### As Passed by the Senate

# 135th General Assembly

Regular Session 2023-2024

Sub. H. B. No. 257

# Representatives Hoops, Claggett

Cosponsors: Representatives Klopfenstein, Robb Blasdel, Abdullahi, Brennan, Callender, Dobos, Forhan, Hillyer, Humphrey, Jones, Lightbody, Liston, Mathews, Miller, A., Miller, J., Mohamed, Seitz, Somani, Thomas, C., Williams, Willis Senators Brenner, Cirino, Craig, Gavarone, Lang, Reynolds, Roegner, Smith

# A BILL

То	amend sections 715.693, 924.12, 3307.091,	1
	5505.04, and 5543.06 and to enact sections	2
	121.221, 145.071, 742.071, and 3309.091 of the	3
	Revised Code to authorize certain public bodies	4
	to meet virtually.	-

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

Section 1. That sections 715.693, 924.12, 3307.091,	6
5505.04, and 5543.06 be amended and sections 121.221, 145.071,	7
742.071, and 3309.091 of the Revised Code be enacted to read as	8
follows:	9
Sec. 121.221. (A) As used in this section:	10
"Hearing" means an administrative hearing, hearing as	11
defined in section 119.01 of the Revised Code, or other hearing	12
at which a person may present written or oral testimony on a	13
matter before the public body.	14
"Meeting" has the same meaning as in section 121.22 of the	15

Revised Code.	16
"Public body" has the same meaning as in section 121.22 of	17
the Revised Code.	18
"Multi-party meeting" means a meeting in which the members	19
of a public body and the members of at least one other public	20
body are participants.	21
(B) Except as otherwise provided in the Revised Code,	22
members of a public body may hold and attend meetings and may	23
conduct and attend hearings by means of video conference or any	24
other similar electronic technology, and all of the following	25
<pre>apply:</pre>	26
(1) Any resolution, rule, or formal action of any kind has	27
the same effect as if it occurred during an open meeting or	28
hearing of the public body.	29
(2) Notwithstanding division (C) of section 121.22 of the	30
Revised Code, members of a public body who attend meetings or	31
hearings by means of video conference or any other similar	32
electronic technology shall be considered present as if in	33
person at the meeting or hearing, shall be permitted to vote,	34
and shall be counted for purposes of determining whether a	35
quorum is present at the meeting or hearing.	36
(3) The public body shall not hold hearings or meetings by	37
means of video conference or any other similar electronic	38
technology until the public body has adopted a policy that	39
specifies at least all of the following:	40
(a) The public body shall provide notification of meetings	41
and hearings held under this section to the public, to the media	42
that have requested notification of a meeting, and to the	43
parties required to be notified of a hearing at least seventy-	44

voting.

two hours in advance of the meeting or hearing by reasonable	45
methods by which any person may determine the time, location,	46
agenda of the meeting or hearing, and the manner by which the	47
meeting or hearing will be conducted, except in the event of an	48
emergency requiring immediate official action, as defined by the	49
policy. In the event of an emergency, the public body shall	50
immediately notify the news media that have requested	51
notification or the parties required to be notified of a hearing	52
of the time, place, and purpose of the meeting or hearing.	53
(b) The public body shall provide the public access to a	54
meeting held under this section, and to any hearing held under	55
this section that the public would otherwise be entitled to	56
attend, commensurate with the method in which the meeting or	57
hearing is being conducted, including for example, livestreaming	58
by means of the internet, television, cable, or public access	59
channels, or by means of any other similar electronic	60
technology. The public body shall ensure that the public can	61
observe and hear the discussions and deliberations of all the	62
members of the public body, whether the member is participating	63
in person or electronically. Members of the public body shall	64
have a sufficient internet or other electronic connection to	65
allow the member to be seen and heard clearly, and shall be	66
visible at all times.	67
(c) All votes taken in the meeting or hearing shall be	68
taken by roll call vote unless there is a motion for unanimous	69
consent, and the motion is not objected to by a member of the	70
public body. If a vote is taken unanimously, the public body	71
shall provide the public with information on how the members of	72
the public body voted, including any members who abstained from	73
voting.	74

(d) Any member of the public body who intends to attend a	75
meeting by means of video conference or other similar electronic	76
technology shall notify the chairperson of that intent not less	77
than forty-eight hours before the meeting, except in the case of	78
an emergency as defined in the policy.	79
(e) No public body may hold, and no member of a public	80
body may attend meetings or conduct and attend hearings by means	81
of video conference or other similar electronic technology if	82
any of the following apply:	83
(i) The meeting or hearing involves a vote to approve a	84
major nonroutine expenditure as defined in the policy adopted by	85
the public body under this section;	86
(ii) The meeting or hearing involves a vote to approve a	87
significant hiring decision as defined by that policy;	88
(iii) The meeting or hearing involves a purpose to	89
propose, approve, or vote on a tax issue or tax increase;	90
(iv) Excluding expense reimbursements to members for	91
actual expenses incurred while fulfilling their duties, the	92
members of the public body are compensated for their position as	93
members of the public body, except when members are	94
participating in a multi-party meeting if the multi-party	95
meeting does not involve a vote to approve a major nonroutine	96
expenditure or significant hiring decision or involve a purpose	97
to propose, approve, or vote on a tax issue or tax increase;	98
(v) The members of the public body are elected by vote of	99
the general public to their positions as members, except when	100
members are participating in a multi-party meeting if the multi-	101
party meeting does not involve a vote to approve a major	102
nonroutine expenditure or significant hiring decision or involve	103

a purpose to propose, approve, or vote on a tax issue or tax	104
increase.	105
(f) If, upon the notification of an upcoming meeting of a	106
public body, and not later than forty-eight hours before the	107
meeting, the greater of at least ten per cent of the members of	108
the public body or two members of the public body, notifies the	109
chairperson of the public body that an item in the agenda must	110
be acted upon at a meeting conducted fully in person, upon the	111
chairperson's acknowledgment of receipt of the notification, the	112
public body shall take action on the item of the agenda only at	113
a meeting conducted fully in person.	114
(4) A public body shall not hold a hearing, and members of	115
a public body shall not attend a hearing, by means of video	116
conference or other similar electronic technology without the	117
consent of all parties to the hearing.	118
(5)(a) No public body may hold, and no member of a public	119
body may attend, meetings or conduct and attend hearings by	120
means of video conference or other similar electronic technology	121
if any of the following apply:	122
(i) The meeting or hearing involves a vote to approve a	123
major nonroutine expenditure.	124
(ii) The meeting or hearing involves a vote to approve a	125
significant hiring decision.	126
(iii) The meeting or hearing involves a purpose to	127
propose, approve, or vote on a tax issue or tax increase.	128
(iv) Excluding expense reimbursements for actual expenses	129
incurred while fulfilling their duties, the members of the	130
public body are compensated for their position as members of the	131
nublic hody	132

(v) The members of the public body are elected by the	133
general public to their positions as members.	134
(b) The prohibition on compensated and elected members	135
holding or attending virtual meetings and hearings established	136
in division (A)(5)(a) of this section does not apply to members	137
participating in a virtual multi-party meeting if the multi-	138
party meeting does not involve a vote to approve a major	139
nonroutine expenditure or significant hiring decision or involve	140
a purpose to propose, approve, or vote on a tax issue or tax	141
increase.	142
(C) When members of a public body conduct a meeting or	143
hearing by means of video conference or any other similar	144
electronic technology, the public body shall establish a means,	145
through the use of electronic equipment that is widely available	146
to the general public, to converse with witnesses, receive	147
documentary testimony and physical evidence, and permit public	148
<pre>comment, if applicable.</pre>	149
(D) The authority granted in this section applies	150
notwithstanding any conflicting provision of the Revised Code.	151
Nothing in this section shall be construed to negate any	152
provision of section 121.22 of the Revised Code, Chapter 119. of	153
the Revised Code, or other section of the Revised Code that is	154
not in conflict with this section. If a section of the Revised	155
Code permits a particular public body to meet or hold hearings	156
by means of teleconference, video conference, or any other	157
similar electronic technology, that section prevails over the	158
provisions of this section with respect to that particular	159
public body. This section is not intended to eliminate, or	160
otherwise affect, any requirements under federal law.	161
Sec. 145.071. (A) Notwithstanding division (C) of section_	162

121.22 of the Revised Code, the public employees retirement	163
board may adopt a policy that allows a board member to attend a	164
meeting of the board by means of video conference. The board	165
shall include in the policy, if adopted, both of the following:	166
(1) The number of regular meetings at which each board	167
member shall be present in person, provided that number is not	168
less than three-quarters of the regular meetings of the board	169
annually;	170
(2) All of the following requirements with respect to a	171
meeting in which a member attends by means of video conference:	172
(a) That a majority of the board members attending the	173
meeting shall be present in person at the physical location	174
where the meeting is conducted;	175
(b) That all votes taken at the meeting shall be taken by	176
<pre>roll call vote;</pre>	177
(c) That a board member who intends to attend a meeting by	178
means of video conference shall notify the chairperson of that	179
intent not less than forty-eight hours before the meeting,	180
except in the case of an emergency as defined in the policy.	181
(B) Notwithstanding division (C) of section 121.22 of the	182
Revised Code, a board member who attends a meeting by means of	183
video conference is considered present in person at the meeting,	184
may vote at the meeting, and is counted for purposes of	185
determining whether a quorum is present at the meeting.	186
(C) At any meeting in which a board member attends by	187
means of video conference, the board shall ensure that the	188
public can hear and observe the discussions and deliberations of	189
all the members of the board, whether the member is	190
participating in person or electronically	1 9 1

(D) Except as provided in this section, no person shall do	192
any of the following:	193
(1) Limit the number of board members who may attend a	194
meeting by means of video conference;	195
(2) Limit the total number of meetings that the board may	196
allow members to attend by means of video conference;	197
	100
(3) Limit the number of meetings at which any one board	198
member may attend by means of video conference;	199
(4) Impose other limits or obligations on a board member	200
because the board member attends a meeting by means of video	201
conference.	202
Sec. 715.693. (A) The requirement in division (C) of	203
section 121.22 of the Revised Code that a member of a public	204
body be present in person at a meeting open to the public in	205
order to be part of a quorum or to vote does not apply to a	206
board of directors of a joint economic development zone created	207
under section 715.691 of the Revised Code, or a joint economic	208
development review council created under section 715.692 of the	209
Revised Code, or a board of directors of a joint economic	210
development district created under section 715.72 of the Revised	211
<pre>Code, if the board or council holds the meeting by interactive</pre>	212
video conference or by teleconference in the following manner:	213
(1) The board or council establishes a primary meeting	214
location that is open and accessible to the public.	215
(2) Meeting-related materials that are available before	216
the meeting are sent via electronic mail, facsimile, hand-	217
delivery, or United States postal service to each member.	218
(3) In the case of an interactive video conference, the	219

board or council causes a clear video and audio connection to be	220
established that enables all meeting participants at the primary	221
meeting location to see and hear each member.	222
(4) In the case of a teleconference, the board or the	223
council causes a clear audio connection to be established that	224
enables all meeting participants at the primary meeting location	225
to hear each member.	226
(5) All board or council members have the capability to	227
receive meeting-related materials that are distributed during a	228
meeting.	229
(6) A roll call voice vote is recorded for each vote	230
taken.	231
(7) The minutes of the board or council meeting identify	232
which members remotely attended the meeting by interactive video	233
conference or teleconference.	234
If the board or council proceeds under this section, use	235
of an interactive video conference is preferred, but nothing in	236
this section prohibits the council from conducting its meetings	237
by teleconference or by a combination of interactive video	238
conference and teleconference at the same meeting.	239
(B) A board of directors or of a joint economic	240
development review council or a joint economic development	241
<u>district</u> shall adopt rules necessary to implement this section.	242
At a minimum, the rules shall do all of the following:	243
(1) Authorize members to remotely attend a meeting by	244
interactive video conference or teleconference, or by a	245
combination thereof, in lieu of attending the meeting in person;	246

(2) Establish a minimum number of members that must be

physically present in person at the primary meeting location if	248
the board or council conducts a meeting by interactive video	249
conference or teleconference;	250
(3) Require that not more than one member remotely	251
attending a meeting by teleconference is permitted to be	252
physically present at the same remote location;	253
(4) Establish geographic restrictions for participation in	254
meetings by interactive video conference and by teleconference;	255
(5) Establish a policy for distributing and circulating	256
meeting-related materials to members, the public, and the media	257
in advance of or during a meeting at which members are permitted	258
to attend by interactive video conference or teleconference;	259
(6) Establish a method for verifying the identity of a	260
member who remotely attends a meeting by teleconference.	261
Sec. 742.071. (A) Notwithstanding division (C) of section	262
121.22 of the Revised Code, the board of trustees of the Ohio	263
police and fire pension fund may adopt a policy that allows a	264
board member to attend a meeting of the board by means of video	265
conference. The board shall include in the policy, if adopted,	266
both of the following:	267
(1) The number of regular meetings at which each board	268
member shall be present in person, provided that number is not	269
less than three-quarters of the regular meetings of the board	270
annually;	271
(2) All of the following requirements with respect to a	272
meeting in which a member attends by means of video conference:	273
(a) That a majority of the board members attending the	274
meeting shall be present in person at the physical location	275

where the meeting is conducted;	276
(b) That all votes taken at the meeting shall be taken by	277
<pre>roll call vote;</pre>	278
(c) That a board member who intends to attend a meeting by	279
means of video conference shall notify the chairperson of that	280
intent not less than forty-eight hours before the meeting,	281
except in the case of an emergency as defined in the policy.	282
(B) Notwithstanding division (C) of section 121.22 of the	283
Revised Code, a board member who attends a meeting by means of	284
video conference is considered present in person at the meeting,	285
may vote at the meeting, and is counted for purposes of	286
determining whether a quorum is present at the meeting.	287
(C) At any meeting in which a board member attends by	288
means of video conference, the board shall ensure that the	289
public can hear and observe the discussions and deliberations of	290
all the members of the board, whether the member is	291
participating in person or electronically.	292
(D) Except as provided in this section, no person shall do	293
any of the following:	294
(1) Limit the number of board members who may attend a	295
meeting by means of video conference;	296
(2) Limit the total number of meetings that the board may	297
allow members to attend by means of video conference;	298
(3) Limit the number of meetings at which any one board	299
member may attend by means of video conference;	300
(4) Impose other limits or obligations on a board member	301
because the board member attends a meeting by means of video	302
conference.	303

Sec. 924.12. (A) The director of agriculture may	304
temporarily suspend the operation of a marketing program, or any	305
part thereof, for any reason, upon recommendation by the	306
operating committee for the program, for a period of not more	307
than twelve consecutive months.	308
(B) At least once in each five years of operation, or at	309
any time upon written petition by the lesser of twenty per cent	310
or one thousand of the producers affected by a marketing	311
program, the director shall give public notice by analogy to	312
division (A) of and conduct a hearing under division (C) of	313
section 119.03 of the Revised Code to consider the continuation	314
of the program. The director may conduct the hearing by means of	315
video conference or any other similar electronic technology in	316
accordance with section 121.221 of the Revised Code. The	317
director shall file a copy of the public notice with the	318
director of the legislative service commission for purposes of	319
publishing the public notice in the register of Ohio.	320
(C) Within thirty days after the close of any hearing to	321
consider the continuation of a marketing program, the director	322
of agriculture shall recommend continuation or termination of	323
the program, and shall give public notice of the recommendation	324
by publication in the register of Ohio. The director also shall	325
provide notice of the recommendation to any person who, in	326
writing, has requested notification and may give whatever other	327
notice the director reasonably considers necessary to ensure	328
that notice is constructively given to all persons who are	329
affected by the program.	330
(D) When the director recommends termination of a	331
marketing program, the director shall, within forty-five days,	332

conduct a referendum to determine whether the affected producers

favor the proposed termination. The affected producers favor the	334
termination of the program if a majority of the producers who	335
vote in the referendum vote in favor of termination of the	336
program.	337
Sec. 3307.091. (A) Notwithstanding division (C) of section	338
121.22 of the Revised Code, the state teachers retirement board	339
may adopt a policy that allows a board member to attend a	340
meeting of the board by means of teleconference or video	341
conference. The board shall include in the policy, if adopted,	342
both of the following:	343
(1) The number of regular meetings at which each board	344
member shall be present in person, provided that number is not	345
less than <del>one-half three-quarters</del> of the regular meetings of the	346
board annually;	347
(2) All of the following requirements with respect to a	348
meeting in which a member attends by means of teleconference or	349
video conference:	350
(a) That <del>at least one third a majority of the board</del>	351
members attending the meeting shall be present in person at the	352
physical location where the meeting is conducted;	353
(b) That all votes taken at the meeting shall be taken by	354
roll call vote;	355
(c) That a board member who intends to attend a meeting by	356
means of teleconference or video conference shall notify the	357
chairperson of that intent not less than forty-eight hours	358
before the meeting, except in the case of an emergency as	359
defined in the policy.	360
(B) Notwithstanding division (C) of section 121.22 of the	361
Revised Code, a board member who attends a meeting by means of	362

teleconference or video conference is considered present in	363
person at the meeting, may vote at the meeting, and is counted	364
for purposes of determining whether a quorum is present at the	365
meeting.	366
(C) At any meeting in which a board member attends by	367
means of teleconference or video conference, the board shall	368
ensure that the public can hear and, if the means of attendance	369
technologically permits it, to observe, the discussions and	370
deliberations of all the members of the board, whether the	371
member is participating in person or electronically.	372
(D) Except as provided in this section, no person shall do	373
any of the following:	374
(1) Limit the number of board members who may attend a	375
meeting by means of teleconference or video conference;	376
(2) Limit the total number of meetings that the board may	377
allow members to attend by means of teleconference or video	378
conference;	379
(3) Limit the number of meetings at which any one board	380
member may attend by means of teleconference or video	381
conference;	382
(4) Impose other limits or obligations on a board member	383
because the board member attends a meeting by means of	384
teleconference or video conference.	385
Sec. 3309.091. (A) Notwithstanding division (C) of section	386
121.22 of the Revised Code, the school employees retirement	387
board may adopt a policy that allows a board member to attend a	388
meeting of the board by means of video conference. The board	389
shall include in the policy, if adopted, both of the following:	390

(1) The number of regular meetings at which each board	391
member shall be present in person, provided that number is not	392
less than three-quarters of the regular meetings of the board	393
annually;	394
(2) All of the following requirements with respect to a	395
meeting in which a member attends by means of video conference:	396
(a) That a majority of the board members attending the	397
meeting shall be present in person at the physical location	398
where the meeting is conducted;	399
(b) That all votes taken at the meeting shall be taken by	400
roll call vote;	401
(c) That a board member who intends to attend a meeting by	402
means of video conference shall notify the chairperson of that	403
intent not less than forty-eight hours before the meeting,	404
except in the case of an emergency as defined in the policy.	405
(B) Notwithstanding division (C) of section 121.22 of the	406
Revised Code, a board member who attends a meeting by means of	407
video conference is considered present in person at the meeting,	408
may vote at the meeting, and is counted for purposes of	409
determining whether a quorum is present at the meeting.	410
(C) At any meeting in which a board member attends by	411
means of video conference, the board shall ensure that the	412
public can hear and observe the discussions and deliberations of	413
all the members of the board, whether the member is	414
participating in person or electronically.	415
(D) Except as provided in this section, no person shall do	416
any of the following:	417
(1) Timit the number of board members who may attend a	// 1.0

meeting by means of video conference;	419
(2) Limit the total number of meetings that the board may	420
allow members to attend by means of video conference;	421
(3) Limit the number of meetings at which any one board	422
member may attend by means of video conference;	423
(4) Impose other limits or obligations on a board member	424
because the board member attends a meeting by means of video	425
conference.	426
Sec. 5505.04. (A)(1) The general administration and	427
management of the state highway patrol retirement system and the	428
making effective of this chapter are hereby vested in the state	429
highway patrol retirement board. The board may sue and be sued,	430
plead and be impleaded, contract and be contracted with, and do	431
all things necessary to carry out this chapter.	432
The board shall consist of the following members:	433
(a) The superintendent of the state highway patrol;	434
(b) Two retirant members who reside in this state;	435
(c) Five employee-members;	436
(d) One member, known as the treasurer of state's	437
investment designee, who shall be appointed by the treasurer of	438
state for a term of four years and who shall have the following	439
qualifications:	440
(i) The member is a resident of this state.	441
(ii) Within the three years immediately preceding the	442
appointment, the member has not been employed by the public	443
employees retirement system, police and fire pension fund, state	444
teachers retirement system, school employees retirement system,	445

or state highway patrol retirement system or by any person,	446
partnership, or corporation that has provided to one of those	447
retirement systems services of a financial or investment nature,	448
including the management, analysis, supervision, or investment	449
of assets.	450
(iii) The member has direct experience in the management,	451
analysis, supervision, or investment of assets.	452
(in) The member is not convertly employed by the state or	452
(iv) The member is not currently employed by the state or	453
a political subdivision of the state.	454
(e) Two investment expert members, who shall be appointed	455
to four-year terms. One investment expert member shall be	456
appointed by the governor, and one investment expert member	457
shall be jointly appointed by the speaker of the house of	458
representatives and the president of the senate. Each investment	459
expert member shall have the following qualifications:	460
(i) Each investment expert member shall be a resident of	461
this state.	462
	4.60
(ii) Within the three years immediately preceding the	463
appointment, each investment expert member shall not have been	464
employed by the public employees retirement system, police and	465
fire pension fund, state teachers retirement system, school	466
employees retirement system, or state highway patrol retirement	467
system or by any person, partnership, or corporation that has	468
provided to one of those retirement systems services of a	469
financial or investment nature, including the management,	470
analysis, supervision, or investment of assets.	471
(iii) Each investment expert member shall have direct	472
experience in the management, analysis, supervision, or	473
investment of assets.	474

$\frac{(2)}{(2)}$ (2) (a) The board shall annually elect a chairperson and	475
vice-chairperson from among its members. The vice-chairperson	476
shall act as chairperson in the absence of the chairperson. A	477
majority of the members of the board shall constitute a quorum.	478
The board shall meet not less than once each year, upon	479
sufficient notice to the members. All meetings of the board	480
shall be open to the public except executive sessions as set	481
forth in division (G) of section 121.22 of the Revised Code, and	482
any portions of any sessions discussing medical records or the	483
degree of disability of a member excluded from public inspection	484
by this section.	485
(b) Notwithstanding division (C) of section 121.22 of the	486
Revised Code, the board may adopt a policy that allows a board	487
member to attend a meeting of the board by means of video	488
conference. The board shall include in the policy, if adopted,	489
the following:	490
(i) The number of regular meetings at which each board	491
member shall be present in person, provided that number is not	492
less than three-quarters of the regular meetings of the board	493
annually;	494
(ii) That a majority of the board members attending the	495
meeting shall be present in person at the physical location	496
where the meeting is conducted;	497
(iii) That all votes taken at the meeting shall be taken	498
by roll call vote;	499
(iv) That a board member who intends to attend a meeting	500
by means of video conference shall notify the chairperson of	501
that intent not less than forty-eight hours before the meeting,	502
except in the case of an emergency as defined in the policy.	503

(c) Notwithstanding division (C) of section 121.22 of the	504
Revised Code, a board member who attends a meeting by means of	505
video conference is considered present in person at the meeting,	506
may vote at the meeting, and is counted for purposes of	507
determining whether a quorum is present at the meeting.	508
(d) At any meeting in which a board member attends by	509
means of video conference, the board shall ensure that the	510
public can hear and observe the discussions and deliberations of	511
all the members of the board, whether the member is	512
participating in person or electronically.	513
(e) Except as provided in this section, no person shall do	514
any of the following:	515
(i) Limit the number of board members who may attend a	516
meeting by means of video conference;	517
(ii) Limit the total number of meetings that the board may	518
allow members to attend by means of video conference;	519
(iii) Limit the number of meetings at which any one board	520
<pre>member may attend by means of video conference;</pre>	521
(iv) Impose other limits or obligations on a board member	522
because the board member attends a meeting by means of video	523
conference.	524
(3) Any member appointed under this section shall hold	525
office until the end of the member's term or, if later, the date	526
the member's successor takes office.	527
(B) The attorney general shall prescribe procedures for	528
the adoption of rules authorized under this chapter, consistent	529
with the provision of section 111.15 of the Revised Code under	530
which all rules shall be filed in order to be effective. Such	531

procedures shall establish methods by which notice of proposed	532
rules are given to interested parties and rules adopted by the	533
board published and otherwise made available. When it files a	534
rule with the joint committee on agency rule review pursuant to	535
section 111.15 of the Revised Code, the board shall submit to	536
the Ohio retirement study council a copy of the full text of the	537
rule, and if applicable, a copy of the rule summary and fiscal	538
analysis required by division (B) of section 106.024 of the	539
Revised Code.	540

- (C) (1) As used in this division, "personal history record" means information maintained by the board on an individual who is a member, former member, retirant, or beneficiary that includes the address, electronic mail address, telephone number, social security number, record of contributions, correspondence with the system, and other information the board determines to be confidential.
- (2) The records of the board shall be open to public inspection and may be made available in printed or electronic format, except for the following which shall be excluded: the member's, former member's, retirant's, or beneficiary's personal history record and the amount of a monthly allowance or benefit paid to a retirant, beneficiary, or survivor, except with the written authorization of the individual concerned.
- (D) All medical reports and recommendations are privileged except as follows:
- (1) Copies of such medical reports or recommendations 557 shall be made available to the individual's personal physician, 558 attorney, or authorized agent upon written release received from 559 such individual or such individual's agent, or when necessary 560 for the proper administration of the fund to the board-assigned 561

physician.	562
(2) Documentation required by section 2929.193 of the	563
Revised Code shall be provided to a court holding a hearing	564
under that section.	565
(E) Notwithstanding the exceptions to public inspection in	566
division (C)(2) of this section, the board may furnish the	567
following information:	568
(1) If a member, former member, or retirant is subject to	569
an order issued under section 2907.15 of the Revised Code or an	570
order issued under division (A) or (B) of section 2929.192 of	571
the Revised Code or is convicted of or pleads guilty to a	572
violation of section 2921.41 of the Revised Code, on written	573
request of a prosecutor as defined in section 2935.01 of the	574
Revised Code, the board shall furnish to the prosecutor the	575
information requested from the individual's personal history	576
record.	577
(2) Pursuant to a court order issued under Chapters 3119.,	578
3121., and 3123. of the Revised Code, the board shall furnish to	579
a court or child support enforcement agency the information	580
required under those chapters.	581
(3) At the written request of any nonprofit organization	582
or association providing services to retirement system members,	583
retirants, or beneficiaries, the board shall provide to the	584
organization or association a list of the names and addresses of	585
members, former members, retirants, or beneficiaries if the	586
organization or association agrees to use such information	587
solely in accordance with its stated purpose of providing	588
services to such individuals and not for the benefit of other	589
persons, organizations, or associations. The costs of compiling,	590

605

606

607

608

609

610

611

612

613

614

615

616

617

618

619

copying, and mailing the list shall be paid by such entity.

- (4) Within fourteen days after receiving from the director 592 of job and family services a list of the names and social 593 security numbers of recipients of public assistance pursuant to 594 section 5101.181 of the Revised Code, the board shall inform the 595 auditor of state of the name, current or most recent employer 596 address, and social security number of each member whose name 597 and social security number are the same as those of a person 598 whose name or social security number was submitted by the 599 director. The board and its employees, except for purposes of 600 furnishing the auditor of state with information required by 601 this section, shall preserve the confidentiality of recipients 602 of public assistance in compliance with section 5101.181 of the 603 Revised Code. 604
- (5) The system shall comply with orders issued under section 3105.87 of the Revised Code.

On the written request of an alternate payee, as defined in section 3105.80 of the Revised Code, the system shall furnish to the alternate payee information on the amount and status of any amounts payable to the alternate payee under an order issued under section 3105.171 or 3105.65 of the Revised Code.

- (6) At the request of any person, the board shall make available to the person copies of all documents, including resumes, in the board's possession regarding filling a vacancy of an employee member or retirant member of the board. The person who made the request shall pay the cost of compiling, copying, and mailing the documents. The information described in this division is a public record.
  - (7) The system shall provide the notice required by

section 5505.263 of the Revised Code to the prosecutor assigned	620
to the case.	621
(8) The system may provide information requested by the	622
United States social security administration, United States	623
centers for medicare and medicaid, public employees retirement	624
system, Ohio public employees deferred compensation program,	625
Ohio police and fire pension fund, school employees retirement	626
system, state teachers retirement system, or Cincinnati	627
retirement system.	628
(F) A statement that contains information obtained from	629
the system's records that is certified and signed by an officer	630
of the retirement system and to which the system's official seal	631
is affixed, or copies of the system's records to which the	632
signature and seal are attached, shall be received as true	633
copies of the system's records in any court or before any	634
officer of this state.	635
(G) The board may maintain records in printed or	636
electronic format.	637
Sec. 5543.06. The county engineer shall annually call a	638
meeting, within the county, at a time and place approved by the	639
board of county commissioners, of all the township and county	640
authorities having directly to do with the construction and	641
repair of roads and bridges within the county. At such meeting,	642
which shall be open to the general public, the engineer, or his	643
the engineer's designee, shall instruct the proper authorities	644
as to the best and most economical methods for repairing and	645
maintaining the roads and bridges of the county, so as to	646
provide a uniform system of highway work for such county. Each	647
official attending such meeting shall receive his the official's	648

actual and necessary expenses, in addition to his the official's

Sub. H. B. No. 257 As Passed by the Senate	Page 24
regular per diem or salary, which shall be paid by the county	650
treasurer from the road fund of the county on itemized vouchers	651
approved by the engineer.	652
The county engineer may conduct a meeting under this	653
section through means of video conference or any other similar	654
electronic technology in accordance with section 121.221 of the	655
Revised Code.	656
Section 2. That existing sections 715.693, 924.12,	657
3307.091, 5505.04, and 5543.06 of the Revised Code are hereby	658
repealed.	659