As Introduced

136th General Assembly

Regular Session 2025-2026

H. B. No. 138

Representatives Dovilla, Santucci

Cosponsors: Representatives Brennan, Daniels, Dean, Fischer, Jarrells, Ray, Williams

A BILL

То	enact sections 1787.01, 1787.02, 1787.03,	1
	1787.04, 1787.05, 1787.06, 1787.07, 1787.08,	2
	1787.09, 1787.10, 1787.11, 1787.12, and 1787.13	3
	of the Revised Code to authorize the creation of	4
	tourism promotion districts and the levying of	5
	assessments therein.	6

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

Section 1. That sections 1787.01, 1787.02, 1787.03,	7
1787.04, 1787.05, 1787.06, 1787.07, 1787.08, 1787.09, 1787.10,	8
1787.11, 1787.12, and 1787.13 of the Revised Code be enacted to	9
read as follows:	10
Sec. 1787.01. As used in this chapter:	11
(A) "Authorizing legislative authority" means a	12
legislative authority that adopts either an authorizing	13
resolution or an ordinance or resolution stating its intent to	14
establish or renew a tourism promotion district pursuant to	15
section 1787.03 of the Revised Code or modify a district plan	16
pursuant to section 1787.04 of the Revised Code.	17

(B) "Authorizing resolution" means an ordinance or	18
resolution adopted by the legislative authority under section	19
1787.06 of the Revised Code.	20
(C) "Benefit assessment" means an assessment levied under	21
section 1787.07 of the Revised Code.	22
section 1707.07 of the Revised Code.	2.2
(D) "District management association" means the nonprofit	23
corporation a municipal corporation, township, or county	24
contracts with to administer or implement supplemental services	25
and improvements pursuant to section 1787.10 of the Revised	26
Code.	27
(E) "District plan" means the plan described in division	28
(B) of section 1787.03 of the Revised Code.	29
(F) "Improvement" means the acquisition, construction, or	30
installation of, or maintenance relating to, tangible property	31
with an estimated useful life of five years or more that is	32
designed to provide benefits to lodging businesses.	33
(G) "Legislative authority" means the legislative	34
authority of a municipal corporation, the board of trustees of a	35
township, or the board of commissioners of a county.	36
(H) "Lodging business" means a "hotel" as defined in	37
section 5739.01 of the Revised Code.	38
(I) "Lodging business owner" means the record owner of a	39
lodging business.	40
(J) "Services" means the promotion of lodging business	41
activities or tourism and any other activity provided for the	42
benefit of lodging businesses for the purpose of increasing	43
overnight lodging stays.	4 4
(K) "Supplemental services and improvements" means	4 5

services and improvements provided through funding that is in	46
excess of the amount determined under division (C)(12) of	47
section 1787.06 of the Revised Code for the benefit of lodging	48
businesses subject to a benefit assessment.	49
Sec. 1787.02. (A) A municipal corporation, township, or	50
county may establish a tourism promotion district to fund	51
supplemental services and improvements that benefit lodging	52
businesses pursuant to this chapter by assessing a benefit	53
assessment on lodging businesses located within the district.	54
(B) A municipal corporation may create a district within	55
the territory of a municipal corporation. A township may create	56
a district within the unincorporated territory of the township.	57
A county may create a district within the unincorporated area of	58
the county. A municipal corporation, township, or county may	59
extend the boundaries of the district outside such territory,	60
but only if the township or county, in the case of boundaries	61
extended to unincorporated territory, or the municipal	62
corporation, in the case of boundaries extended to the territory	63
of the municipal corporation, consents, by ordinance or	64
resolution, to the creation of that district. The boundaries of	65
a proposed tourism promotion district shall not overlap with the	66
boundaries of another tourism promotion district, and a	67
district's territory shall be contiguous.	68
(C) A tourism promotion district shall be established for	69
a specific term of years. The term of a newly established	70
district shall be not less than three and not more than five	71
years, unless the district plan proposes that revenue bonds are	72
to be issued under section 1787.08 of the Revised Code, in which	73
case the term shall run until the revenue bonds' maximum	74
maturity. The term of a renewed district shall be not more than	75

ten years, unless the plan proposes that revenue bonds are to be	76
issued under section 1787.08 of the Revised Code, in which case	77
the term shall run until the revenue bonds' maximum maturity.	78
Sec. 1787.03. (A) A legislative authority may, by	79
ordinance or resolution, and subject to the notice, hearing, and	80
protest provisions contained in section 1787.05 of the Revised	81
Code, initiate proceedings to establish or renew a tourism	82
promotion district. Such ordinance or resolution may only be	83
adopted following the valid request of one or more lodging	84
business owners that would be located within the proposed	85
district.	86
A valid request to establish or renew a district shall	87
include a district plan that complies with division (B) of this	88
section and a plan summary that complies with division (C) of	89
this section. An ordinance or resolution to initiate proceedings	90
to establish or renew a district shall comply with division (D)	91
of this section.	92
(B) A district plan shall include all of the following:	93
(1) A map that identifies the proposed tourism promotion	94
district's boundaries in sufficient detail to allow a person to	95
reasonably determine whether a lodging business is located	96
<pre>within those boundaries;</pre>	97
(2) The name of the district and the day it will begin	98
<pre>operating;</pre>	99
(3) Whether revenue bonds will be issued under section	100
1787.08 of the Revised Code for the benefit of the district;	101
(4) The term of years the district will be in operation;	102
(5) The name of the district management association;	103

(6) The supplemental services and improvements proposed	104
for each year of operation of the district and the estimated	105
cost thereof. If the supplemental services and improvements	106
proposed for each year of operation are the same, a description	107
of the first year's proposed supplemental services and	108
improvements and a statement that the same supplemental services	109
and improvements are proposed for subsequent years satisfies	110
this requirement.	111
(7) The estimated amount proposed to be expended for	112
supplemental services and improvements during each year of the	113
district's operation. This amount may be estimated based on the	114
benefit assessment amount or rate. An estimate of the amount	115
proposed to be expended in the initial year of the district's	116
operation and a statement that a similar amount applies to	117
subsequent years satisfies this requirement.	118
(8) The proposed source or sources of financing, including	119
the proposed method and basis of levying the benefit assessment	120
in sufficient detail to allow a person to estimate the rate or	121
amount of the benefit assessment to be levied against a lodging	122
business. The plan may propose increases in the benefit	123
assessment for any year of the district's operation.	124
(9) The estimated annual collections from the proposed	125
<pre>benefit assessment;</pre>	126
(10) If the district is to provide supplemental	127
improvements, whether revenue bonds will be issued under section	128
1787.08 of the Revised Code to finance those improvements and,	129
if so, the revenue bonds' maximum maturity;	130
(11) The time and manner of collecting the benefit	131
assessment and any interest or penalties for nonpayment;	132

(12) The specific number of years during which a benefit	133
assessment will be levied, which shall equal the term of the	134
<pre>district;</pre>	135
(13) Any proposed rules that will apply to the district;	136
(13) Any proposed rules that will apply to the district,	150
(14) A description of the types or classes of lodging	137
businesses to be included in the district and subject to the	138
district benefit assessment;	139
(15) A list of the existing lodging businesses in the	140
proposed district that are of the types of classes described	141
under division (B) (14) of this section;	142
(16) An estimate of the benefit assessment that will be	143
remitted on the basis of each lodging business subject to the	144
assessment over the term of the district's operation;	145
(17) If the proposed district will be a renewed district,	146
this disposition of any remaining revenues derived from benefit	147
assessments levied for the benefit of the expiring district,	148
which shall be consistent with division (E) of this section.	149
(C) A plan summary shall include all of the following:	150
(1) A map showing the boundaries of the tourism promotion	151
district;	152
(2) A description of the types or classes of lodging	153
businesses to be included in the district and subject to the	154
district benefit assessment;	155
(3) The benefit assessment rate or amount for each type or	156
class of lodging business that will be subject to the benefit	157
assessment;	158
(4) A description of the proposed supplemental services	159
(-, docorrection or one proposed suppremental services	

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and improvements;	160
(5) The location where the public may review the district	161
<pre>plan;</pre>	162
(6) A statement that the district plan will be provided	163
upon request.	164
(D) An ordinance or resolution adopted pursuant to	165
division (A) of this section shall state or include all of the	166
<pre>following:</pre>	167
(1) That the legislative authority intends to establish or	168
<pre>renew a tourism promotion district;</pre>	169
(2) A description of the exterior boundaries of the	170
district, which may be made by reference to the map that is	171
required to be included with the plan or plan summary;	172
(3) A description of the types or classes of lodging	173
businesses to be included in the district and subject to the	174
<pre>benefit assessment;</pre>	175
(4) The estimated annual collections of the benefit	176
<pre>assessment;</pre>	177
(5) The benefit assessment rate or amount for each type or	178
class of lodging business that will be subject to the benefit	179
assessment;	180
(6) An estimate of the benefit assessment revenue that	181
will be remitted;	182
(7) A description of the proposed supplemental services	183
and improvements;	184
(8) The location at which the public may review the	185
tourism district plan;	186

(9) That the tourism district plan will be furnished upon	187
request;	188
(10) The time and place for a public hearing on the	189
establishment or renewal of the district and the levy of the	190
benefit assessment, which shall be consistent with the	191
requirements of section 1787.05 of the Revised Code.	192
The descriptions required under divisions (D)(2) and (7)	193
of this section do not need to be detailed and need only enable	194
a person to generally identify the location and extent of the	195
territory of the proposed district and the nature and extent of	196
the proposed supplemental services and improvements.	197
If the boundaries of the proposed district overlap with	198
another county, township, or municipal corporation for which	199
consent is required under section 1787.02 of the Revised Code,	200
the ordinance or resolution shall be accompanied by the	201
ordinance or resolution of consent adopted by that other county,	202
township, or municipal corporation.	203
(E) The boundaries, benefit assessments, or supplemental	204
services and improvements of a renewed tourism promotion	205
district may be different than those of the former tourism	206
promotion district.	207
Upon renewal, any remaining revenues derived from benefit	208
assessments, or any revenues derived from the sale of assets	209
acquired with the revenues, shall be transferred to the renewed	210
tourism promotion district. If the renewed district does not	211
include lodging businesses previously included in the prior	212
district, the remaining revenues attributable to these lodging	213
businesses shall either be spent consistent with the district	214
plan or be refunded to the owners of these lodging businesses.	215

Sec. 1787.04. Upon the written request of an existing	216
tourism promotion district's district management association,	217
the authorizing legislative authority may, by ordinance or	218
resolution, state its intent to modify the district's district	219
plan.	220
An ordinance or resolution adopted pursuant to this	221
section shall state the modifications to be considered and the	222
date and location of a public hearing to consider the	223
modifications. The hearing date shall be not more than ninety	224
days after the adoption of the ordinance or resolution pursuant	225
to this section.	226
Sec. 1787.05. (A) If an authorizing legislative authority,	227
pursuant to section 1787.03 of the Revised Code, adopts an	228
ordinance or resolution stating its intent to establish a new	229
tourism promotion district or renew an existing district or,	230
pursuant to section 1787.04 of the Revised Code, adopts an	231
ordinance or resolution stating its intent to modify an existing	232
district plan, the legislative authority shall hold a public	233
hearing on the applicable question on or before the date the	234
legislative authority adopts an ordinance or resolution	235
authorizing that question pursuant to section 1787.06 of the	236
Revised Code.	237
At least thirty days before the hearing date, the clerk of	238
the legislative authority shall send notice of the hearing, by	239
ordinary mail, to the owner of each lodging business identified	240
under division (D)(6) of section 1787.03 of the Revised Code or,	241
in the case of a hearing on modification requested under section	242
1787.04 of the Revised Code, the owner of each lodging business	243
subject to the benefit assessment under the plan in effect at	244
the time the notice is sent. The notice shall include either a	245

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copy of the written protest form described in division (B) of	246
this section or the address of a web site at which that form may	247
<pre>be obtained.</pre>	248
(B) Any lodging business owner that is entitled to notice	249
pursuant to division (A) of this section, or the owner's agent,	250
may file a written protest against the proposed question, on or	251
before the hearing date, on a form prescribed by the legislative	252
authority, with the legislative authority. The legislative	253
authority may waive any irregularity in the form or content of	254
any written protest. A written protest may be withdrawn in	255
writing at any time before the conclusion of the hearing.	256
Each written protest shall contain a description of the	257
owner's lodging business and, if the person filing the protest	258
is not the lodging business owner, the protest shall be	259
accompanied by written evidence that the person submitting the	260
protest is the owner's agent.	261
If written protests that comply with division (B) of this	262
section, or for which the legislative authority waives	263
irregularity, are received and, excluding withdrawn protests,	264
represent forty per cent or more of the proposed benefit	265
assessment, the legislative authority shall not adopt an	266
ordinance or resolution to create or renew the tourism promotion	267
district, or modify the tourism promotion district plan,	268
pursuant to section 1787.06 of the Revised Code. The percentage	269
of benefit assessment represented by the protesting owners shall	270
be determined by dividing the benefit assessment estimated to be	271
remitted on the basis of the protesting owners' lodging	272
businesses over the term of the district divided by the benefit	273
assessment estimated to be remitted on the basis of all lodging	274
businesses over the term of the district.	275

Sec. 1787.06. (A) After the hearing described in section	276
1787.05 of the Revised Code, the authorizing legislative	277
authority may, by ordinance or resolution, establish or renew a	278
tourism promotion district or modify a district plan, in	279
accordance with division (C) of this section and provided the	280
legislative authority is not prohibited from doing so by	281
division (B) of that section.	282
(B) An ordinance or resolution establishing or renewing a	283
tourism promotion district may not reflect a benefit assessment	284
rate or amount that is higher, district boundaries that increase	285
the district's area, or types or classes of lodging businesses	286
subject to benefit assessment that are broader, than those	287
stated in the ordinance or resolution adopted under section	288
1787.03 of the Revised Code.	289
If the benefit assessment rate or amount is lower, the	290
reduction shall be made in either a uniform manner or specific	291
to each lodging business.	292
(C) An ordinance or resolution establishing or renewing a	293
tourism promotion district, or modifying a tourism promotion	294
district plan, shall include all of the following:	295
(1) The name of the district and the day it will begin	296
operating;	297
(2) Whether revenue bonds will be issued under section	298
1787.08 of the Revised Code for the benefit of the district;	299
(3) The term of years the district shall be in operation;	300
(4) A statement that the approved district plan is	301
incorporated into the ordinance or resolution by reference;	302
(5) A description of the proposed supplemental services	303

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and improvements, the amount or rate of the proposed benefit	304
assessment, a description of the types or classes of lodging	305
businesses that will be subject to the assessment, and a	306
description of the boundaries of the tourism promotion district,	307
which may be made by reference to any plan or map that is on	308
file with the legislative authority.	309
The descriptions in division (C)(5) of this section do not	310
need to be detailed and need only enable a person to generally	311
identify the nature and extent of the proposed supplemental	312
services and improvements and the location and extent of the	313
territory of the proposed tourism promotion district.	314
(6) The number, date of adoption, and title of the	315
ordinance or resolution adopted under section 1787.03 or section	316
1787.04 of the Revised Code;	317
(7) The time and place where the public hearing required	318
under section 1787.05 of the Revised Code was held;	319
(8) A determination regarding any protests received in	320
accordance with division (B) of section 1787.05 of the Revised	321
Code, or for which the legislative authority waived	322
<pre>irregularity;</pre>	323
(9) The following statement: "The lodging businesses in	324
the tourism promotion district shall be subject to any	325
amendments to Chapter 1787. of the Revised Code";	326
(10) A statement that the supplemental services and	327
improvements to be provided to lodging businesses in the tourism	328
promotion district will be funded by the proceeds of the benefit	329
<pre>assessment;</pre>	330
(11) A finding that the lodging businesses within the	331
tourism promotion district will benefit from the supplemental	332

services and improvements funded by the benefit assessment;	333
(12) The amount of services and improvements funded by the	334
county, township, or municipal corporation in the area	335
encompassed by the district for the fiscal year preceding the	336
fiscal year in which the ordinance or resolution is adopted;	337
(13) A statement that, for any fiscal year in which the	338
district is in operation, the legislative authority shall not	339
reduce funding for services and improvements for the area	340
encompassed by the district below the amount described in	341
division (C)(12) of this section.	342
Sec. 1787.07. After adopting the authorizing resolution,	343
the authorizing legislative authority shall levy the benefit	344
assessment at the amount or rate authorized in that resolution	345
on lodging businesses of the type or class that are subject to	346
the benefit assessment for the term of the tourism promotion	347
district, as described in the district plan and beginning on the	348
date the district begins operating.	349
Benefit assessments may be levied based on a per cent of	350
gross lodging business revenue, a fixed dollar amount per	351
transaction, or any other reasonable method based upon benefit.	352
A benefit assessment may vary by types or classes of lodging	353
businesses as described in the tourism promotion district plan.	354
The rate or amount of a benefit assessment shall be levied on a	355
basis that provides a rational relationship between the amount	356
of the assessment against each lodging business subject to the	357
assessment and the benefit rendered to that business.	358
Any lodging business of the types or classes that are	359
subject to the benefit assessment located within the boundaries	360
of the tourism promotion district that begins operations during	361

the district's term shall be subject to the benefit assessment.	362
The collection of the benefit assessments levied pursuant	363
to this chapter shall be made at the time and in the manner	364
described in the district plan. All proceeds shall be remitted	365
by the lodging business owner to the county, township, or	366
municipal corporation and deposited in a special fund created in	367
the county, township, or municipal treasury. Money in that fund	368
shall be paid to a district management association, at the	369
request of that association, and used solely for the	370
supplemental services and improvements authorized in the	371
district plan, including to support the issuance of revenue	372
bonds under section 1787.08 of the Revised Code.	373
All delinquent payments for benefit assessments levied	374
pursuant to this chapter may be charged interest and penalties.	375
A percentage of the benefit assessments, not to exceed two per	376
cent, may be retained by the county, township, or municipal	377
corporation to offset the cost of collection as described in the	378
district plan.	379
All other revenue from the benefit assessment shall be	380
used solely for the purposes specified in the district plan.	381
Any delinquent payments for benefit assessments, along	382
with any interest or penalties, shall constitute a debt owed to	383
the authorizing legislative authority and may be collected by	384
the authorizing legislative authority as a debt under law.	385
Any delinquent payments for benefit assessments, interest,	386
or penalties recovered under this section shall be expended in	387
the same manner as provided in the district plan for proceeds of	388
the benefit assessment.	389
Sec. 1787.08. (A) Pursuant to Ohio Constitution, Article	390

VIII, Section 13, the authorizing legislative authority for a	391
tourism promotion district, the district management association	392
of a tourism promotion district, or a port authority created	393
under Chapter 4582. of the Revised Code that encompasses the	394
entire territory of a tourism promotion district may issue	395
revenue bonds to fund improvements benefiting the district.	396
(B) Benefit assessments levied in two or more tourism	397
promotion districts may be pledged to secure a single revenue	398
bond issue to fund improvements benefiting those districts.	399
(C) Revenue bonds issued pursuant to this section shall be	400
backed exclusively by the benefit assessments supporting the	401
tourism promotion district or districts they are issued to fund.	402
The revenue bonds shall not be regarded as indebtedness of any	403
municipal corporation, township, or county for the purpose of	404
any limitation imposed by any law.	405
Sec. 1787.09. The validity of a benefit assessment levied	406
under this chapter shall not be contested in any action or	407
proceeding unless the action or proceeding is commenced not more	408
than thirty days after the date the authorizing resolution is	409
adopted. To challenge the validity of a benefit assessment, a	410
lodging business owner that is or will be subject to the benefit	411
assessment, or the agent thereof, must file a claim in writing	412
with the court of common pleas in the county where the tourism	413
promotion district is established and the clerk of the	414
legislative authority. The claim shall include a specific	415
showing that the tourism promotion district will not provide a	416
benefit to the claimant's lodging business. Any appeal from a	417
final judgment in an action or proceeding shall be perfected	418
within thirty days after the entry of judgment.	419
Sec. 1787.10. The municipal corporation, township, or	420

county that forms a tourism promotion district shall contract	421
with a new or existing nonprofit corporation that is compliant	422
with division (A) or (B) of this section, as applicable, to act	423
as the district management association and administer or	424
implement the supplemental services and improvements described	425
in the district plan.	426
(A) In the case of a newly formed nonprofit corporation	427
designated as the district management association, the	428
certificate of incorporation or bylaws shall provide that at	429
least two-thirds of the total number of board members must be	430
lodging business owners whose lodging businesses are subject to	431
the tourism promotion district's benefit assessment, or the	432
agents of such owners.	433
(B) Where an existing nonprofit corporation is designated	434
as the district management association, the nonprofit	435
corporation's board of directors shall create a committee of	436
which at least two-thirds of the total number of board members	437
must be lodging business owners whose lodging businesses are	438
subject to the tourism promotion district's benefit assessment,	439
or the agents of such owners. The committee shall be charged	440
with managing benefit assessment funds and fulfilling the	441
obligations of the tourism promotion district plan.	442
(C) A district management association shall have full	443
discretion to select the specific supplemental services and	444
improvements within the authorized parameters of the tourism	445
promotion district plan that will be funded with tourism	446
promotion district benefit assessment revenue.	447
Sec. 1787.11. (A) The district management association	448
shall prepare a report for each fiscal year of the association	449
during which benefit assessments are levied and collected,	450

except the first such year.	451
The district management association shall submit the	452
report to the auditor of state and the authorizing legislative	453
authority not more than ninety days after the conclusion of each	454
fiscal year that the report is required. The auditor of state	455
may require an annual financial audit of the district management	456
association.	457
(B) The report shall refer to the tourism promotion	458
district by name, specify the dates of the fiscal year to which	459
the report applies, and, with respect to that year, include all	460
of the following information:	461
(1) A review of the supplemental services and improvements	462
<pre>provided in the preceding fiscal year;</pre>	463
(2) The supplemental services and improvements to be	464
<pre>provided for the current fiscal year;</pre>	465
(3) The association's budget for the current fiscal year,	466
including an estimate of the cost of providing the supplemental	467
services and improvements for that year;	468
(4) The method and basis of levying the benefit	469
assessments in sufficient detail to allow each lodging business	470
owner to estimate the amount of the benefit assessment to be	471
<pre>levied against the owner's lodging business for that year;</pre>	472
(5) The estimated amount of any surplus revenues to be	473
carried over from the preceding fiscal year.	474
(C) The authorizing legislative authority may approve the	475
annual report as filed by the district management association or	476
may recommend modifications to the report within forty-five days	477
after receiving the report. The report shall be considered final	478

and approved within ninety days following its submission by the	479
district management association to the authorizing legislative	480
authority.	481
Sec. 1787.12. (A) Subject to division (B) of this section,	482
all of the following apply:	483
(1) Tourism promotion districts created under this chapter	484
and district management associations are not political	485
subdivisions, except for the purpose of section 4905.34 of the	486
<pre>Revised Code;</pre>	487
(2) Tourism promotion districts created under this chapter	488
and district management associations shall be considered public	489
agencies under section 102.01 and public authorities under	490
<pre>section 4115.03 of the Revised Code;</pre>	491
(3) Tourism promotion districts created under this chapter	492
and district management associations are not subject to sections	493
121.81 to 121.83 of the Revised Code;	494
(4) Tourism promotion districts created under this chapter	495
and district management associations are subject to sections	496
121.22 and 121.23 of the Revised Code;	497
(5) All records of a tourism promotion district created	498
under this chapter and district management associations are	499
public records under section 149.43 of the Revised Code.	500
(B) An existing nonprofit corporation that enters a	501
contract to act as a district management association pursuant to	502
section 1787.10 of the Revised Code is only subject to division	503
(A) of this section when acting as a district management	504
association. Records of such a corporation are not public	505
records under section 149.43 or 149.431 of the Revised Code	506
solely by reason of the corporation's contract to act as a	507

district management association, but all records of the	508
committee described in division (B) of section 1787.10 of the	509
Revised Code are public records under section 149.43 of the	510
Revised Code.	511
(C) Subject to division (D) of this section, both of the	512
following apply:	513
(1) Membership on the board of directors of a district	514
management association shall not be considered as holding a	515
public office. However, each member of the board of directors of	516
a district management association described in division (A) of	517
section 1787.10 of the Revised Code and each member of a	518
committee described in division (B) of section 1787.10 of the	519
Revised Code, each member's designee or proxy, and each officer	520
or employee of a district management association is a public	521
official or employee under section 102.01 and a public official	522
under section 2921.42 of the Revised Code. District management	523
association officers, members of a board of directors of a	524
district management association described in division (A) of	525
section 1787.10 of the Revised Code, and members of a committee	526
described in division (B) of section 1787.10 of the Revised	527
Code, and their designees or proxies, are not required to file a	528
statement with the Ohio ethics commission under section 102.02	529
of the Revised Code.	530
(2) Members of the board of directors of a district	531
management association described in division (A) of section	532
1787.10 of the Revised Code and members of a committee described	533
in division (B) of section 1787.10 of the Revised Code and their	534
designees are entitled to the same immunity as an employee under	535
division (A)(6) of section 2744.03 of the Revised Code, except	536
that directors and their designees are not entitled to the	537

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indemnification provided in section 2744.07 of the Revised Code	538
unless the director or designee is an employee or official of	539
the township, county, or municipal corporation whose legislative	540
authority formed the district and is acting within the scope of	541
the director's or designee's employment or official	542
responsibilities.	543
(D) Employees of an existing nonprofit corporation	544
designated as a district management association, and members of	545
a committee described in division (B) of section 1787.10 of the	546
Revised Code, are public officials or employees under section	547
102.01 and public officials under section 2921.42 of the Revised	548
Code by virtue of their positions with the association only when	549
they act with respect to a purpose for which the district is	550
created and not when they act with respect to any other purpose	551
for which the corporation is organized.	552
Sec. 1787.13. (A) An authorizing legislative authority	553
may, by ordinance or resolution adopted on its own initiative,	554
dissolve a tourism promotion district established or renewed	555
pursuant to this chapter if no revenue bonds issued under	556
section 1787.08 of the Revised Code for the benefit of that	557
district remain outstanding and either of the following are	558
<pre>true:</pre>	559
(1) The legislative authority finds there has been	560
misappropriation of funds from, or other malfeasance relating	561
to, the district;	562
(2) The legislative authority finds there has been a	563
violation of law in connection with the management of the	564
<u>district.</u>	565
(B) During each of the district management association's	566

fiscal years a tourism promotion district operates, excluding	567
the first two years, a majority of lodging business owners	568
subject to the benefit assessment may request, in writing, that	569
the authorizing legislative authority dissolve the tourism	570
promotion district pursuant to and subject to the requirements	571
of division (A) of this section. A request for dissolution from	572
lodging business owners shall be submitted during a thirty-day	573
period beginning on the first day of the district management	574
association's fiscal year.	575
Upon receipt of a written request submitted pursuant to	576
division (B) of this section, the authorizing legislative	577
authority shall adopt an ordinance or resolution stating that it	578
has received a valid request to dissolve the tourism promotion	579
district and it intends to consider the dissolution at a public	580
hearing. The ordinance or resolution shall state the reason for	581
the potential dissolution, the time and place of the public	582
hearing, and a proposal to dispose of any assets acquired with	583
the revenues of the benefit assessments levied within the	584
tourism promotion district.	585
The notice of the hearing on dissolution required by this	586
division shall be sent by the clerk of the legislative authority	587
to each lodging business owner subject to benefit assessments in	588
the tourism promotion district by ordinary mail. The legislative	589
authority shall conduct the public hearing not less than thirty	590
days after mailing the notice to the lodging business owners but	591
not more than sixty days after the adoption of the ordinance or	592
resolution stating that it intends to consider dissolution.	593
After the public hearing, the authorizing legislative authority	594
may adopt an ordinance or resolution dissolving the district.	595
(C) Upon the dissolution or expiration, without renewal,	596

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of a tourism promotion district, any remaining revenues, after	597
all outstanding debts are paid, derived from the levy of benefit	598
assessments or derived from the sale of assets acquired with the	599
revenues, shall be spent in accordance with the tourism	600
promotion district plan or shall be refunded to the owners of	601
the lodging businesses in proportion to the district's benefit	602
assessment remitted by each owner in the fiscal year in which	603
the district dissolves or expires.	604