under division (B)(2)	2000
(b) of section 187.04 of the Revised Code, beginning in 2012,	3869
the corporation shall file with the department of development a	3870
written report of all such expenditures paid or incurred during	3871
the preceding calendar year. The report shall state the dollar	3872
value and purpose of each expenditure, the date of each	3873
expenditure, the name of the person that paid or incurred each	3874
expenditure, and the location, if any, where services or	3875
benefits of an expenditure were received, provided that any such	3876
information that may disclose proprietary information as defined	3877
in division (C) of this section shall not be included in the	3878
report.	3879

(4) The prohibition applicable to former public officials
or employees in division (A) (1) of section 102.03 of the Revised
Code does not apply to any person appointed to be a director or
3882
hired as an employee of JobsOhio.

(5) Notwithstanding division (A) (2) of section 145.01 of
3884
the Revised Code, any person who is a former state employee
3885
shall no longer be considered a public employee for purposes of
3886
Chapter 145. of the Revised Code upon commencement of employment
3887
with JobsOhio.

(6) Any director, officer, or employee of JobsOhio may
request an advisory opinion from the Ohio ethics commission with
regard to questions concerning the provisions of sections 102.02
and 102.022 of the Revised Code to which the person is subject.

(C) Meetings of the board of directors at which a quorum3893of the board is required to be physically present pursuant to3894

division (F) of section 187.01 of the Revised Code shall be open3895to the public except, by a majority vote of the directors3896present at the meeting, such a meeting may be closed to the3897public only for one or more of the following purposes:3898

(1) To consider business strategy of the corporation; 3899

(2) To consider proprietary information belonging to 3900 potential applicants or potential recipients of business 3901 recruitment, retention, or creation incentives. For the purposes 3902 of this division, "proprietary information" means marketing 3903 plans, specific business strategy, production techniques and 3904 trade secrets, financial projections, or personal financial 3905 statements of applicants or members of the applicants' immediate 3906 family, including, but not limited to, tax records or other 3907 similar information not open to the public inspection. 3908

(3) To consider legal matters, including litigation, in3909which the corporation is or may be involved;3910

(4) To consider personnel matters related to an individual 3911employee of the corporation. 3912

(D) The board of directors shall establish a reasonable
3913
method whereby any person may obtain the time and place of all
3914
public meetings described in division (C) of this section. The
3915
method shall provide that any person, upon request and payment
3916
of a reasonable fee, may obtain reasonable advance notification
3917
of all such meetings.

(E) The board of directors shall promptly prepare, file,and maintain minutes of all public meetings described in3920division (C) of this section.3921

(F) Not later than the first day of July of each year, the3922chief investment officer of JobsOhio shall prepare and submit a3923

report of the corporation's activities for the preceding year to 3924 the governor, the speaker and minority leader of the house of 3925 representatives, and the president and minority leader of the 3926 senate. The annual report shall include the following: 3927 (1) An analysis of the state's economy; 3928

(2) A description of the structure, operation, and3929financial status of the corporation;3930

(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the corporation's strategy to improve
(3) A description of the standards of measure used to evaluate
(3) A description of the standards of measure used to evaluate
(3) A description of the standards of measure used to evaluate
(3) A description of the standards of measure used to evaluate
(3) A description of the standards of measure used to evaluate
(3) A description of the standards of measure used to evaluate
(3) A description of the standards of measure used to evaluate
(3) A description of the standards of measure used to evaluate
(3) A description of the standards of measure used to evaluate
(3) A description of the standards of measure used to evaluate
(3) A description of the standards of measure used to evaluate
(3) A description of the standards of measure used to evaluate
(3) A description

(4) An evaluation of the performance of current strategies 3934and major initiatives; 3935

(5) An analysis of any statutory or administrative
barriers to successful economic development, business
recruitment, and job growth in the state identified by JobsOhio
during the preceding year.

Sec. 2701.11. Subject to rules implementing this section 3940 and section 2701.12 of the Revised Code that shall be 3941 promulgated by the supreme court, upon written and sworn 3942 complaint setting forth the cause or causes and after reasonable 3943 notice thereof and an opportunity to be heard, any judge may be 3944 retired for disability, removed for cause, or suspended, without 3945 pay, for cause by a commission composed of five judges of this 3946 state, all of whom shall be appointed by the supreme court from 3947 among judges of the courts of record located within the 3948 territorial jurisdiction in each of any five of the appellate 3949 districts, not including that within which the respondent judge 3950 resides. 3951

Such a commission shall be appointed by the supreme court 3952

upon receipt of a report of its board of commissioners on-3953 grievances and discipline professional conduct that such board 3954 has received a written and sworn complaint alleging that cause 3955 exists for retirement, removal, or suspension of a judge under 3956 section 2701.12 of the Revised Code, and that upon investigation 3957 and a finding by at least two-thirds of the members of such 3958 board that there is substantial credible evidence in support of 3959 such complaint. Any judge so retired, removed, or suspended may 3960 appeal, on the record made before the commission, from the 3961 commission's action to the supreme court. The commission, the 3962 court, or a judge of the court may stay execution of an order 3963 pending disposition of an appeal. The court may affirm, reverse, 3964 or modify the order of the commission. 3965

Members of the commission shall be reimbursed from the3966state treasury for their actual and necessary expenses in3967connection with their service on the commission.3968

The administrative director of the supreme court shall be 3969 the secretary of each commission appointed to consider 3970 retirement, removal, or suspension of a judge. The secretary 3971 shall certify each order of a commission which commands the 3972 retirement, removal, or suspension of a judge to the governor, 3973 the chief justice of the supreme court, and the officer required 3974 by law to draw warrants for payment of the salary of such judge. 3975

Upon the request of any such commission, the attorney 3976 general shall assist in the performance of its duties. 3977

Sec. 2925.01. As used in this chapter: 3978

(A) "Administer," "controlled substance," "controlled 3979
substance analog," "dispense," "distribute," "hypodermic," 3980
"manufacturer," "official written order," "person," 3981

"pharmacist," "pharmacy," "sale," "schedule I," "schedule II," 3982
"schedule III," "schedule IV," "schedule V," and "wholesaler" 3983
have the same meanings as in section 3719.01 of the Revised 3984
Code. 3985

(B) "Drug dependent person" and "drug of abuse" have the3986same meanings as in section 3719.011 of the Revised Code.3987

(C) "Drug," "dangerous drug," "licensed health
3988
professional authorized to prescribe drugs," and "prescription"
3989
have the same meanings as in section 4729.01 of the Revised
Code.
3991

(D) "Bulk amount" of a controlled substance means any of 3992the following: 3993

(1) For any compound, mixture, preparation, or substance
included in schedule I, schedule II, or schedule III, with the
exception of any controlled substance analog, marihuana,
cocaine, L.S.D., heroin, any fentanyl-related compound, and
and
ango and
ango

(a) An amount equal to or exceeding ten grams or twentyfive unit doses of a compound, mixture, preparation, or
substance that is or contains any amount of a schedule I opiate
or opium derivative;

(b) An amount equal to or exceeding ten grams of a4004compound, mixture, preparation, or substance that is or contains4005any amount of raw or gum opium;4006

(c) An amount equal to or exceeding thirty grams or ten
unit doses of a compound, mixture, preparation, or substance
that is or contains any amount of a schedule I hallucinogen
other than tetrahydrocannabinol or lysergic acid amide, or a

schedule I stimulant or depressant;

4011

(d) An amount equal to or exceeding twenty grams or five 4012 times the maximum daily dose in the usual dose range specified 4013 in a standard pharmaceutical reference manual of a compound, 4014 mixture, preparation, or substance that is or contains any 4015 amount of a schedule II opiate or opium derivative; 4016

(e) An amount equal to or exceeding five grams or ten unit 4017 doses of a compound, mixture, preparation, or substance that is 4018 or contains any amount of phencyclidine; 4019

(f) An amount equal to or exceeding one hundred twenty 4020 grams or thirty times the maximum daily dose in the usual dose 4021 range specified in a standard pharmaceutical reference manual of 4022 a compound, mixture, preparation, or substance that is or 4023 contains any amount of a schedule II stimulant that is in a 4024 final dosage form manufactured by a person authorized by the 4025 "Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21 4026 U.S.C.A. 301, as amended, and the federal drug abuse control 4027 laws, as defined in section 3719.01 of the Revised Code, that is 4028 or contains any amount of a schedule II depressant substance or 4029 a schedule II hallucinogenic substance; 4030

(g) An amount equal to or exceeding three grams of a 4031 compound, mixture, preparation, or substance that is or contains 4032 any amount of a schedule II stimulant, or any of its salts or 4033 isomers, that is not in a final dosage form manufactured by a 4034 person authorized by the Federal Food, Drug, and Cosmetic Act 4035 and the federal drug abuse control laws. 4036

(2) An amount equal to or exceeding one hundred twenty 4037 grams or thirty times the maximum daily dose in the usual dose 4038 range specified in a standard pharmaceutical reference manual of 4039

a compound, mixture, preparation, or substance that is or 4040 contains any amount of a schedule III or IV substance other than 4041 an anabolic steroid or a schedule III opiate or opium 4042 derivative; 4043

(3) An amount equal to or exceeding twenty grams or five
4044
times the maximum daily dose in the usual dose range specified
4045
in a standard pharmaceutical reference manual of a compound,
4046
mixture, preparation, or substance that is or contains any
4047
amount of a schedule III opiate or opium derivative;
4048

(4) An amount equal to or exceeding two hundred fifty
4049
milliliters or two hundred fifty grams of a compound, mixture,
4050
preparation, or substance that is or contains any amount of a
4051
schedule V substance;
4052

(5) An amount equal to or exceeding two hundred solid
dosage units, sixteen grams, or sixteen milliliters of a
dosage units, sixteen grams, or substance that is or contains
4054
any amount of a schedule III anabolic steroid;
4056

(6) For any compound, mixture, preparation, or substance 4057 that is a combination of a fentanyl-related compound and any 4058 4059 other compound, mixture, preparation, or substance included in schedule III, schedule IV, or schedule V, if the defendant is 4060 charged with a violation of section 2925.11 of the Revised Code 4061 and the sentencing provisions set forth in divisions (C) (10) (b) 4062 and (C)(11) of that section will not apply regarding the 4063 defendant and the violation, the bulk amount of the controlled 4064 substance for purposes of the violation is the amount specified 4065 in division (D)(1), (2), (3), (4), or (5) of this section for 4066 the other schedule III, IV, or V controlled substance that is 4067 combined with the fentanyl-related compound. 4068 (E) "Unit dose" means an amount or unit of a compound, 4069
mixture, or preparation containing a controlled substance that 4070
is separately identifiable and in a form that indicates that it 4071
is the amount or unit by which the controlled substance is 4072
separately administered to or taken by an individual. 4073

(F) "Cultivate" includes planting, watering, fertilizing, or tilling.

(G) "Drug abuse offense" means any of the following:

(1) A violation of division (A) of section 2913.02 that
4077
constitutes theft of drugs, or a violation of section 2925.02,
2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12,
2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36,
or 2925.37 of the Revised Code;

(2) A violation of an existing or former law of this or
any other state or of the United States that is substantially
equivalent to any section listed in division (G) (1) of this
4083
section;

(3) An offense under an existing or former law of this or
any other state, or of the United States, of which planting,
cultivating, harvesting, processing, making, manufacturing,
producing, shipping, transporting, delivering, acquiring,
possessing, storing, distributing, dispensing, selling, inducing
another to use, administering to another, using, or otherwise
dogs

(4) A conspiracy to commit, attempt to commit, or
complicity in committing or attempting to commit any offense
under division (G) (1), (2), or (3) of this section.

(H) "Felony drug abuse offense" means any drug abuse4096offense that would constitute a felony under the laws of this4097

Page 139

4074

4075

state, any other state, or the United States.	4098
(I) "Harmful intoxicant" does not include beer or	4099
intoxicating liquor but means any of the following:	4100
(1) Any compound, mixture, preparation, or substance the	4101
gas, fumes, or vapor of which when inhaled can induce	4102
intoxication, excitement, giddiness, irrational behavior,	4103
depression, stupefaction, paralysis, unconsciousness,	4104
asphyxiation, or other harmful physiological effects, and	4105
includes, but is not limited to, any of the following:	4106
(a) Any volatile organic solvent, plastic cement, model	4107
cement, fingernail polish remover, lacquer thinner, cleaning	4108
fluid, gasoline, or other preparation containing a volatile	4109
organic solvent;	4110
(b) Any aerosol propellant;	4111
(c) Any fluorocarbon refrigerant;	4112
(d) Any anesthetic gas.	4113
(2) Gamma Butyrolactone;	4114
(3) 1,4 Butanediol.	4115
(J) "Manufacture" means to plant, cultivate, harvest,	4116
process, make, prepare, or otherwise engage in any part of the	4117
production of a drug, by propagation, extraction, chemical	4118
synthesis, or compounding, or any combination of the same, and	4119
includes packaging, repackaging, labeling, and other activities	4120
incident to production.	4121
(K) "Possess" or "possession" means having control over a	4122
thing or substance, but may not be inferred solely from mere	4123
access to the thing or substance through ownership or occupation	4124

of the premises upon which the thing or substance is found.	4125
(L) "Sample drug" means a drug or pharmaceutical	4126
preparation that would be hazardous to health or safety if used	4127
without the supervision of a licensed health professional	4128
authorized to prescribe drugs, or a drug of abuse, and that, at	4129
one time, had been placed in a container plainly marked as a	4130
sample by a manufacturer.	4131
(M) "Standard pharmaceutical reference manual" means the	4132
current edition, with cumulative changes if any, of references	4133
that are approved by the state board of pharmacy.	4134
(N) "Juvenile" means a person under eighteen years of age.	4135
(O) "Counterfeit controlled substance" means any of the	4136
following:	4137
(1) Any drug that bears, or whose container or label	4138
bears, a trademark, trade name, or other identifying mark used	4139
without authorization of the owner of rights to that trademark,	4140
trade name, or identifying mark;	4141
(2) Any unmarked or unlabeled substance that is	4142
represented to be a controlled substance manufactured,	4143
processed, packed, or distributed by a person other than the	4144
person that manufactured, processed, packed, or distributed it;	4145
(3) Any substance that is represented to be a controlled	4146
substance but is not a controlled substance or is a different	4147
controlled substance;	4148
(4) Any substance other than a controlled substance that a	4149
reasonable person would believe to be a controlled substance	4150
because of its similarity in shape, size, and color, or its	4151
markings, labeling, packaging, distribution, or the price for	4152

which it is sold or offered for sale.

(P) An offense is "committed in the vicinity of a school"
4154
if the offender commits the offense on school premises, in a
4155
school building, or within one thousand feet of the boundaries
4156
of any school premises, regardless of whether the offender knows
4157
the offense is being committed on school premises, in a school
4158
building, or within one thousand feet of the boundaries of any
4159
school premises.
4160

(Q) "School" means any school operated by a board of
education, any community school established under Chapter 3314.
of the Revised Code, or any nonpublic school for which the state
board of education prescribes minimum standards under section
4163
3301.07 of the Revised Code, whether or not any instruction,
extracurricular activities, or training provided by the school
4166
is being conducted at the time a criminal offense is committed.

(R) "School premises" means either of the following:

(1) The parcel of real property on which any school is
situated, whether or not any instruction, extracurricular
activities, or training provided by the school is being
4171
conducted on the premises at the time a criminal offense is
4172
committed;

(2) Any other parcel of real property that is owned or 4174 leased by a board of education of a school, the governing 4175 authority of a community school established under Chapter 3314. 4176 of the Revised Code, or the governing body of a nonpublic school 4177 for which the state board of education prescribes minimum 4178 standards under section 3301.07 of the Revised Code and on which 4179 some of the instruction, extracurricular activities, or training 4180 4181 of the school is conducted, whether or not any instruction,

4153

extracurricular activities, or training provided by the school 4182 is being conducted on the parcel of real property at the time a 4183 criminal offense is committed. 4184

(S) "School building" means any building in which any of
the instruction, extracurricular activities, or training
provided by a school is conducted, whether or not any
instruction, extracurricular activities, or training provided by
the school is being conducted in the school building at the time
a criminal offense is committed.

(T) "Disciplinary counsel" means the disciplinary counsel
 appointed by the board of commissioners on grievances and
 discipline professional conduct of the supreme court under the
 Rules for the Government of the Bar of Ohio.

(U) "Certified grievance committee" means a duly
4195
constituted and organized committee of the Ohio state bar
association or of one or more local bar associations of the
4197
state of Ohio that complies with the criteria set forth in Rule
V, section 6 of the Rules for the Government of the Bar of Ohio.

(V) "Professional license" means any license, permit,
d200
certificate, registration, qualification, admission, temporary
license, temporary permit, temporary certificate, or temporary
d202
registration that is described in divisions (W) (1) to (37) of
d203
this section and that qualifies a person as a professionally
d204
licensed person.

(W) "Professionally licensed person" means any of the 4206 following: 4207

(1) A person who has received a certificate or temporary
(208
certificate as a certified public accountant or who has
registered as a public accountant under Chapter 4701. of the
4210

4212 chapter; (2) A person who holds a certificate of qualification to 4213 practice architecture issued or renewed and registered under 4214 Chapter 4703. of the Revised Code; 4215 (3) A person who is registered as a landscape architect 4216 under Chapter 4703. of the Revised Code or who holds a permit as 4217 4218 a landscape architect issued under that chapter; (4) A person licensed under Chapter 4707. of the Revised 4219 Code; 4220 (5) A person who has been issued a certificate of 4221 registration as a registered barber under Chapter 4709. of the 4222 Revised Code; 4223 4224 (6) A person licensed and regulated to engage in the business of a debt pooling company by a legislative authority, 4225 under authority of Chapter 4710. of the Revised Code; 4226 4227 (7) A person who has been issued a cosmetologist's license, hair designer's license, manicurist's license, 4228 esthetician's license, natural hair stylist's license, advanced 4229 4230 cosmetologist's license, advanced hair designer's license, advanced manicurist's license, advanced esthetician's license, 42.31 4232 advanced natural hair stylist's license, cosmetology 4233 instructor's license, hair design instructor's license, manicurist instructor's license, esthetics instructor's license, 4234 natural hair style instructor's license, independent 4235

Revised Code and who holds an Ohio permit issued under that

(8) A person who has been issued a license to practicedentistry, a general anesthesia permit, a conscious sedation4239

contractor's license, or tanning facility permit under Chapter

4713. of the Revised Code;

Page 144

4211

4236
permit, a limited resident's license, a limited teaching4240license, a dental hygienist's license, or a dental hygienist's4241teacher's certificate under Chapter 4715. of the Revised Code;4242

(9) A person who has been issued an embalmer's license, a
funeral director's license, a funeral home license, or a
d244
crematory license, or who has been registered for an embalmer's
d245
or funeral director's apprenticeship under Chapter 4717. of the
Revised Code;

(10) A person who has been licensed as a registered nurse
or practical nurse, or who has been issued a certificate for the
practice of nurse-midwifery under Chapter 4723. of the Revised
Code;

(11) A person who has been licensed to practice optometry
or to engage in optical dispensing under Chapter 4725. of the
Revised Code;

(12) A person licensed to act as a pawnbroker under4255Chapter 4727. of the Revised Code;4256

(13) A person licensed to act as a precious metals dealer4257under Chapter 4728. of the Revised Code;4258

(14) A person licensed under Chapter 4729. of the Revised
Code as a pharmacist or pharmacy intern or registered under that
chapter as a registered pharmacy technician, certified pharmacy
technician, or pharmacy technician trainee;

(15) A person licensed under Chapter 4729. of the Revised
Code as a manufacturer of dangerous drugs, outsourcing facility,
third-party logistics provider, repackager of dangerous drugs,
wholesale distributor of dangerous drugs, or terminal
distributor of dangerous drugs;

H. B. No. 16 As Introduced

(16) A person who is authorized to practice as a physician 4268 assistant under Chapter 4730. of the Revised Code; 4269 (17) A person who has been issued a license to practice 4270 medicine and surgery, osteopathic medicine and surgery, or 4271 podiatric medicine and surgery under Chapter 4731. of the 4272 Revised Code or has been issued a certificate to practice a 4273 limited branch of medicine under that chapter; 4274 (18) A person licensed as a psychologist or school 4275 4276 psychologist under Chapter 4732. of the Revised Code; (19) A person registered to practice the profession of 4277 engineering or surveying under Chapter 4733. of the Revised 4278 4279 Code; (20) A person who has been issued a license to practice 4280 chiropractic under Chapter 4734. of the Revised Code; 4281 (21) A person licensed to act as a real estate broker or 4282 real estate salesperson under Chapter 4735. of the Revised Code; 4283 (22) A person registered as a registered environmental 4284 health specialist under Chapter 4736. of the Revised Code; 4285 (23) A person licensed to operate or maintain a junkyard 4286 under Chapter 4737. of the Revised Code; 4287 (24) A person who has been issued a motor vehicle salvage 4288 dealer's license under Chapter 4738. of the Revised Code; 4289 (25) A person who has been licensed to act as a steam 4290 engineer under Chapter 4739. of the Revised Code; 4291 (26) A person who has been issued a license or temporary 4292 permit to practice veterinary medicine or any of its branches, 4293 or who is registered as a graduate animal technician under 4294

Chapter 4741. of the Revised Code; 4295 (27) A person who has been issued a hearing aid dealer's 4296 or fitter's license or trainee permit under Chapter 4747. of the 4297 Revised Code: 4298 (28) A person who has been issued a class A, class B, or 4299 class C license or who has been registered as an investigator or 4300 security guard employee under Chapter 4749. of the Revised Code; 4301 4302 (29) A person licensed to practice as a nursing home administrator under Chapter 4751. of the Revised Code; 4303 (30) A person licensed to practice as a speech-language 4304 pathologist or audiologist under Chapter 4753. of the Revised 4305 Code; 4306 (31) A person issued a license as an occupational 4307 therapist or physical therapist under Chapter 4755. of the 4308 Revised Code; 4309 (32) A person who is licensed as a licensed professional 4310 clinical counselor, licensed professional counselor, social 4311 worker, independent social worker, independent marriage and 4312 family therapist, or marriage and family therapist, or 4313 registered as a social work assistant under Chapter 4757. of the 4314 Revised Code; 4315 (33) A person issued a license to practice dietetics under 4316 Chapter 4759. of the Revised Code; 4317 (34) A person who has been issued a license or limited 4318 permit to practice respiratory therapy under Chapter 4761. of 4319 the Revised Code; 4320

(35) A person who has been issued a real estate appraiser4321certificate under Chapter 4763. of the Revised Code;4322

(36) A person who has been issued a home inspector license 4323 under Chapter 4764. of the Revised Code; 4324 (37) A person who has been admitted to the bar by order of 4325 the supreme court in compliance with its prescribed and 4326 published rules. 4327 (X) "Cocaine" means any of the following: 4328 (1) A cocaine salt, isomer, or derivative, a salt of a 4329 cocaine isomer or derivative, or the base form of cocaine; 4330 (2) Coca leaves or a salt, compound, derivative, or 4331 preparation of coca leaves, including ecgonine, a salt, isomer, 4332 or derivative of ecqonine, or a salt of an isomer or derivative 4333 of ecgonine; 4334 (3) A salt, compound, derivative, or preparation of a 4335 substance identified in division (X)(1) or (2) of this section 4336 that is chemically equivalent to or identical with any of those 4337 substances, except that the substances shall not include 4338 decocainized coca leaves or extraction of coca leaves if the 4339 extractions do not contain cocaine or ecgonine. 4340 (Y) "L.S.D." means lysergic acid diethylamide. 4341 (Z) "Hashish" means a resin or a preparation of a resin to 4342 which both of the following apply: 4343 (1) It is contained in or derived from any part of the 4344 plant of the genus cannabis, whether in solid form or in a 4345 liquid concentrate, liquid extract, or liquid distillate form. 4346 (2) It has a delta-9 tetrahydrocannabinol concentration of 4347 more than three-tenths per cent. 4348 "Hashish" does not include a hemp byproduct in the 4349

possession of a licensed hemp processor under Chapter 928. of4350the Revised Code, provided that the hemp byproduct is being4351produced, stored, and disposed of in accordance with rules4352adopted under section 928.03 of the Revised Code.4353

(AA) "Marihuana" has the same meaning as in section43543719.01 of the Revised Code, except that it does not include4355hashish.4356

(BB) An offense is "committed in the vicinity of a 4357 juvenile" if the offender commits the offense within one hundred 4358 feet of a juvenile or within the view of a juvenile, regardless 4359 of whether the offender knows the age of the juvenile, whether 4360 the offender knows the offense is being committed within one 4361 hundred feet of or within view of the juvenile, or whether the 4362 juvenile actually views the commission of the offense. 4363

(CC) "Presumption for a prison term" or "presumption that 4364 a prison term shall be imposed" means a presumption, as 4365 described in division (D) of section 2929.13 of the Revised 4366 Code, that a prison term is a necessary sanction for a felony in 4367 order to comply with the purposes and principles of sentencing 4368 under section 2929.11 of the Revised Code. 4369

(DD) "Major drug offender" has the same meaning as in 4370 section 2929.01 of the Revised Code. 4371

(EE) "Minor drug possession offense" means either of the 4372 following: 4373

(1) A violation of section 2925.11 of the Revised Code as4374it existed prior to July 1, 1996;4375

(2) A violation of section 2925.11 of the Revised Code as
4376
it exists on and after July 1, 1996, that is a misdemeanor or a
4377
felony of the fifth degree.
4378

H. B. No. 16 As Introduced

(FF) "Mandatory prison term" has the same meaning as in 4379 section 2929.01 of the Revised Code. 4380 (GG) "Adulterate" means to cause a drug to be adulterated 4381 as described in section 3715.63 of the Revised Code. 4382 (HH) "Public premises" means any hotel, restaurant, 4383 tavern, store, arena, hall, or other place of public 4384 accommodation, business, amusement, or resort. 4385 (II) "Methamphetamine" means methamphetamine, any salt, 4386 isomer, or salt of an isomer of methamphetamine, or any 4387 compound, mixture, preparation, or substance containing 4388 methamphetamine or any salt, isomer, or salt of an isomer of 4389 methamphetamine. 4390 (JJ) "Deception" has the same meaning as in section 4391 2913.01 of the Revised Code. 4392 (KK) "Fentanyl-related compound" means any of the 4393 following: 4394 (1) Fentanyl; 4395 (2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta-4396 phenyl)ethyl-4- piperidyl]propionanilide; 1-(1-methyl-2-4397 phenylethyl)-4-(N-propanilido) piperidine); 4398 (3) Alpha-methylthiofentanyl (N-[1-methyl-2-(2-4399 thienyl)ethyl-4- piperidinyl]-N-phenylpropanamide); 4400 (4) Beta-hydroxyfentanyl (N-[1-(2-hydroxy-2-phenethyl-4-4401 piperidinyl] -N-phenylpropanamide); 4402 (5) Beta-hydroxy-3-methylfentanyl (other name: N-[1-(2-4403 hydroxy-2- phenethyl)-3-methyl-4-piperidinyl]-N-4404 phenylpropanamide); 4405

(6) 3-methylfentanyl (N-[3-methyl-1-(2-phenylethyl)-4-4406 piperidyl]-N- phenylpropanamide); 4407 (7) 3-methylthiofentanyl (N-[3-methyl-1-[2-4408 (thienyl)ethyl]-4- piperidinyl]-N-phenylpropanamide); 4409 (8) Para-fluorofentanyl (N-(4-fluorophenyl)-N-[1-(2-4410 phenethyl)-4- piperidinyl]propanamide; 4411 (9) Thiofentanyl (N-phenyl-N-[1-(2-thienyl)ethyl-4-4412 4413 piperidinyl] - propanamide; 4414 (10) Alfentanil; (11) Carfentanil; 4415 (12) Remifentanil; 4416 (13) Sufentanil; 4417 (14) Acetyl-alpha-methylfentanyl (N-[1-(1-methyl-2-4418 phenethyl)-4- piperidinyl]-N-phenylacetamide); and 4419 (15) Any compound that meets all of the following fentanyl 4420 pharmacophore requirements to bind at the mu receptor, as 4421 identified by a report from an established forensic laboratory, 4422 including acetylfentanyl, furanylfentanyl, valerylfentanyl, 4423 4424 butyrylfentanyl, isobutyrylfentanyl, 4-methoxybutyrylfentanyl, para-fluorobutyrylfentanyl, acrylfentanyl, and ortho-4425 4426 fluorofentanyl: (a) A chemical scaffold consisting of both of the 4427 following: 4428 (i) A five, six, or seven member ring structure containing 4429 a nitrogen, whether or not further substituted; 4430

(ii) An attached nitrogen to the ring, whether or not thatnitrogen is enclosed in a ring structure, including an attached4432

(b) A polar functional group attached to the chemical
scaffold, including but not limited to a hydroxyl, ketone,
amide, or ester;
(c) An alkyl or aryl substitution off the ring nitrogen of
(d) The compound has not been approved for medical use by
4439
the United States food and drug administration.

aromatic ring or other lipophilic group to that nitrogen.

(LL) "First degree felony mandatory prison term" means one 4441 of the definite prison terms prescribed in division (A)(1)(b) of 4442 section 2929.14 of the Revised Code for a felony of the first 4443 degree, except that if the violation for which sentence is being 4444 imposed is committed on or after March 22, 2019, it means one of 4445 the minimum prison terms prescribed in division (A)(1)(a) of 4446 that section for a felony of the first degree. 4447

(MM) "Second degree felony mandatory prison term" means 4448 one of the definite prison terms prescribed in division (A) (2) 4449 (b) of section 2929.14 of the Revised Code for a felony of the 4450 second degree, except that if the violation for which sentence 4451 is being imposed is committed on or after March 22, 2019, it 4452 means one of the minimum prison terms prescribed in division (A) 4453 (2) (a) of that section for a felony of the second degree. 4454

(NN) "Maximum first degree felony mandatory prison term" 4455 means the maximum definite prison term prescribed in division 4456 (A) (1) (b) of section 2929.14 of the Revised Code for a felony of 4457 the first degree, except that if the violation for which 4458 sentence is being imposed is committed on or after March 22, 4459 2019, it means the longest minimum prison term prescribed in 4460 division (A) (1) (a) of that section for a felony of the first 4461

Page 153

degree.	4462
(OO) "Maximum second degree felony mandatory prison term"	4463
means the maximum definite prison term prescribed in division	4464
(A)(2)(b) of section 2929.14 of the Revised Code for a felony of	4465
the second degree, except that if the violation for which	4466
sentence is being imposed is committed on or after March 22,	4467
2019, it means the longest minimum prison term prescribed in	4468
division (A)(2)(a) of that section for a felony of the second	4469
degree.	4470
(PP) "Delta-9 tetrahydrocannabinol" has the same meaning	4471
as in section 928.01 of the Revised Code.	4472
(QQ) An offense is "committed in the vicinity of a	4473
substance addiction services provider or a recovering addict" if	4474
either of the following apply:	4475
(1) The offender commits the offense on the premises of a	4476
substance addiction services provider's facility, including a	4477
facility licensed prior to June 29, 2019, under section 5119.391	4478
of the Revised Code to provide methadone treatment or an opioid	4479
treatment program licensed on or after that date under section	4480
5119.37 of the Revised Code, or within five hundred feet of the	4481
premises of a substance addiction services provider's facility	4482
and the offender knows or should know that the offense is being	4483
committed within the vicinity of the substance addiction	4484
services provider's facility.	4485
(2) The offender sells, offers to sell, delivers, or	4486
distributes the controlled substance or controlled substance	1107

distributes the controlled substance or controlled substance 4487 analog to a person who is receiving treatment at the time of the 4488 commission of the offense, or received treatment within thirty 4489 days prior to the commission of the offense, from a substance 4490

addiction services provider and the offender knows that the person is receiving or received that treatment. 4492 (RR) "Substance addiction services provider" means an 4493 agency, association, corporation or other legal entity, 4494 individual, or program that provides one or more of the 4495 following at a facility: 4496 (1) Either alcohol addiction services, or drug addiction 4497 services, or both such services that are certified by the 4498 director of mental health and addiction services under section 4499 5119.36 of the Revised Code; 4500 4501 (2) Recovery supports that are related to either alcohol addiction services, or drug addiction services, or both such 4502 services and paid for with federal, state, or local funds 4503 administered by the department of mental health and addiction 4504 services or a board of alcohol, drug addiction, and mental 4505 health services. 4506 (SS) "Premises of a substance addiction services 4507 provider's facility" means the parcel of real property on which 4508 any substance addiction service provider's facility is situated. 4509

(TT) "Alcohol and drug addiction services" has the same 4510 meaning as in section 5119.01 of the Revised Code. 4511

Sec. 2925.38. If a person who is convicted of or pleads 4512 quilty to a violation of section 2925.02, 2925.03, 2925.04, 4513 2925.041, 2925.05, 2925.06, 2925.11, 2925.12, 2925.13, 2925.14, 4514 2925.141, 2925.22, 2925.23, 2925.31, 2925.32, 2925.36, or 4515 2925.37 of the Revised Code is a professionally licensed person, 4516 in addition to any other sanctions imposed for the violation, 4517 the court, except as otherwise provided in this section, 4518 immediately shall transmit a certified copy of the judgment 4519

entry of conviction to the regulatory or licensing board or	4520
agency that has the administrative authority to suspend or	4521
revoke the offender's professional license. If the	4522
professionally licensed person who is convicted of or pleads	4523
guilty to a violation of any section listed in this section is a	4524
person who has been admitted to the bar by order of the supreme	4525
court in compliance with its prescribed and published rules, in	4526
addition to any other sanctions imposed for the violation, the	4527
court immediately shall transmit a certified copy of the	4528
judgment entry of conviction to the secretary of the board of	4529
commissioners on grievances and discipline professional conduct	4530
of the supreme court and to either the disciplinary counsel or	4531
the president, secretary, and chairperson of each certified	4532
grievance committee.	4533
Sec. 3781.343. A member of the underground technical	4534

committee is not subject to the disclosure requirements of4535sections_section_102.02 and 102.021 of the Revised Code by4536virtue of membership on the committee.4537

Sec. 4503.033. (A) Annually, on or before the thirty-first4538day of January, every deputy registrar shall file with the4539registrar of motor vehicles on a form prescribed by the4540registrar, a statement disclosing all of the following:4541

(1) The name of the person filing the statement, and, if
4542
applicable, of <u>his_the person's spouse and of members of his_the</u>
4543
<u>person's immediate family;</u>
4544

(2) Any contribution made within the previous calendar
year by the person and, if applicable, by <u>his_the person's</u>
spouse and by members of <u>his_the person's</u> immediate family to
4547
each of the following:

(a) Any political party; 4549 (b) Any candidate for the office of governor, attorney 4550 general, secretary of state, treasurer of state, auditor of 4551 state, member of the senate or house of representatives of the 4552 general assembly, or to the campaign committee of any such 4553 candidate. 4554 (3) The month, day, and year in which the contribution was 4555 4556 made; (4) The full name and address of each person, political 4557 party, or campaign committee to which a contribution was made; 4558 (5) The value in dollars and cents of the contribution. 4559 (B) No person shall knowingly fail to file, on or before 4560 the filing deadline under this section, a statement that is 4561 4562 required by division (A) of this section. (C) No person shall knowingly make a false statement in a 4563 statement that is required to be filed under division (A) of 4564 this section. 4565 (D) On and after March 2, 1994, the statement required by 4566 division (A) of this section shall be accompanied by a filing 4567 fee of twenty-five dollars. If the statement required by 4568 division (A) of this section is not filed by the date on which 4569 it is required to be filed, the registrar of motor vehicles 4570 shall assess a late filing fee as prescribed in division (F) (I) 4571

(E) Not later than the date a deputy registrar is required4575to file a statement under division (A) of this section, the4576

of section 102.02 of the Revised Code. The registrar shall

into the general revenue fund of the state.

deposit all fees he the registrar receives under this division

4572

4573

deputy registrar shall file a copy of the statement with the4577office of the secretary of state. The secretary of state shall4578keep the copies of all statements filed with his the office of4579the secretary of state under this division only for the purpose4580of making them available for public inspection.4581

(F) Whoever violates division (B) of this section shall be4582fined one thousand dollars. Whoever violates division (C) of4583this section shall be fined ten thousand dollars.

Sec. 4705.021. (A) As used in this section:

(1) "Disciplinary counsel" means the disciplinary counsel
 4586
 appointed by the board of commissioners on grievances and
 4587
 discipline professional conduct of the supreme court under the
 4588
 Rules for the Government of the Bar of Ohio.

(2) "Certified grievance committee" means a duly
4590
constituted and organized committee of the Ohio state bar
association or of one or more local bar associations of the
state that complies with the criteria set forth in rule V,
section 3 of the Rules for the Government of the Bar of Ohio.

(3) "Child support order" has the same meaning as in4595section 3119.01 of the Revised Code.4596

(B) If an individual who has been admitted to the bar by 4597 order of the supreme court in compliance with its published 4598 rules is determined pursuant to sections 3123.01 to 3123.07 of 4599 the Revised Code by a court or child support enforcement agency 4600 to be in default under a support order being administered or 4601 handled by a child support enforcement agency, that agency may 4602 send a notice listing the name and social security number or 4603 other identification number of the individual and a certified 4604 copy of the court or agency determination that the individual is 4605

in default to the secretary of the board of commissioners on	4606
grievances and discipline professional conduct of the supreme	4607
court and to either the disciplinary counsel or the president,	4608
secretary, and chairperson of each certified grievance committee	4609
if both of the following are the case:	4610
(1) At least ninety days have elapsed since the final and	4611
enforceable determination of default;	4612
(2) In the preceding ninety days, the obligor has failed	4613
to pay at least fifty per cent of the total monthly obligation	4614
due through means other than those described in sections 3123.81	4615
to 3123.85 of the Revised Code.	4616
Sec. 4901.021. (A) There is hereby created a public	4617
utilities commission nominating council consisting of the	4618
following:	4619
(1) The chairperson of the consumers' counsel governing	4620
board;	4621
(2) The president of the accountancy board;	4622
(3) The chairperson of the state board of registration for	4623
professional engineers and surveyors;	4624
(4) The president of the Ohio state bar association;	4625
(5) The president of the Ohio municipal league;	4626
(6) The director of development or the director's	4627
department-employed designee;	4628
(7) A member of the public appointed by the speaker of the	4629
house of representatives, to serve at the pleasure of the	4630
speaker;	4631
(8) A member of the public appointed by the president of	4632

(9) A representative of the regulated public utilities of4633

the state appointed by the governor, to serve at the pleasure of 4635 the governor; 4636

(10) A representative of the business community appointed4637by the governor, to serve at the pleasure of the governor;4638

(11) A representative of organized labor appointed by thegovernor, to serve at the pleasure of the governor;4640

(12) A senior citizen sixty-five years of age or older
appointed by the director of aging, to serve at the pleasure of
the director.

(B) At its first meeting each calendar year, the council
4644
shall select from among its members a chairperson and secretary.
4645
The council may adopt bylaws governing its proceedings.
4646

(C) The council shall keep a record of its proceedings. 4647 Special meetings may be called by the chairperson, and shall be 4648 called by the chairperson upon receipt of a written request for 4649 a meeting signed by two or more members of the council. Written 4650 notice of the time and place of each meeting shall be sent to 4651 each member of the council. With the approval of the 4652 association's or league's governing body, the president of the 4653 Ohio state bar association or the president of the Ohio 4654 municipal league, respectively, may designate an alternate to 4655 represent the president at meetings of the council. With the 4656 approval of the board, the president of the accountancy board or 4657 the chairperson of the state board of registration for 4658 professional engineers and surveyors may designate such an 4659 alternate. Six members, or their alternates, constitute a 4660 quorum. 4661

Page 160

4662

```
(D) The council shall:
```

(1) Review and evaluate possible appointees for the office	4663
of commissioner of the public utilities commission;	4664

(2) Consistent with division (D) of section 4901.02 of the 4665 Revised Code, not more than eighty-five nor less than sixty days 4666 prior to the expiration of the term of a public utilities 4667 commissioner or not more than thirty days after the death of, 4668 resignation of, or termination of service by, a public utilities 4669 4670 commissioner, provide the governor with a list of four individuals who are, in the judgment of the council, the most 4671 fully qualified to accede to the office of commissioner. The 4672 list shall meet all of the following requirements: 4673

(a) The list shall not include the name of any individual4674who has failed to file a complete and accurate disclosure4675statement as required under section 4901.022 of the Revised4676Code.4677

(b) The council shall not include the name of an 4678 individual upon the list, if the appointment of that individual 4679 by the governor would result in more than three members of the 4680 commission belonging to or being affiliated with the same 4681 political party. The 4682

(c) The council shall include on the list only the names4683of attorneys admitted to the practice of law in any state or the4684District of Columbia if an attorney must be appointed to fulfill4685the requirement of division (D) of section 4901.02 of the4686Revised Code. To4687

(d) To the extent possible, in its performance of this 4688 duty, the council shall continually attempt to ensure that the 4689 primary focus of the background of two commissioners is in 4690 energy and that the primary focus of the background of two 4691 commissioners is in transportation or communications technology. 4692

(E) In reviewing and evaluating possible appointees for
the office of public utilities commissioner, the council may
accept comments from, cooperate with, and request information
from any person. The council may make recommendations to the
general assembly concerning changes in legislation to assist the
4697
council in the performance of its duties.

(F) Within thirty days of receipt of the council's 4699 recommendations, the governor shall fill a vacancy occurring in 4700 the office of commissioner by appointment of one of the persons 4701 recommended by the council. Nothing in this section shall 4702 prevent the governor in the governor's discretion from rejecting 4703 all of the nominees of the council and reconvening the council 4704 in order to select four additional nominees. However, when the 4705 governor has reconvened the council and the council has provided 4706 the governor with a second list of four names, the governor 4707 shall make the appointment from one of the names on the first 4708 list or the second list. Each appointment by the governor shall 4709 4710 be subject to the advice and consent of the senate.

(G) Members of the council shall be compensated on a per
diem basis pursuant to the procedures set forth in section
124.14 of the Revised Code plus reasonable travel expenses. All
the expenses of the nominating council shall be paid from moneys
4714
appropriated to the public utilities commission for that
4715
purpose.

Sec. 4901.022. (A) In order to be eligible to be submitted4717to the governor as a possible appointee to the public utilities4718commission under division (D) (2) of section 4901.021 of the4719Revised Code, an individual shall have filed a complete and4720

accurate statement under this section with the public utilities	4721
commission nominating council and with the Ohio ethics	4722
commission, on a form prescribed by the Ohio ethics commission,	4723
not more than sixty days before being submitted to the governor	4724
<u>as a possible appointee.</u>	4725
(B) The statement shall include all of the following	4726
information:	4727
(1) (a) The name of the filer and all names under which the	4728
<u>filer does business or has done business;</u>	4729
(b) The name of the filer's spouse and of each dependent	4730
child of the filer who is eighteen years of age or older and who	4731
resides in the filer's household and all names under which the	4732
spouse and each such dependent child do business or have done	4733
business;	4734
(c) The name of every corporation, trust, business trust,	4735
partnership, or association in which the filer, the filer's	4736
spouse, or the filer's dependent child who is eighteen years of	4737
age or older and resides in the filer's household holds any	4738
office or has held any office, or with which the filer, the	4739
filer's spouse, or the filer's dependent child who is eighteen	4740
years of age or older and resides in the filer's household has a	4741
fiduciary relationship or has had a fiduciary relationship, and	4742
a description of the nature of the office or relationship;	4743
(2) The name of every public utility, railroad, or other	4744
entity regulated by the public utilities commission from which	4745
the filer, any other person described in division (B)(1) of this	4746
section, or any other person for the filer's use or benefit has	4747
received income at any time, and the amount of that income.	4748
(3) The name of every public utility, railroad, or other	4749

entity requlated by the public utilities commission with which 4750 the filer or any other person described in division (B)(1) of 4751 this section has had a contractual relationship at any time, 4752 other than a contract to receive services as a consumer on the 4753 same terms available to other consumers, the amount of any money 4754 or other things of value the person has received under that 4755 contract, and the amount of any money or other things of value 4756 the person is to receive in the future under that contract. 4757 (C) An individual may file a statement required by this 4758 section in person, by mail, or by electronic means. 4759 (D) A statement filed under this section is a public 4760 record and shall be made available to the public on the official 4761 web sites of the public utilities commission and the Ohio ethics 4762 commission not later than the date the council submits the 4763 filer's name to the governor as a possible appointee to the 4764 public utilities commission. 4765 (E) No person shall knowingly file a false statement under 4766 this section. 4767 Sec. 4901.99. (A) Whoever violates section 4901.16 of the 4768 Revised Code shall be fined not less than fifty nor more than 4769 one hundred dollars. 4770 (B) Whoever violates division (E) of section 4901.022 of 4771 the Revised Code is guilty of a misdemeanor of the first degree. 4772 Section 2. That existing sections 101.15, 101.34, 101.70, 4773 101.71, 101.72, 101.73, 101.74, 101.75, 101.76, 101.78, 101.90, 4774 101.91, 101.92, 101.93, 101.95, 101.96, 101.98, 102.01, 102.02, 4775 102.022, 102.03, 102.031, 102.06, 102.07, 102.08, 102.99, 4776 109.54, 121.60, 121.61, 121.62, 121.63, 121.65, 121.66, 121.68, 4777 122.651, 184.01, 184.03, 187.03, 2701.11, 2925.01, 2925.38, 4778

3781.343, 4503.033, 4705.021, 4901.021, and 4901.99 of the 4779 Revised Code are hereby repealed. 4780 Section 3. That section 102.021 of the Revised Code is 4781 hereby repealed. 4782 Section 4. Sections 101.92 and 121.62 of the Revised Code, 4783 as amended by this act, take effect January 1, 2024. 4784 Section 5. This act shall be known as the Ethics and 4785 Financial Disclosure Reform Act. 4786 Section 6. The General Assembly, applying the principle 4787 stated in division (B) of section 1.52 of the Revised Code that 4788 amendments are to be harmonized if reasonably capable of 4789 simultaneous operation, finds that the following sections, 4790 presented in this act as composites of the sections as amended 4791 by the acts indicated, are the resulting versions of the 4792 sections in effect prior to the effective date of the sections 4793 as presented in this act: 4794 Section 102.07 of the Revised Code as amended by both H.B. 4795 285 and H.B. 492 of the 120th General Assembly. 4796 Section 102.08 of the Revised Code as amended by both H.B. 4797

285 and H.B. 492 of the 120th General Assembly. 4798