As Reported by the House Community Revitalization Committee

136th General Assembly Regular Session 2025-2026

Sub. S. B. No. 147

Senator Reineke

Cosponsors: Senators Antonio, Blackshear, Cirino, Craig, DeMora, Hicks-Hudson, Huffman, Ingram, Johnson, Lang, Manning, O'Brien, Patton, Schaffer, Timken, Weinstein, Wilson

Representative Click

To amend sections 343.01, 343.011, 343.012,	1
343.022, 343.08, 3714.07, 3714.073, 3734.521,	2
3734.53, 3734.56, 3734.57, 3734.574, and	3
3745.015 and to enact section 3734.522 of the	4
Revised Code to make changes to the laws	5
governing the transfer and disposal of solid	6
waste and construction and demolition debris and	7
to provide for new procedures governing a	8
county's withdrawal from a joint solid waste	9
management district.	10

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

Section 1. That sections 343.01, 343.011, 343.012,	11
343.022, 343.08, 3714.07, 3714.073, 3734.521, 3734.53, 3734.56,	12
3734.57, 3734.574, and 3745.015 be amended and section 3734.522	13
of the Revised Code be enacted to read as follows:	14
Sec. 343.01. (A) In order to comply with division (B) of	15
section 3734.52 of the Revised Code, the board of county	16
commissioners of each county shall do one of the following:	17

(1) Establish, by resolution, and maintain a county solid
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waste management district under this chapter that consists of
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all the incorporated and unincorporated territory within the
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county except as otherwise provided in division (A) of this
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section;

(2) With the boards of county commissioners of one or more other counties establish, by agreement, and maintain a joint solid waste management district under this chapter that consists of all the incorporated and unincorporated territory within the counties forming the joint district except as otherwise provided in division (A) of this section.

If a municipal corporation is located in more than one solid waste management district, the entire municipal corporation shall be considered to be included in and shall be under the jurisdiction of the district in which a majority of the population of the municipal corporation resides.

A county and joint district established to comply with 34 division (B) of section 3734.52 of the Revised Code shall have a 35 population of not less than one hundred twenty thousand unless, 36 in the instance of a county district, the board of county 37 commissioners has obtained an exemption from that requirement 38 under division (C)(1) or (2) of that section. Each joint 39 district established to comply with an order issued under 40 division (D) of that section shall have a population of at least 41 one hundred twenty thousand. 42

(B) The boards of county commissioners of the counties
establishing a joint district constitute, collectively, the
board of directors of the joint district, except that if a
county with a form of legislative authority other than a board
of county commissioners participates, it shall be represented on

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the board of directors by three persons appointed by the 48 legislative authority. 49

The agreement to establish and maintain a joint district 50 shall be ratified by resolution of the board of county 51 commissioners of each participating county. Upon ratification, 52 the board of directors shall take control of and manage the 53 joint district subject to this chapter, except that, in the case 54 of a joint district formed pursuant to division $\frac{(C)}{(B)}$, $\frac{(D)}{(C)}$, 55 or (E) (D) of section 343.012 of the Revised Code, the board of 56 directors shall take control of and manage the district when the 57 formation of the district becomes final under the applicable 58 division. A majority of the board of directors constitutes a 59 quorum, and a majority vote is required for the board to act. 60

A county participating in a joint district may contribute 61 lands or rights or interests therein, money, other personal 62 property or rights or interests therein, or services to the 63 district. The agreement shall specify any contributions of 64 participating counties and the rights of the participating 65 counties in lands or personal property, or rights or interests 66 therein, contributed to or otherwise acquired by the joint 67 district. The agreement may be amended or added to by a majority 68 vote of the board of directors, but no amendment or addition 69 shall divest a participating county of any right or interest in 70 lands or personal property without its consent. 71

The board of directors may appoint and fix the 72 compensation of employees of, accept gifts, devises, and 73 bequests for, and take other actions necessary to control and 74 manage the joint district. Employees of the district shall be 75 considered county employees for the purposes of Chapter 124. of 76 the Revised Code and other provisions of state law applicable to 77

employees. Instead of or in addition to appointing employees of78the district, the board of directors may agree to use employees79of one or more of the participating counties in the service of80the joint district and to share in their compensation in any81manner that may be agreed upon.82

The board of directors shall do one of the following:

(1) Designate the county auditor, including any other 84 official acting in a capacity similar to a county auditor under 85 a county charter, of a county participating in the joint 86 district as the fiscal officer of the district, and the county 87 treasurer, or other official acting in a capacity similar to a 88 county treasurer under a county charter, of that county as the 89 treasurer of the district. The designated county officials shall 90 perform any applicable duties for the district as each typically 91 performs for the county of which the individual is an official, 92 except as otherwise may be provided in any bylaws or resolutions 93 adopted by the board of directors. The board of directors may 94 pay to that county any amount agreed upon by the board of 95 directors and the board of county commissioners of that county 96 to reimburse that county for the cost properly allocable to the 97 service of its officials as fiscal officer and treasurer of the 98 joint district. 99

(2) Appoint one individual who is neither a county auditor 100 nor a county treasurer, and who may be an employee of the 101 district, to serve as both the treasurer of the district and its 102 fiscal officer. That individual shall act as custodian of the 103 funds of the board and the district and shall maintain all 104 accounts of the district. Any reference in this chapter or 105 Chapter 3734. of the Revised Code to a county auditor or county 106 treasurer serving as fiscal officer of a district or custodian 107

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of any funds of a board or district is deemed to refer to an 108 individual appointed under division (B)(2) of this section. 109

The fiscal officer of a district shall establish a general110fund and any other necessary funds for the district.111

(C) A board of county commissioners of a county district 112 or board of directors of a joint district may acquire, by 113 purchase or lease, construct, improve, enlarge, replace, 114 maintain, and operate such solid waste collection systems within 115 their respective districts and such solid waste facilities 116 within or outside their respective districts as are necessary 117 for the protection of the public health. A board of county 118 commissioners may acquire within its county real property or any 119 estate, interest, or right therein, by appropriation or any 120 other method, for use by a county or joint district in 121 connection with such facilities. Appropriation proceedings shall 122 be conducted in accordance with sections 163.01 to 163.22 of the 123 Revised Code. 124

(D) The sanitary engineer or sanitary engineering 125 department of a county maintaining a district and any sanitary 126 engineer or sanitary engineering department of a county in a 127 joint district, as determined by the board of directors, in 128 addition to other duties assigned to that engineer or 129 department, shall assist the board of county commissioners or 130 directors in the performance of their duties under this chapter 131 and sections 3734.52 to 3734.575 of the Revised Code and shall 132 be charged with any other duties and services in relation 133 thereto that the board prescribes. A board may employ registered 134 professional engineers to assist the sanitary engineer in those 135 duties and also may employ financial advisers and any other 136 professional services it considers necessary to assist it in the 137

construction, financing, and maintenance of solid waste 138 collection or other solid waste facilities. Such contracts of 139 employment shall not require the certificate provided in section 140 5705.41 of the Revised Code. Payment for such services may be 141 made from the general fund or any other fund legally available 142 for that use at times that are agreed upon or as determined by 143 the board of county commissioners or directors, and the funds 144 may be reimbursed from the proceeds of bonds or notes issued to 145 pay the cost of any improvement to which the services related. 146

(E) (1) The prosecuting attorney of the county shall serve 147 as the legal advisor of a county district and shall provide such 148 services to the board of county commissioners of the district as 149 are required or authorized to be provided to other county boards 150 under Chapter 309. of the Revised Code, except that, if the 151 board considers it to be necessary or appropriate, the board, on 152 its own initiative, may employ an attorney or other legal 153 counsel on an annual basis to serve as the legal advisor of the 154 district in place of the prosecuting attorney. When the 155 prosecuting attorney is serving as the district's legal advisor 156 and the board considers it to be necessary or appropriate, the 157 board, on its own initiative, may employ an attorney or other 158 legal counsel to represent or advise the board regarding a 159 particular matter in place of the prosecuting attorney. The 160 employment of an attorney or other legal counsel on an annual 161 basis or in a particular matter is not subject to or governed by 162 sections 305.14 and 309.09 of the Revised Code. 163

Notwithstanding the employment of an attorney or other164legal counsel on an annual basis to serve as the district's165legal advisor, the board may require written opinions or166instructions from the prosecuting attorney under section 309.09167of the Revised Code in matters connected with its official168

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duties as though the prosecuting attorney were serving as the	169
legal advisor of the district.	170
(2) The board of directors of a joint district may	171
designate the prosecuting attorney of one of the counties	172
forming the district to serve as the legal advisor of the	173
district. When so designated, the prosecuting attorney shall	174
provide such services to the joint district as are required o	r 175
authorized to be provided to county boards under Chapter 309.	of 176
the Revised Code. The board of directors may pay to that coun	ty 177
any amount agreed upon by the board of directors and the boar	d 178
of county commissioners of that county to reimburse that coun	ty 179
for the cost properly allocable to the services of its	180
prosecuting attorney as the legal advisor of the joint distri	ct. 181
When that prosecuting attorney is so serving and the board	182
considers it to be necessary or appropriate, the board, on it	s 183
own initiative, may employ an attorney or other legal counsel	to 184
represent or advise the board regarding a particular matter i	n 185
place of the prosecuting attorney.	186
Instead of designating the prosecuting attorney of one of	of 187
the counties forming the district to be the legal advisor of	the 188
district, the board of directors may employ on an annual basi	s 189
an attorney or other legal counsel to serve as the district's	190
legal advisor. Notwithstanding the employment of an attorney	or 191
other legal counsel as the district's legal advisor, the boar	d 192
of directors may require written opinions or instructions from	m 193
the prosecuting attorney of any of the counties forming the	194
district in matters connected with the board's official dutie	s, 195
and the prosecuting attorney shall provide the written opinio	n 196

and the prosecuting attorney shall provide the written opinion196or instructions as though the prosecuting attorney had been197designated to serve as the district's legal advisor under198division (E)(2) of this section.199

(F) A board of county commissioners may issue bonds or 200 bond anticipation notes of the county to pay the cost of 201 preparing general and detailed plans and other data required for 202 the construction of solid waste facilities in connection with a 203 county or joint district. A board of directors of a joint solid 204 waste management district may issue bonds or bond anticipation 205 206 notes of the joint solid waste management district to pay the cost of preparing general and detailed plans and other data 207 required for the construction of solid waste facilities in 208 connection with a joint district. The bonds and notes shall be 209 issued in accordance with Chapter 133. of the Revised Code, 210 except that the maximum maturity of bonds issued for that 211 purpose shall not exceed ten years. Bond anticipation notes may 212 be paid from the proceeds of bonds issued either to pay the cost 213 of the solid waste facilities or to pay the cost of the plans 214 and other data. 215

(G) To the extent authorized by the solid waste management plan of the district approved under section 3734.521 or 3734.55 of the Revised Code or subsequent amended plans of the district approved under section 3734.521 or 3734.56 of the Revised Code, the board of county commissioners of a county district or board of directors of a joint district may adopt, publish, and enforce rules doing any of the following:

(1) Prohibiting or limiting the receipt of solid wastes 223 generated outside the district or outside a service area 224 prescribed in the solid waste management plan or amended plan, 225 at facilities located within the solid waste management 226 district, consistent with the projections contained in the plan 227 or amended plan under divisions (A)(6) and (7) of section 228 3734.53 of the Revised Code. However, rules adopted by a board 229 under division (G)(1) of this section may be adopted and 230

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enforced with respect to solid waste disposal facilities in the 231 solid waste management district that are not owned by a county 232 or the solid waste management district only if the board submits 233 an application to the director of environmental protection that 234 demonstrates that there is insufficient capacity to dispose of 235 all solid wastes that are generated within the district at the 236 solid waste disposal facilities located within the district and 237 the director approves the application. The demonstration in the 238 application shall be based on projections contained in the plan 239 or amended plan of the district. The director shall establish 240 the form of the application. The approval or disapproval of such 241 an application by the director is an action that is appealable 242 under section 3745.04 of the Revised Code. 243

In addition, the director of environmental protection may issue an order modifying a rule adopted under division (G)(1) of this section to allow the disposal in the district of solid wastes from another county or joint solid waste management district if all of the following apply:

(a) The district in which the wastes were generated does
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not have sufficient capacity to dispose of solid wastes
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generated within it for six months following the date of the
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director's order.

(b) No new solid waste facilities will begin operation during those six months in the district in which the wastes were generated and, despite good faith efforts to do so, it is impossible to site new solid waste facilities within the district because of its high population density.

(c) The district in which the wastes were generated has
made good faith efforts to negotiate with other districts to
incorporate its disposal needs within those districts' solid
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waste management plans, including efforts to develop joint 261
facilities authorized under section 343.02 of the Revised Code, 262
and the efforts have been unsuccessful. 263

(d) The district in which the wastes were generated has
located a facility willing to accept the district's solid wastes
for disposal within the receiving district.

(e) The district in which the wastes were generated has
demonstrated to the director that the conditions specified in
divisions (G) (1) (a) to (d) of this section have been met.

(f) The director finds that the issuance of the order will 270 be consistent with the state solid waste management plan and 271 that receipt of the out-of-district wastes will not limit the 272 capacity of the receiving district to dispose of its in-district 273 wastes to less than eight years. 274

Any order issued under division (G) (1) of this section275shall not become final until thirty days after it has been276served upon the county or joint solid waste management district277that will receive the out-of-district wastes either by certified278mail or, if the director has record of an internet identifier of279record associated with the district, by ordinary mail and by280that internet identifier of record.281

(2) Governing the maintenance, protection, and use of 282 solid waste collection or other solid waste facilities located 283 within its district. The rules adopted under division (G)(2) of 284 this section shall not establish design standards for solid 285 waste facilities and shall be consistent with the solid waste 286 provisions of Chapter 3734. of the Revised Code and the rules 287 adopted under those provisions. The rules adopted under division 288 289 (G)(2) of this section may prohibit any person, municipal

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corporation, township, or other political subdivision from 290 constructing, enlarging, or modifying any solid waste facility 291 until general plans and specifications for the proposed 292 improvement have been submitted to and approved by the board of 293 county commissioners or board of directors as complying with the 294 solid waste management plan or amended plan of the district. The 295 construction of such a facility shall be done under the 296 supervision of the county sanitary engineer or, in the case of a 297 joint district, a county sanitary engineer designated by the 298 299 board of directors, and any person, municipal corporation, township, or other political subdivision proposing or 300 constructing such improvements shall pay to the county or joint 301 district all expenses incurred by the board in connection 302 therewith. The sanitary engineer may enter upon any public or 303 private property for the purpose of making surveys or 304 examinations necessary for designing solid waste facilities or 305 for supervising the construction, enlargement, modification, or 306 operation of any such facilities. No person, municipal 307 corporation, township, or other political subdivision shall 308 forbid or interfere with the sanitary engineer or the sanitary 309 engineer's authorized assistants entering upon such property for 310 that purpose. If actual damage is done to property by the making 311 of the surveys and examinations, a board shall pay the 312 reasonable value of that damage to the owner of the property 313 damaged, and the cost shall be included in the financing of the 314 improvement for which the surveys and examinations are made. 315

(3) Governing the development and implementation of a
program for the inspection of solid wastes generated outside the
boundaries of this state that are disposed of at solid waste
facilities included in the district's solid waste management
plan or amended plan. A board of county commissioners or board
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of directors or its authorized representative may enter upon the 321 premises of any solid waste facility included in the district's 322 solid waste management plan or amended plan for the purpose of 323 conducting the inspections required or authorized by the rules 324 adopted under division (G)(3) of this section. No person, 325 municipal corporation, township, or other political subdivision 326 shall forbid or interfere with a board of county commissioners 327 or directors or its authorized representative entering upon the 328 premises of any such solid waste facility for that purpose. 329

(4) Exempting the owner or operator of any existing or 330 proposed solid waste facility provided for in the plan or 331 amended plan from compliance with any amendment to a township 332 zoning resolution adopted under section 519.12 of the Revised 333 Code or to a county rural zoning resolution adopted under 334 section 303.12 of the Revised Code that rezoned or redistricted 335 the parcel or parcels upon which the facility is to be 336 constructed or modified and that became effective within two 337 years prior to the filing of an application for a permit 338 required under division (A)(2)(a) of section 3734.05 of the 339 Revised Code to open a new or modify an existing solid waste 340 facility. 341

(H) A board of county commissioners or board of directors
may enter into a contract with any person, municipal
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corporation, township, or other political subdivision for the
operation and maintenance of any solid waste facilities
regardless of whether the facilities are owned or leased by the
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county or joint district or the contractor.

(I) (1) No person, municipal corporation, township, or
other political subdivision shall tamper with or damage any
solid waste facility constructed under this chapter or any
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apparatus or accessory connected therewith or pertaining 351 thereto, fail or refuse to comply with the applicable rules 352 adopted by a board of county commissioners or directors under 353 division (G)(1), (2), (3), or (4) of this section, refuse to 354 permit an inspection or examination by a sanitary engineer as 355 authorized under division (G)(2) of this section, or refuse to 356 357 permit an inspection by a board of county commissioners or directors or its authorized representative as required or 358 authorized by rules adopted under division (G)(3) of this 359 section. 360

(2) If the board of county commissioners of a county 361 district or board of directors of a joint district has 362 363 established facility designations under section 343.013, 343.014, or 343.015 of the Revised Code, or the director has 364 established facility designations in the initial or amended plan 365 of the district prepared and ordered to be implemented under 366 section 3734.521, 3734.55, or 3734.56 of the Revised Code, no 367 person, municipal corporation, township, or other political 368 subdivision shall deliver, or cause the delivery of, any solid 369 wastes generated within a county or joint district to any solid 370 waste facility other than the facility designated under section 371 343.013, 343.014, or 343.015 of the Revised Code, or in the 372 initial or amended plan of the district prepared and ordered to 373 be implemented under section 3734.521, 3734.55, or 3734.56 of 374 the Revised Code, as applicable, except that source separated 375 recyclable materials may be taken to any legitimate recycling 376 facility. Upon the request of a person or the legislative 377 authority of a municipal corporation or township, the board of 378 county commissioners of a county district or board of directors 379 of a joint district may grant a waiver authorizing the delivery 380 of all or any portion of the solid wastes generated in a 381

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municipal corporation or township to a solid waste facility 382 other than the facility designated under section 343.013, 383 343.014, or 343.015 of the Revised Code, or in the initial or 384 amended plan of the district prepared and ordered to be 385 implemented under section 3734.521, 3734.55, or 3734.56 of the 386 Revised Code, as applicable, regardless of whether the other 387 facility is located within or outside of the district, if the 388 board finds that delivery of those solid wastes to the other 389 facility is not inconsistent with the projections contained in 390 the district's initial or amended plan under divisions (A)(6) 391 and (7) of section 3734.53 of the Revised Code as approved or 392 ordered to be implemented and will not adversely affect the 393 implementation and financing of the district's initial or 394 amended plan pursuant to the implementation schedule contained 395 in it under divisions (A)(12)(a) to (d) of that section. The 396 board shall act on a request for such a waiver within ninety 397 days after receiving the request. Upon granting such a waiver, 398 the board shall send notice of that fact to the director. The 399 notice shall indicate to whom the waiver was granted. Any waiver 400 or authorization granted by a board on or before October 29, 401 1993, shall continue in force until the board takes action 402 concerning the same entity under this division or until action 403 is taken under division (G) of section 343.014 of the Revised 404 Code. 405

(J) Divisions (G) (1) to (4) and (I) (2) of this section do
not apply to the construction, operation, use, repair,
enlargement, or modification of either of the following:
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(1) A solid waste facility owned by a generator of solid
wastes when the solid waste facility exclusively disposes of
solid wastes generated at one or more premises owned by the
generator regardless of whether the facility is located on a

premises where the wastes are generated;

(2) A facility that exclusively disposes of wastes that
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are generated from the combustion of coal, or from the
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combustion of primarily coal in combination with scrap tires,
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that is not combined in any way with garbage at one or more
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premises owned by the generator.

419 (K) (1) A member of the board of county commissioners of a county solid waste management district, member of the board of 420 directors of a joint solid waste management district, member of 421 422 the board of trustees of a regional solid waste management authority managing a county or joint solid waste management 423 district, or officer or employee of any solid waste management 424 district, for the purposes of sections 102.03, 102.04, 2921.41, 425 and 2921.42 of the Revised Code, shall not be considered to be 426 directly or indirectly interested in, or improperly influenced 427 by, any of the following: 428

(a) A contract entered into under this chapter or section 429 307.15 or sections 3734.52 to 3734.575 of the Revised Code 430 between the district and any county forming the district, 431 municipal corporation or township located within the district, 432 or health district having territorial jurisdiction within the 433 district, of which that member, officer, or employee also is an 434 officer or employee, but only to the extent that any interest or 435 influence could arise from holding public office or employment 436 with the political subdivision or health district; 437

(b) A contract entered into under this chapter or section
307.15 or sections 3734.52 to 3734.575 of the Revised Code
between the district and a county planning commission organized
under section 713.22 of the Revised Code, or regional planning
commission created under section 713.21 of the Revised Code,
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having territorial jurisdiction within the district, of which that member also is a member, officer, or employee, but only to the extent that any interest or influence could arise from holding public office or employment with the commission;

(c) An expenditure of money made by the district for the benefit of any county forming the district, municipal corporation or township located within the district, or health district or county or regional planning commission having territorial jurisdiction within the district, of which that member also is a member, officer, or employee, but only to the extent that any interest or influence could arise from holding public office or employment with the political subdivision, health district, or commission;

(d) An expenditure of money made for the benefit of the 456 district by any county forming the district, municipal 457 corporation or township located within the district, or health 458 district or county or regional planning commission having 459 territorial jurisdiction within the district, of which that 460 member also is a member, officer, or employee, but only to the 461 extent that any interest or influence could arise from holding 462 public office or employment with the political subdivision, 463 464 health district, or commission.

(2) A solid waste management district, county, municipal 465 corporation, township, health district, or planning commission 466 described or referred to in divisions (K) (1) (a) to (d) of this 467 section shall not be construed to be the business associate of a 468 person who is concurrently a member of the board of county 469 commissioners, directors, or trustees, or an officer or 470 employee, of the district and an officer or employee of that 471 municipal corporation, county, township, health district, or 472

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planning commission for the purposes of sections 102.03, 473 2921.42, and 2921.43 of the Revised Code. Any person who is 474 concurrently a member of the board of county commissioners, 475 directors, or trustees, or an officer or employee, of a solid 476 waste management district so described or referred to and an 477 officer or employee of a county, municipal corporation, 478 township, health district, or planning commission so described 479 or referred to may participate fully in deliberations concerning 480 and vote on or otherwise participate in the approval or 481 disapproval of any contract or expenditure of funds described in 482 those divisions as a member of the board of county commissioners 483 or directors, or an officer or employee, of a county or joint 484 solid waste management district; member of the board of 485 trustees, or an officer or employee, of a regional solid waste 486 management authority managing a county or joint solid waste 487 management district; member of the legislative authority, or an 488 officer or employee, of a county forming the district; member of 489 the legislative authority, or an officer or employee, of a 490 municipal corporation or township located within the district; 491 member of the board of health, or an officer or employee, of a 492 health district having territorial jurisdiction within the 493 district; or member of the planning commission, or an officer or 494 employee of a county or regional planning commission having 495 territorial jurisdiction within the district. 496

(3) Nothing in division (K) (1) or (2) of this section
shall be construed to exempt any member of the board of county
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commissioners, directors, or trustees, or an officer or
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employee, of a solid waste management district from a conflict
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of interest arising because of a personal or private business
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interest.

(4) A member of the board of county commissioners of a

county solid waste management district, board of directors of a	504
joint solid waste management district, or board of trustees of a	505
regional solid waste management authority managing a county or	506
joint solid waste management district, or an officer or	507
employee, of any such solid waste management district, neither	508
shall be disqualified from holding any other public office or	509
position of employment nor be required to forfeit any other	510
public office or position of employment by reason of serving as	511
a member of the board of county commissioners, directors, or	512
trustees, or as an officer or employee, of the district,	513
notwithstanding any requirement to the contrary under the common	514
law of this state or the Revised Code.	515
(L) As used in this chapter:	516
(1) "Board of health," "disposal," "health district,"	517
"scrap tires," and "solid waste transfer facility" have the same	518
meanings as in section 3734.01 of the Revised Code.	519
(2) "Change in district composition" and "change" have the	520
same meaning as in section 3734.521 of the Revised Code.	521
(3)(a) Except as provided in division (L)(3)(b) or (c),	522
and (d), of this section, "solid wastes" has the same meaning as	523
in section 3734.01 of the Revised Code.	524
(b) If the solid waste management district is not one that	525
resulted from proceedings for a change in district composition	526
under sections 343.012 and 3734.521 of the Revised Code, until	527
such time as an amended solid waste management plan is approved	528
under section 3734.56 of the Revised Code, "solid wastes" need	529
not include scrap tires unless the solid waste management policy	530
committee established under section 3734.54 of the Revised Code	531
for the district chooses to include the management of scrap	532

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tires in the district's initial solid waste management plan	533
prepared under sections 3734.54 and 3734.55 of the Revised Code.	534
(c) If the solid waste management district is one	535
resulting from proceedings for a change in district composition	536
under sections 343.012 and 3734.521 of the Revised Code and if	537
the change involves an existing district that is operating under	538
either an initial solid waste management plan approved or	539
prepared and ordered to be implemented under section 3734.55 of	540
the Revised Code or an initial or amended plan approved or	541
prepared and ordered to be implemented under section 3734.521 of	542
the Revised Code that does not provide for the management of	543
scrap tires and scrap tire facilities, until such time as the	544
amended plan of the district resulting from the change is	545
approved under section 3734.56 of the Revised Code, "solid	546
wastes" need not include scrap tires unless the solid waste	547
management policy committee established under division (C) of	548
section 3734.521 of the Revised Code for the district chooses to	549
include the management of scrap tires in the district's initial	550
or amended solid waste management plan prepared under section	551
3734.521 of the Revised Code in connection with the change	552
proceedings.	553

(d) If the policy committee chooses to include the 554 management of scrap tires in an initial plan prepared under 555 sections 3734.54 and 3734.55 of the Revised Code or in an 556 initial or amended plan prepared under section 3734.521 of the 557 Revised Code, the board of county commissioners or directors 558 shall execute all of the duties imposed and may exercise any or 559 all of the rights granted under this section for the purpose of 560 managing solid wastes that consist of scrap tires. 561

(4)(a) Except as provided in division (L)(4)(b) or (c),

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and (d) of this section, "facility" has the same meaning as in563section 3734.01 of the Revised Code and also includes any solid564waste transfer, recycling, or resource recovery facility.565

566 (b) If the solid waste management district is not one that resulted from proceedings for a change in district composition 567 under sections 343.012 and 3734.521 of the Revised Code, until 568 such time as an amended solid waste management plan is approved 569 under section 3734.56 of the Revised Code, "facility" need not 570 include any scrap tire collection, storage, monocell, monofill, 571 or recovery facility unless the solid waste management policy 572 committee established under section 3734.54 of the Revised Code 573 for the district chooses to include the management of scrap tire 574 facilities in the district's initial solid waste management plan 575 prepared under sections 3734.54 and 3734.55 of the Revised Code. 576

(c) If the solid waste management district is one 577 resulting from proceedings for a change in district composition 578 under sections 343.012 and 3734.521 of the Revised Code and if 579 the change involves an existing district that is operating under 580 either an initial solid waste management plan approved under 581 section 3734.55 of the Revised Code or an initial or amended 582 plan approved or prepared and ordered to be implemented under 583 section 3734.521 of the Revised Code that does not provide for 584 the management of scrap tires and scrap tire facilities, until 585 such time as the amended plan of the district resulting from the 586 change is approved under section 3734.56 of the Revised Code, 587 "facility" need not include scrap tires unless the solid waste 588 management policy committee established under division (C) of 589 section 3734.521 of the Revised Code for the district chooses to 590 include the management of scrap tires in the district's initial 591 or amended solid waste management plan prepared under section 592 3734.521 of the Revised Code in connection with the change 593

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(d) If the policy committee chooses to include the	595
management of scrap tires in an initial plan prepared under	596
sections 3734.54 and 3734.55 of the Revised Code or in an	597
initial or amended plan prepared under section 3734.521 of the	598
Revised Code, the board of county commissioners or directors	599
shall execute all of the duties imposed and may exercise any or	600
all of the rights granted under this section for the purpose of	601
managing solid waste facilities that are scrap tire collection,	602
storage, monocell, monofill, or recovery facilities.	603
(M) As used in this section:	604
(1) "Source separated recyclable materials" means	605
materials that are separated from other solid wastes at the	606
location where the materials are generated for the purpose of	607
recycling the materials at a legitimate recycling facility.	608
(2) "Legitimate recycling facility" has the same meaning	609
as in rule 3745-27-01 of the Administrative Code.	610
(3) "Internet identifier of record" has the same meaning	611
as in section 9.312 of the Revised Code.	612
Sec. 343.011. (A) The board of county commissioners of a	613
county or the board of directors of a joint solid waste	614
management district established under this chapter, upon its own	615
initiative or at the request of the legislative authority of any	616
initiative or at the request of the legislative authority of any municipal corporation or township located in the district, may	616 617
municipal corporation or township located in the district, may	617
municipal corporation or township located in the district, may adopt a resolution proposing the formation of a regional solid	617 618
municipal corporation or township located in the district, may adopt a resolution proposing the formation of a regional solid waste management authority for the purpose of executing all the	617 618 619

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each municipal corporation and township located in the district623and shall request each legislative authority to vote on the624question of the formation of such a regional authority.625

The board of county commissioners or board of directors 626 shall declare the proposal to have been adopted upon determining 627 that the legislative authorities of a combination of municipal 628 corporations and townships with a combined population within the 629 boundaries of the district comprising at least sixty per cent of 630 the total population of the district have approved the proposal, 631 632 provided that that combination shall include the municipal corporation having the largest population in each county within 633 the boundaries of the district. Upon the adoption of the 634 proposal, the board of county commissioners or board of 635 directors shall enter into an agreement with the legislative 636 authorities of the municipal corporations and townships in the 637 district to form a regional solid waste management authority, 638 which agreement shall include, without limitation, procedures 639 for the appointment of a board of trustees of the authority to 640 be comprised of at least the president of the board of county 641 commissioners of each county in the district or his the 642 president's designee, the chief executive officer of the 643 municipal corporation having the largest population within the 644 boundaries of each county in the district or his the chief 645 executive officer's designee, a member representing the 646 townships within each county in the district chosen by a 647 majority of the boards of township trustees within each county, 648 the health commissioner of the health district having the 649 largest territorial jurisdiction within each county in the 650 district or his the health commissioner's designee, and one 6.51 member representing the public to be appointed by the other 652 members of the board. 653

The agreement forming the regional authority shall be 654 adopted in the same manner as the initial proposal to form the 655 regional authority. Not later than thirty days after the 656 adoption of the agreement, the board of trustees appointed under 657 it shall mail a copy of the agreement to the director of 658 environmental protection. 659

(B) Following the formation of a regional solid waste
(B) Following the formation of a regional solid waste
(B) Following the formation of a regional solid waste
(B) Following the formation of a regional solid waste
(B) Following the following:

(1) Appointment of employees necessary to manage the
affairs of the district, including, without limitation, an
executive director, and a sanitary engineer or engineers to
execute the responsibilities assigned to the county sanitary
670
engineer under this chapter;

(2) Acquisition, construction, improvement, enlargement,
672
replacement, maintenance, and operation of solid waste
673
facilities within the district;
674

(3) Issuance of bonds and bond anticipation notes in675accordance with Chapter 133. of the Revised Code.676

(C) In addition to the duties and responsibilities
identified in division (B) of this section and division (H) of
section 3734.54 of the Revised Code, the board of trustees of a
regional solid waste management authority may do any of the
following:

(1) Adopt bylaws for the regulation of its affairs and the 682

Sub. S. B. No. 147 As Reported by the House Community Revitalization Committee	Page 24
conduct of its business;	683
(2) Maintain an office within its county or joint solid	684
waste management district;	685
(3) Provide coverage for its employees under Chapters	686
145., 4123., and 4141. of the Revised Code and procure and pay	687
all or any part of the cost of group hospitalization, surgical,	688
major medical, and sickness and accident insurance and group	689
life insurance for its employees;	690
(4) Procure insurance against loss to the regional	691
authority by reason of damages to its properties resulting from	692
fire, theft, accident, or other casualties or by reason of its	693
liability for any damages to persons or property occurring in	694
the construction or operation of facilities under its	695
jurisdiction or the conduct of its activities;	696
(5) Procure a policy or policies insuring members of the	697
board of trustees against liability on account of damages or	698
injury to persons and property resulting from any act or	699
omission of a member in his<u>the member's</u> official capacity as a	700
member of the board or resulting solely out of his membership on	701
the board;	702
(6) Sue or be sued;	703
(7) Make contracts in the exercise of the rights, powers,	704
and duties conferred upon the regional authority;	705
(8) Do all acts necessary or proper to carry out the	706
duties and responsibilities imposed on or granted to the board	707
under this chapter and sections 3734.52 to 3734.575 of the	708
Revised Code.	709
(D) The board of trustees of a regional solid waste	710

management authority in a county solid waste management district 711 may designate the prosecuting attorney of the county to serve as 712 the legal advisor of the authority, and the board of trustees of 713 an authority in a joint district may designate the prosecuting 714 attorney of one of the counties forming the district to serve as 715 the legal advisor of the authority. The designated prosecuting 716 attorney shall provide such services to the authority as are 717 required or authorized to be provided to county boards under 718 Chapter 309. of the Revised Code. The board of trustees may pay 719 720 to the county whose prosecuting attorney is serving as the authority's legal advisor any amount agreed upon by the board of 721 trustees and the board of county commissioners of that county to 722 reimburse that county for the cost properly allocable to the 723 services of its prosecuting attorney as the authority's legal 724 advisor. When a prosecuting attorney is so serving and the board 725 considers it to be necessary or appropriate, the board, on its 726

own initiative, may employ an attorney or other legal counsel to727advise the board regarding a particular matter in place of the728prosecuting attorney.729

Instead of designating the prosecuting attorney of the 730 county or of one of the counties forming the district, as 731 appropriate, to be the legal advisor of the regional authority, 732 the board of trustees may employ on an annual basis an attorney 733 or other legal counsel to serve as the authority's legal 734 advisor. Notwithstanding the employment of an attorney or other 735 legal counsel on an annual basis as the authority's legal 736 advisor, the board of trustees may require written opinions or 737 instructions from the prosecuting attorney of the county or, in 738 the case of a joint district, any of the counties forming the 739 district in matters connected with the board's official duties, 740 and the prosecuting attorney shall provide the written opinion 741

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or instructions as though <u>he the prosecuting attorney</u> had been 742 designated to serve as the authority's legal advisor under this 743 division. 744

(E) Within ninety days after October 29, 1993, one member 745 representing industrial, commercial, or institutional generators 746 of solid wastes within the district and one member representing 747 the general interests of citizens who shall have no conflict of 748 interest through affiliation with a waste management company or 749 with any entity that is a significant generator of solid wastes 750 751 shall be added to the board of trustees of a regional authority formed in a county district. In the case of a regional authority 752 formed in a joint district, one member shall be added to the 753 board of trustees from each county that is a member of the joint 754 district to represent industrial, commercial, or institutional 755 generators of solid wastes within the county, and one member 756 shall be added to the board from each such county to represent 7.57 the general interests of citizens who shall have no conflict of 758 interest through affiliation with a waste management company or 759 with any entity that is a significant generator of solid wastes. 760 The members representing generators and the general interests of 761 citizens shall be added to the board of trustees without the 762 necessity for amending the agreement to form the regional 763 authority. They shall be appointed in the same manner as the 764 public member of the board is required to be appointed under 765 this section and shall serve for terms of the same length as the 766 other members, as provided in the agreement. 767

(F) As used in this chapter and in <u>division (E) of section</u>
<u>3714.07 of the Revised Code,</u> divisions (D) to (H) of section
<u>3734.57 of the Revised Code,</u> and sections <u>3734.522,</u> <u>3734.571,</u>
<u>3734.572,</u> <u>3734.573,</u> <u>3734.574,</u> and <u>3734.575 of the Revised Code,</u>
and as used in Chapter 133. of the Revised Code for the purposes
<u>772</u>

of this chapter, any reference to a board of county	773
commissioners of a county or a board of directors of a joint	774
solid waste management district is deemed to include the board	775
of trustees of a regional solid waste management authority, and	776
any reference to the county sanitary engineer is deemed to	777
include any sanitary engineer employed by a regional authority.	778
Sec. 343.012. (A) As used in this section:	779
(1) "Change in district composition" and "change" have the	780
same meaning as in section 3734.521 of the Revised Code.	781
(2) "Deliver" has the same meaning as in division (G)(2)	782
of section 3734.55 of the Revised Code.	783
(B) The board of county commissioners of a county forming	784
a joint solid waste management district may initiate proceedings	785
to withdraw from the district by adopting a resolution	786
requesting to withdraw. Upon adopting the resolution, the board	787
shall deliver a copy of it to the board of directors of the	788
district. Upon receiving the resolution, the board of directors	789
shall deliver written notice of the proposed withdrawal to the	790
boards of county commissioners of the other counties forming the	791
district. Within sixty days after receiving the notice, the	792
other boards of county commissioners each shall adopt a	793
resolution approving or disapproving the proposed withdrawal and	794
deliver a copy of the resolution to the board of directors. If	795
any of the other boards of county commissioners adopts a	796
resolution of disapproval, the board of directors shall declare	797
the proposed withdrawal to be disapproved and shall deliver	798
written notice of the disapproval to the boards of county	799
commissioners of the affected counties. If all of the other	800
boards of county commissioners adopt a resolution approving the	801
proposed withdrawal, the board of directors shall declare the	802

withdrawal to be approved and shall deliver written notice of	803
the approval to the boards of county commissioners of the	804
affected counties. The board of directors shall determine	805
whether the withdrawal has been approved or disapproved and	806
deliver the required written notice of the approval or	807
disapproval to the boards of county commissioners of the	808
affected counties within thirty days after receiving the	809
resolutions of approval or disapproval from those boards.	810
Promptly after the approval of the withdrawal, proceedings shall	811
be initiated in accordance with division (E) of section 3734.521	812
of the Revised Code to effect the withdrawal.	813
A withdrawal becomes final on the first day of January-	814
following the date on which the applicable conditions set forth	815
in division (G)(1), (2), (3), or (4) of section 3734.521 of the	816
Revised Code have been met in connection with the change in	817
district composition that involves the withdrawal. On and after	818
that first day of January, the withdrawing county ceases to be a	819
part of the joint district, its members on the board of	820
directors shall cease to be members of the board, and its power	821
to levy a tax upon taxable property to support the district	822
terminates, except that the county shall continue to levy and	823
collect any taxes levied for the payment of indebtedness of the	824
district as it was composed at the time the indebtedness was	825
incurred. Upon the withdrawal of a county from a joint district,	826
the board of directors shall ascertain, apportion, and order a	827
division of the funds on hand, credits, and real and personal	828
property of the district, either in money or in kind, on any	829
equitable basis between the district and the withdrawing county-	830
consistent with the agreement to establish and maintain the	831
district entered into and ratified under division (A) of section	832
343.01 of the Revised Code and the prior contributions of the	833

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834

withdrawing county.

If the withdrawal of one or more counties would leave only	835
one county participating in a joint district, the board of	836
directors shall ascertain, apportion, and order a final division	837
of the funds on hand, credits, and real and personal property of	838
the district. On and after the first day of January on which the	839
latest withdrawal of a county from the district becomes final,	840
the district shall be dissolved. When a joint district is	841
dissolved and any indebtedness remains unpaid, the boards of	842
county commissioners shall continue to levy and collect taxes	843
for the payment of the indebtedness in support of the joint-	844
district in the amounts established by the agreement at the time	845
the indebtedness was incurred.	846
For the purposes of this division, "counties forming the	847
ioint district" include only the following:	848
(1) The counties that are named as members of the joint	849
district in the solid waste management plan or amended plan of	850
the district approved or ordered to be implemented under section	851
3734.521, 3734.55, or 3734.56 of the Revised Code in effect when	852
the withdrawal proceeding was initiated and that have not	853
previously initiated proceedings under division (B) of this	854

section to withdraw from the joint district;855(2) Any counties named as members of the joint district in856

that plan or amended plan that have initiated a withdrawal857proceeding under division (B) of this section that has been858declared to be disapproved under that division;859

(3) If joinder proceedings had previously been concluded860under division (D) of this section since that plan or amended861plan was approved or ordered to be implemented, any county whose862

joinder to the district was declared to be approved in those-	863
proceedings.	864
$\frac{(C)}{(B)(1)}$ The board of county commissioners of a county	865
seeking to establish a new joint district with the board of	866
county commissioners of one or more other counties may initiate	867
proceedings to do so by adopting a resolution proposing the	868
establishment of the joint district. Upon adopting the	869
resolution, the board shall deliver a copy of it to the boards	870
of county commissioners of the other counties to be included in	871
the proposed joint district.	872
(2) If the board proposing the establishment of a new	873
joint district also has initiated proceedings to withdraw from	874
an existing joint district under division (B) of this section_	875
3734.522 of the Revised Code, the board shall not adopt a	876
resolution proposing the establishment until after the proposed	877
withdrawal has been declared to be approved memorandum of	878
understanding has been executed in accordance with that section	879
and, upon adopting the resolution, shall deliver the board	880
delivers a copy of the written notice declaring the withdrawal	881
to be approved under that division memorandum of understanding	882
to the other boards along with the copy of the resolution	883
proposing the establishment of the new district.	884
(3) Within sixty days after receiving the resolution	885
proposing the establishment of the new joint district and, if	886
applicable, a copy of the notice of the approval of the	887
withdrawalmemorandum of understanding, each of the other boards	888
shall adopt a resolution approving or disapproving the proposed	889
establishment and deliver a copy of it to the board of county	890
commissioners proposing the establishment. However, if any of	891
the other boards also has initiated entered into withdrawal	892

proceedings under division (B) of this section <u>3734.522 of the</u>	893
Revised Code, and if the withdrawal has been declared to be	894
disapproved or has not yet been declared to be approved or	895
disapproved under that division, that board need not adopt a	896
resolution concerning the proposed establishment, but such board	897
shall deliver to the board of county commissioners proposing the	898
establishment a copy of the written notice of the disapproval	899
or, if the withdrawal has not yet been declared to be approved	900
or disapproved, written notice of that fact. If the withdrawal	901
has been declared to be approved under division (B) of this	902
section, the board shall deliver a copy of the written notice of	903
the approval with the copy of its resolution approving or	904
disapproving the proposed establishmentexecuted memorandum of	905
understanding entered into under that section. If any of the	906
other boards adopts a resolution of disapproval, or if any of	907
the other boards initiated withdrawal proceedings under division	908
(B) of this section and the withdrawal either has been declared	909
to be disapproved under that division or has not yet been	910
declared to be approved or disapproved under that division when	911
the board of county commissioners so notified the board of	912
county commissioners proposing the establishment, the board of	913
county commissioners proposing the establishment shall declare	914
the proposed establishment to be disapproved and shall deliver	915
written notice of the disapproval to the other boards. If all of	916
the other boards adopt a resolution approving the establishment,	917
and, if any of the other boards initiated such withdrawal	918
proceedings, the withdrawal already has been declared to be-	919
approved under that division when the board of county	920
commissioners delivered the resolution approving the	921
establishment to the board of county commissioners proposing the	922
establishment, the board that initiated the proceedings shall	923
declare the establishment to be approved and shall deliver	924

written notice of the approval to the other boards. The board of 925 county commissioners that initiated the proceedings shall 926 determine whether the establishment has been approved or 927 disapproved and deliver the required written notice of the 928 approval or disapproval to the other boards within thirty days 929 after receiving the resolutions of approval or disapproval from 930 the other boards or being otherwise notified by them in 931 accordance with this division. 932

933 (4) Promptly after the approval of the establishment, the 934 boards shall enter into and ratify an agreement to form the joint district under division (A) of section 343.01 of the 935 Revised Code, and proceedings shall be initiated under section 936 3734.521 of the Revised Code to effect the establishment of the 937 joint district. The establishment of the joint district becomes 938 final when the applicable conditions set forth in division (G) 939 (1), (2), (3), or (4) and, if appropriate, division (H) (E) of 940 section 3734.521 of the Revised Code have been met in connection 941 with the change in district composition that involves the 942 943 establishment. On the date that the establishment becomes final, the boards of county commissioners of the counties establishing 944 the joint district collectively constitute the board of 945 directors of the joint district, except that if a county with a 946 legislative authority other than a board of county commissioners 947 participates in the joint district, it shall be represented on 948 the board of directors by three persons appointed by the 949 legislative authority of the county. 950

(D) (C) (1)The board of county commissioners of a county951may initiate proceedings to join an existing joint district by952adopting a resolution requesting membership in the joint953district. Upon adoption of the resolution, the board shall954deliver a copy of it to the board of directors of the joint955

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district.

(2) If the board of county commissioners proposing the 957 joinder also has initiated proceedings to withdraw from an 958 existing joint district under division (B) of this section 959 3734.522 of the Revised Code, the board shall not adopt a 960 resolution proposing the joinder until after the withdrawal has 961 been declared to be approved under that division memorandum of 962 understanding has been executed in accordance with that section 963 and, upon adopting the resolution, such board shall deliver a 964 965 copy of the written notice declaring the withdrawal to beapproved under that division memorandum of understanding to the 966 board of directors of the joint district along with the 967 resolution proposing the joinder. Upon receiving the resolution 968 and, if applicable, a copy of the notice of the approval of the 969 withdrawalmemorandum of understanding, the board of directors 970 shall deliver notice of the proposed joinder to the boards of 971 county commissioners of the counties forming the existing joint 972 district. 973

(3) Within sixty days after receiving the notice of the 974 proposed joinder, each such board shall adopt a resolution 975 approving or disapproving the joinder and shall deliver a copy 976 of the resolution to the board of directors. If the board of 977 county commissioners of any of the counties forming the existing 978 joint district adopts a resolution of disapproval or if any of 979 the counties that are members of the existing joint district had 980 initiated a withdrawal from it under division (B) of this 981 section that had not yet been declared to be approved or 982 disapproved under that division when the board of county 983 commissioners delivered their resolutions approving or 984 disapproving the joinder to the board of directors, the board of 985 directors shall declare the proposed joinder to be disapproved 986

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and shall deliver written notice of the disapproval to the 987 affected boards of county commissioners. If the board of county 988 commissioners of each county forming the existing joint district 989 adopts a resolution approving the proposed joinder and, if any 990 of the counties that are members of the existing joint district 991 has initiated a withdrawal from it under division (B) of this 992 section, the withdrawal has been declared to be approved or 993 disapproved under that division, the board of directors shall 994 declare the joinder to be approved and shall deliver written 995 notice of the approval to the affected boards of county 996 commissioners. The board of directors shall determine whether 997 the joinder has been approved or disapproved and deliver the 998 required written notice of the approval or disapproval to the 999 boards of county commissioners of the affected counties within 1000 thirty days after receiving the resolutions of approval or 1001 disapproval from the boards of county commissioners of the 1002 counties forming the existing joint district. 1003

(4) Promptly after the approval of the joinder, the 1004 affected boards shall enter into and ratify an agreement under 1005 division (A) of section 343.01 of the Revised Code to join the 1006 county to the joint district, and proceedings shall be initiated 1007 in accordance with section 3734.521 of the Revised Code to 1008 effect the joinder. The joinder becomes final when the 1009 applicable conditions set forth in division (G)(1), (2), (3), or 1010 (4) and, if appropriate, division (H)(E) of section 3734.521 of 1011 the Revised Code have been met in connection with the change in 1012 district composition that involves the joinder. When the joinder 1013 becomes final, the board of county commissioners of the joining 1014 county or three members appointed by its legislative authority, 1015 if other than a board of county commissioners, shall be added to 1016 the board of directors of the joint district. If one or more 1017

counties withdrew from the existing joint district in connection1018with the change that involved the joinder, the members of the1019board of directors of the existing joint district from the1020counties that withdrew shall cease to serve as members of the1021board of directors on the date that the change becomes final.1022

(5) For the purposes of this division (C) of this section, 1023
"counties forming the existing joint district" include only the 1024
following: 1025

(1)(a)The counties that are named as members of the joint1026district in the solid waste management plan or amended plan of1027the district approved or ordered to be implemented under section10283734.521, 3734.55, or 3734.56 of the Revised Code in effect when1029the joinder proceeding was initiated and that have not initiated1030proceedings to withdraw from the joint district under division1031(B) of this section 3734.522 of the Revised Code;1032

(2) Any counties named as members of the joint district in1033that plan or amended plan that have initiated a withdrawal under1034division (B) of this section that has been declared to be1035disapproved under that division;1036

(3) (b)If joinder proceedings had previously been1037concluded under this division since that plan or amended plan1038was approved or ordered to be implemented, any county whose1039joinder to the district was declared to be approved in those1040proceedings.1041

(E) (D) (1) As used in this division: 1042

(a) "Initiating joint district" means the joint district1043that initiates proceedings for the union of the district with1044another joint district.1045

(b) "Joining joint district" means the joint district that 1046

is requested by an initiating joint district to become one joint	1047
district in union.	1048
(c) "Counties forming the existing joint districts"	1049
includes only the following:	1050
(i) The counties that are named as members of one of the	1051
joint districts affected by the proposed union in the solid	1052
waste management plan or amended plan of the appropriate	1053
district approved or ordered to be implemented under section	1054
3734.521, 3734.55, or 3734.56 of the Revised Code in effect when	1055
the union proceeding was initiated and that have not initiated	1056
proceedings under section 3734.522 of the Revised Code;	1057
(ii) If joinder proceedings previously had been concluded	1058
under this section to join a county to an existing joint	1059
district affected by the proposed union, any county whose	1060
joinder to the existing joint district was declared to be	1061
approved in that proceeding.	1062
(2) The board of directors of a joint district may	1063
initiate proceedings for the union of the district with another	1064
joint district by adopting a resolution requesting the union.	1065
(3) If the initiating joint district whose board of	1066
directors is requesting the union is affected by a withdrawal	1067
proceeding initiated under division (B) of this section <u>3734.522</u>	1068
of the Revised Code, the board of directors of the initiating	1069
joint district shall not adopt a resolution requesting the union	1070
until after it has declared the proposed withdrawal to be	1071
approved or disapproved under division (B) of this the	1072
memorandum of understanding has been executed in accordance with	1073
that section. Upon adoption of the resolution, the board shall	1074
deliver a copy of it to the board of directors of the joining	1075

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joint district with which the union is proposed. Within thirty	1076
days after receiving the resolution, the board of directors of	1077
the other joining joint district shall deliver written notice to	1078
the <u>initiating joint district's</u> board of directors requesting	1079
the union as to whether the other joining joint district is	1080
affected by a withdrawal proceeding initiated under division (B)	1081
of this section 3734.522 of the Revised Code. If the other	1082
joining joint district is so affected, its board of directors	1083
shall deliver with the notice a copy of the resolution proposing	1084
the withdrawal and a copy of the written notice declaring the	1085
withdrawal to be approved or disapproved under division (B) of	1086
this section or, if the withdrawal has not yet been declared to	1087
be approved or disapproved, written notice of that	1088
factmemorandum of understanding executed in accordance with that	1089
section. If the board of directors of the other district	1090
declares such a withdrawal to be approved or disapproved within-	1091
sixty days after the board of directors that requested the union	1092
delivered copies of the resolution requesting the union to the	1093
boards of county commissioners of the counties forming the	1094
existing joint districts, the board of directors of the other	1095
district shall deliver written notice of the approval or	1096
disapproval of the withdrawal to the board of directors that	1097
requested the union.	1098

(4) Within thirty days after receiving from the board of 1099 directors of the other joining joint district the written notice 1100 as to whether that district is affected by a withdrawal 1101 proceeding, the initiating joint district's board of directors 1102 requesting the union shall deliver a copy of the resolution 1103 requesting the union to the boards of county commissioners of 1104 the counties forming the existing joint districts. Within sixty 1105 days after receiving the resolution, each such board of county 1106

commissioners shall adopt a resolution approving or disapproving	1107
the union and deliver a copy of it to the initiating joint	1108
district's board of directors that requested the union. If the	1109
board of county commissioners of any of the counties forming the	1110
existing joint districts adopts a resolution of disapproval—or—	1111
if any of the joint districts is affected by a withdrawal from	1112
it initiated under division (B) of this section that had not yet	1113
been declared to be approved or disapproved under that division	1114
when the board of county commissioners proposing the withdrawal	1115
delivered its resolution approving or disapproving the proposed	1116
union to the board of directors, the board of directors shall	1117
declare the union to be disapproved and shall deliver written	1118
notice of the disapproval to the board of county commissioners	1119
of each of the affected counties. If the boards of county	1120
commissioners of all of the counties forming the existing joint	1121
districts adopt resolutions approving the proposed union-and, if	1122
any of the joint districts is affected by a withdrawal	1123
proceeding initiated under division (B) of this section, the	1124
withdrawal had already been declared to be approved or	1125
disapproved under that division when the board of county	1126
commissioners of the counties forming the existing joint-	1127
districts delivered their resolutions approving the proposed-	1128
union to the board of directors, the board of directors shall	1129
declare the union to be approved and shall deliver written	1130
notice of that fact to the affected boards of county	1131
commissioners. The board of directors shall determine whether	1132
the union has been approved or disapproved and deliver the	1133
required written notices of the approval or disapproval to the	1134
boards of county commissioners of the counties forming the	1135
existing joint districts within thirty days after receiving the	1136
resolutions of approval or disapproval from those boards of	1137
county commissioners.	1138

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(5) Promptly after the approval of the union, the boards 1139 of county commissioners of the affected counties shall enter 1140 into and ratify an agreement under division (A) of section 1141 343.01 of the Revised Code to unite the districts, and 1142 proceedings shall be initiated in accordance with section 1143 3734.521 of the Revised Code to effect the union. The union 1144 becomes final when the applicable conditions set forth in 1145 division (G) (1), (2), (3), or (4) and, if appropriate, division 1146 (H) (E) of section 3734.521 of the Revised Code have been met in 1147 connection with the change in district composition that involves 1148 the union. On the date that the union becomes final, the boards 1149 of directors of the former joint districts collectively 1150 constitute the board of directors of the united district, except 1151 that if one or more counties were joined to any of the existing 1152 joint districts in connection with the change in district 1153 composition that involved the union, the board of county 1154 commissioners or three members appointed by its legislative 1155 authority, if other than a board of county commissioners, shall 1156 be added to the board of directors of the united district, and 1157 except that if one or more counties withdrew from any of the 1158 existing joint districts in connection with the change in 1159 district composition that involved the union, the board of 1160 directors shall not include members from the counties that 1161 withdrew from the former joint districts. 1162

For the purposes of this division, "counties forming the1163existing joint districts" includes only the following:1164

(1) The counties that are named as members of one of the	1165
joint districts affected by the proposed union in the solid	1166
waste management plan or amended plan of the appropriate	1167
district approved or ordered to be implemented under section	1168
3734.521, 3734.55, or 3734.56 of the Revised Code in effect when	1169

the union proceeding was initiated and that have not initiated	1170
proceedings under division (B) of this section to withdraw from-	1171
the joint districts of which they were members on that date;	1172
(2) Any county named as a member of a joint district	1173
affected by the proposed union in any such plan or amended plan-	1174
that has initiated a withdrawal under division (B) of this	1175
section that has been declared to be disapproved under that	1176
division;	1177
(3) If joinder proceedings previously had been concluded	1178
under division (D) of this section to join a county to an	1179
existing joint district affected by the proposed union, any	1180
county whose joinder to the existing joint district was declared	1181
to be approved in that proceeding.	1182
Sec. 343.022. (A) The board of county commissioners of a	1183
county solid waste management district or the board of directors	1184
of a joint solid waste management district may enter into a	1185
contract or agreement with the owner or operator of a solid	1186
waste facility, or with persons collecting or transporting solid	1187
wastes, to establish and collect on behalf of the district	1188
generation or disposal fees to be used by the district for the	1189
purposes set forth in divisions (G)(1) to (10) <u>division (G)</u> of	1190
section 3734.57 of the Revised Code or to provide other	1191
remuneration or services to or on behalf of the district or its	1192
residents.	1193
(B) The authority provided by division (A) of this section	1194
is cumulative and concurrent with the authority of the board of	1195
county commissioners or directors to enter into contracts or	1196
agreements under other sections of this chapter. The existence	1197
or exercise of one such authority does not prevent the exercise	1198
of the other.	1199

(C) The authority provided by division (A) of this section 1200 pertaining to disposal or generation fees is cumulative and 1201 concurrent with the authority of the board of county 1202 commissioners or directors to levy disposal or generation fees 1203 under section 3734.57, 3734.571, 3734.572, 3734.573, or 3734.574 1204 of the Revised Code. The exercise of the authority provided in 1205 any of those sections does not prevent the exercise of the 1206 authority provided by division (A) of this section, and the 1207 authority provided by division (A) of this section does not 1208 prevent the exercise of the authority provided in any of those 1209 sections. 1210

Sec. 343.08. (A) The board of county commissioners of a 1211 county solid waste management district and the board of 1212 directors of a joint solid waste management district may fix 1213 reasonable rates or charges to be paid by every person, 1214 municipal corporation, township, or other political subdivision 1215 that owns premises to which solid waste collection, storage, 1216 transfer, disposal, recycling, processing, or resource recovery 1217 service is provided by the district and may change the rates or 1218 charges whenever it considers it advisable. Charges for 1219 collection, storage, transfer, disposal, recycling, processing, 1220 or resource recovery service shall be made only against lots or 1221 parcels that are improved, or in the process of being improved, 1222 with at least one permanent, portable, or temporary building. 1223 The rates or charges may be collected by either of the following 1224 means: 1225

(1) Periodic billings made by the district directly or in
(1) Periodic billings made by the district directly or in
(1) Periodic billings made by the district directly or in
(1) Periodic billings made by the district with directly or in
(1) Periodic billings made by the district with directly or in
(1) Periodic billings made by the district with directly or in
(1) Periodic billings made by the district directly or in
(1) Periodic billings made by the district with directly or in
(1) Periodic billings made by the district with directly or in
(1) Periodic billings made by the district with directly or in
(1) Periodic billings made by the district with directly or in
(1) Periodic billings for public directly or provide the public directly or public dire

political subdivision authorized by law to provide public 1231 utility service. When any such charges that are so billed are 1232 not paid, the board shall certify them to the county auditor of 1233 the county where the lots or parcels are located, who shall 1234 place them upon the real property duplicate against the property 1235 served by the collection, storage, transfer, disposal, 1236 recycling, processing, or resource recovery service. The charges 1237 shall be a lien on the property from the date they are placed 1238 upon the real property duplicate by the auditor and shall be 1239 collected in the same manner as other taxes. 1240

(2) Certifying the rates or charges to the county auditor
1241
of the county where the lots or parcels are located, who shall
1242
place them on the real property duplicate against the lots or
1243
parcels. The rates or charges are a lien on the property from
1244
the date they are placed upon the real property duplicate by the
1245
auditor and shall be collected in the same manner as other
1246
taxes.

The county or joint district need not fix a rate or charge1248against property if the district does not operate a collection1249system.1250

Where a county or joint district owns or operates a solid 1251 waste facility, either without a collection system or in 1252 conjunction therewith, the board of county commissioners or 1253 board of directors may fix reasonable rates or charges for the 1254 use of the facility by persons, municipal corporations, 1255 townships, and other political subdivisions, may contract with 1256 any public authority or person for the collection of solid 1257 wastes in any part of any district for collection, storage, 1258 disposal, transfer, recycling, processing, or resource recovery 1259 in any solid waste facility, or may lease the facility to any 1260

public authority or person. The cost of collection, storage,1261transfer, disposal, recycling, processing, or resource recovery1262under such contracts may be paid by rates or charges fixed and1263collected under this section or by rates and charges fixed under1264those contracts and collected by the contractors.1265

All moneys collected by or on behalf of a county or joint 1266 district as rates or charges for solid waste collection, 1267 storage, transfer, disposal, recycling, processing, or resource 1268 recovery service in any district shall be paid to the county 1269 treasurer in a county district or to the county treasurer or 1270 other official designated by the board of directors in a joint 1271 district and kept in a separate and distinct fund to the credit 1272 1273 of the district. The fund shall be used for the payment of the cost of the management, maintenance, and operation of the solid 1274 waste collection or other solid waste facilities of the district 1275 and, if applicable, the payment of the cost of collecting the 1276 rates or charges of the district pursuant to division (A) (1) or 1277 (2) of this section. Prior to the approval of the district's 1278 initial solid waste management plan under section 3734.55 of the 1279 Revised Code or the issuance of an order under that section 1280 requiring the district to implement an initial plan prepared by 1281 the director, as appropriate, the fund also may be used for the 1282 purposes of division (G)(1) or (3) of section 3734.57 of the 1283 Revised Code. On and after the approval of the district's 1284 initial plan under section 3734.521 or 3734.55 of the Revised 1285 Code or the issuance of an order under either of those sections, 1286 as appropriate, requiring the district to implement an initial 1287 plan prepared by the director, the fund also may be used for all 1288 of the purposes of divisions (G)(1) to (10) specified in division 1289 (G) of section 3734.57 of the Revised Code. Those uses may 1290 include, in accordance with a cost allocation plan adopted under 1291

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division (B) of this section, the payment of all allowable 1292 direct and indirect costs of the district, the sanitary engineer 1293 or sanitary engineering department, or a federal or state grant 1294 program, incurred for the purposes of this chapter and sections 1295 3734.52 to 3734.572 of the Revised Code. Any surplus remaining 1296 after those uses of the fund may be used for the enlargement, 1297 modification, or replacement of such facilities and for the 1298 payment of the interest and principal on bonds and bond 1299 anticipation notes issued pursuant to section 343.07 of the 1300 Revised Code. In no case shall money so collected be expended 1301 otherwise than for the use and benefit of the district. 1302

A board of county commissioners or directors, instead of 1303 operating and maintaining solid waste collection or other solid 1304 waste facilities of the district with county or joint district 1305 personnel, may enter into a contract with a municipal 1306 corporation having territory within the district pursuant to 1307 which the operation and maintenance of the facilities will be 1308 performed by the municipal corporation. 1309

The products of any solid waste collection or other solid 1310 waste facility owned under this chapter shall be sold through 1311 competitive bidding in accordance with section 307.12 of the 1312 Revised Code, except when a board of county commissioners or 1313 directors determines by resolution that it is in the public 1314 interest to sell those products in a commercially reasonable 1315 manner without competitive bidding. 1316

(B) A board of county commissioners or directors may adopt
a cost allocation plan that identifies, accumulates, and
distributes allowable direct and indirect costs that may be paid
from the fund of the district created in division (A) of this
section and prescribes methods for allocating those costs. The

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plan shall authorize payment from the fund for only those costs 1322 incurred by the district, the sanitary engineer or sanitary 1323 engineering department, or a federal or state grant program, and 1324 those costs incurred by the general and other funds of the 1325 county for a common or joint purpose, that are necessary and 1326 reasonable for the proper and efficient administration of the 1327 district under this chapter and sections 3734.52 to 3734.572 of 1328 the Revised Code. The plan shall not authorize payment from the 1329 fund of any general government expense required to carry out the 1330 overall governmental responsibilities of a county. The plan 1331 shall conform to United States office of management and budget 1332 Circular A-87 "Cost Principles for State and Local Governments," 1333 published January 15, 1983. 1334

(C) A board of county commissioners or directors shall fix 1335 rates or charges, or enter into contracts fixing the rates or 1336 charges to be collected by the contractor, for solid waste 1337 collection, storage, transfer, disposal, recycling, processing, 1338 or resource recovery services at a public meeting held in 1339 accordance with section 121.22 of the Revised Code. In addition 1340 to fulfilling the requirements of section 121.22 of the Revised 1341 Code, the board, before fixing or changing rates or charges for 1342 solid waste collection, storage, transfer, disposal, recycling, 1343 processing, or resource recovery services, or before entering 1344 into a contract that fixes rates or charges to be collected by 1345 the contractor providing the services, shall hold at least three 1346 public hearings on the proposed rates, charges, or contract. 1347 Prior to the first public hearing, the board shall publish 1348 notice of the public hearings as provided in section 7.16 of the 1349 Revised Code or once a week for three consecutive weeks in a 1350 newspaper of general circulation in the county or counties that 1351 would be affected by the proposed rates, charges, or contract. 1352

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The notice shall include a listing of the proposed rates or 1353 charges to be fixed and collected by the board or fixed pursuant 1354 to the contract and collected by the contractor, and the dates, 1355 time, and place of each of the three hearings thereon. The board 1356 shall hear any person who wishes to testify on the proposed 1357 rates, charges, or contract. 1358

Sec. 3714.07. (A) (1) For the purpose of assisting boards1359of health and the environmental protection agency in1360administering and enforcing this chapter and rules adopted under1361it, there is hereby levied a fee of thirty cents per cubic yard1362or sixty cents per ton, as applicable, on both of the following:1363

(a) The disposal of construction and demolition debris at
a construction and demolition debris facility that is licensed
under this chapter or at a solid waste facility that is licensed
under Chapter 3734. of the Revised Code;

(b) The disposal of asbestos or asbestos-containing
materials or products at a construction and demolition debris
facility that is licensed under this chapter or at a solid waste
facility that is licensed under Chapter 3734. of the Revised
1371
Code.

(2) The owner or operator of a construction and demolition 1373 debris facility or a solid waste facility shall determine if 1374 cubic yards or tons will be used as the unit of measurement. If 1375 basing the fee on cubic yards, the owner or operator shall 1376 utilize either the maximum cubic yard capacity of the container, 1377 or the hauling volume of the vehicle, that transports the 1378 construction and demolition debris to the facility or the cubic 1379 yards actually logged for disposal by the owner or operator in 1380 accordance with rules adopted under section 3714.02 of the 1381 Revised Code. If basing the fee on tonnage, the owner or 1382

operator shall use certified scales to determine the tonnage of	1383
construction and demolition debris that is disposed of.	1384
(3) The owner or operator of a construction and demolition	1385
debris facility or a solid waste facility shall calculate the	1386
amount of money generated from the fee levied under division (A)	1387
(1) of this section and shall hold that amount as a trustee for	1388
the health district having jurisdiction over the facility, if	1389
that district is on the approved list under section 3714.09 of	1390
the Revised Code, or for the state. The owner or operator shall	1391
prepare and file with the appropriate board of health or the	1392
director of environmental protection monthly returns indicating	1393
the total volume or weight, as applicable, of construction and	1394
demolition debris and asbestos or asbestos-containing materials	1395
or products disposed of at the facility and the total amount of	1396
money generated during that month from the fee levied under	1397
division (A)(1) of this section on the disposal of construction	1398
and demolition debris and asbestos or asbestos-containing	1399
materials or products. Not later than thirty days after the last	1400
day of the month to which the return applies, the owner or	1401
operator shall mail to the board of health or the director the	1402
return for that month together with the amount of money	1403
calculated under division (A)(3) of this section on the disposal	1404
of construction and demolition debris and asbestos or asbestos-	1405
containing materials or products during that month or may submit	1406
the return and money electronically in a manner approved by the	1407
director. The owner or operator may request, in writing, an	1408
extension of not more than thirty days after the last day of the	1409
month to which the return applies. A request for extension may	1410
be denied. If the owner or operator submits the money late, the	1411
owner or operator shall pay a penalty of ten per cent of the	1412
amount of the money due for each month that it is late.	1413

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(4) Of the money that is submitted by a construction and 1414 demolition debris facility or a solid waste facility on a per 1415 cubic yard or per ton basis under this section, a board of 1416 health shall transmit three cents per cubic yard or six cents 1417 per ton, as applicable, to the director not later than forty-1418 five days after the receipt of the money. The money retained by 1419 a board of health under this section shall be paid into a 1420 special fund, which is hereby created in each health district, 1421 and used solely for the following purposes: 1422

(a) To administer and enforce this chapter and Chapter3734. of the Revised Code and rules adopted under them;1424

(b) To abate abandoned accumulations of construction and
 1425
 demolition debris as provided in section 3714.074 of the Revised
 1426
 Code;
 1427

(c) To mitigate any impacts to public health, safety, and 1428
welfare of any construction and demolition debris facility and 1429
solid waste disposal or transfer facility within the health 1430
district, including ensuring appropriate inspection of any such 1431
facility to prevent any negative public health, safety, and 1432
welfare impact. 1433

The director shall transmit all money received under this1434section to the treasurer of state to be deposited in the state1435treasury to the credit of the waste management fund created in1436section 3734.061 of the Revised Code.1437

(B) The board of health of a health district or the
director may enter into an agreement with the owner or operator
of a construction and demolition debris facility or a solid
waste facility for the quarterly payment of money generated from
the disposal fee as calculated in division (A) (3) of this

section. The board of health shall notify the director of any 1443 such agreement. Not later than forty-five days after receipt of 1444 the quarterly payment, the board of health shall transmit the 1445 amount established in division (A) (4) of this section to the 1446 director. The money retained by the board of health shall be 1447 deposited in the special fund of the district as required under 1448 that division. Upon receipt of the money from a board of health, 1449 the director shall transmit the money to the treasurer of state 1450 to be credited to the waste management fund. 1451

(C) If a construction and demolition debris facility or a 1452 solid waste facility is located within the territorial 1453 boundaries of a municipal corporation or the unincorporated area 1454 of a township, the municipal corporation or township may 1455 appropriate up to four cents per cubic yard or up to eight cents 1456 per ton of the disposal fee required to be paid by the facility 1457 under division (A) (1) of this section for the same purposes that 1458 a municipal corporation or township may levy a fee under 1459 division (C) of section 3734.57 of the Revised Code. 1460

The legislative authority of the municipal corporation or 1461 township may appropriate the money from the fee by enacting an 1462 ordinance or adopting a resolution establishing the amount of 1463 1464 the fee to be appropriated. Upon doing so, the legislative authority shall mail a certified copy of the ordinance or 1465 resolution to the board of health of the health district in 1466 which the construction and demolition debris facility or the 1467 solid waste facility is located or, if the facility is located 1468 in a health district that is not on the approved list under 1469 section 3714.09 of the Revised Code, to the director. Upon 1470 receipt of the copy of the ordinance or resolution and not later 1471 than forty-five days after receipt of money generated from the 1472 fee, the board or the director, as applicable, shall transmit to 1473

the treasurer or other appropriate officer of the municipal 1474 corporation or clerk of the township that portion of the money 1475 generated from the disposal fee by the owner or operator of the 1476 facility that is required by the ordinance or resolution to be 1477 paid to that municipal corporation or township. 1478

Money received by the treasurer or other appropriate 1479 officer of a municipal corporation under this division shall be 1480 paid into the general fund of the municipal corporation. Money 1481 received by the clerk of a township under this division shall be 1482 paid into the general fund of the township. The treasurer or 1483 other officer of the municipal corporation or the clerk of the 1484 township, as appropriate, shall maintain separate records of the 1485 money received under this division. 1486

The legislative authority of a municipal corporation or1487township may cease appropriating money under this division by1488repealing the ordinance or resolution that was enacted or1489adopted under this division.1490

The director shall adopt rules in accordance with Chapter1491119. of the Revised Code establishing requirements for prorating1492the amount of the fee that may be appropriated under this1493division by a municipal corporation or township in which only a1494portion of a construction and demolition debris facility is1495located within the territorial boundaries of the municipal1496corporation or township.1497

(D) The board of county commissioners of a county in which
a construction and demolition debris facility or a solid waste
facility is located may appropriate up to three cents per cubic
yard or up to six cents per ton of the disposal fee required to
be paid by the facility under division (A) (1) of this section
for the same purposes that a solid waste management district may

levy a fee under division (B) of section 3734.57 of the Revised	1504
Code.	1505
The board of county commissioners may appropriate the	1506
money from the fee by adopting a resolution establishing the	1507
amount of the fee to be appropriated. Upon doing so, the board	1508
of county commissioners shall mail a certified copy of the	1509
resolution to the board of health of the health district in	1510
which the construction and demolition debris facility or the	1511
solid waste facility is located or, if the facility is located	1512
in a health district that is not on the approved list under	1513
section 3714.09 of the Revised Code, to the director. Upon	1514
receipt of the copy of the resolution and not later than forty-	1515
five days after receipt of money generated from the fee, the	1516
board of health or the director, as applicable, shall transmit	1517
to the treasurer of the county that portion of the money	1518
generated from the disposal fee by the owner or operator of the	1519
facility that is required by the resolution to be paid to that	1520
county.	1521
Money received by a county treasurer under this division	1522
shall be paid into the general fund of the county. The county	1523
treasurer shall maintain separate records of the money received	1524
under this division.	1525
A board of county commissioners may cease appropriating	1526
money under this division by repealing the resolution that was	1527
adopted under this division.	1528
(E) (1) This section does not apply to the disposal of	1529
construction and demolition debris at a solid waste facility-	1530
that is licensed under Chapter 3734. of the Revised Code if	1531
there is no construction and demolition debris facility licensed	1532
under this chapter within thirty-five miles of the solid waste	1533

facility as determined by a facility's property boundaries.	1534
(2) This section does not apply to the disposal of	1535
construction and demolition debris at a solid waste facility	1536
that is licensed under Chapter 3734. of the Revised Code if the	1537
owner or operator of the facility chooses to collect fees on the	1538
disposal of the construction and demolition debris and asbestos	1539
or asbestos-containing materials or products that are identical	1540
to the fees that are collected under Chapters 343. and 3734. of	1541
the Revised Code on the disposal of solid wastes at that	1542
facility.	1543
(3)(E)(1) Beginning three years after the effective date	1544
of this amendment, the solid waste management policy committee	1545
of a county or joint solid waste management district may levy	1546
fees upon the following activities:	1547
(a) The disposal of construction and demolition debris and	1548
asbestos or asbestos-containing materials or products generated	1549
within the jurisdiction of the district at construction and	1550
demolition debris facilities located in an authorized county and	1551
within the district's jurisdiction and at solid waste disposal	1552
facilities located in an authorized county and within the	1553
district's jurisdiction;	1554
	1001
(b) The disposal of construction and demolition debris and	1555
asbestos or asbestos-containing materials or products generated	1556
outside of the jurisdiction of the district, but inside this	1557
state, at construction and demolition debris facilities located	1558
in an authorized county and within the district's jurisdiction	1559
and at solid waste disposal facilities located in an authorized	1560
county and within the district's jurisdiction;	1561
(c) The disposal of construction and demolition debris and	1562

asbestos or asbestos-containing materials or products generated	1563
outside the boundaries of this state at construction and	1564
demolition debris facilities located in an authorized county and	1565
within the district's jurisdiction and at solid waste disposal	1566
facilities located in an authorized county and within the	1567
jurisdiction of the district.	1568
The fee levied under division (E)(1)(a) of this section	1569
shall be not less than one dollar per ton nor more than two	1570
dollars per ton, the fee levied under division (E)(1)(b) of this	1571
section shall be not less than two dollars per ton nor more than	1572
four dollars per ton, and the fee levied under division (E)(1)	1573
(c) of this section shall be not more than the fee levied under	1574
division (E)(1)(a) of this section.	1575
(2) The district shall establish, amend, or repeal the	1576
schedule of fees levied pursuant to this division in the same	1577
manner that applies to fees levied under division (B) of section	1578
3734.57 of the Revised Code. All procedural requirements	1579
governing the administration and collection of solid waste fees	1580
levied under divisions (A) and (B) of that section apply to the	1581
administration and collection of the construction and demolition	1582
	1582 1583
administration and collection of the construction and demolition	
administration and collection of the construction and demolition debris fees levied under this division and collected by an owner	1583
administration and collection of the construction and demolition debris fees levied under this division and collected by an owner or operator of a solid waste facility or construction and	1583 1584
administration and collection of the construction and demolition debris fees levied under this division and collected by an owner or operator of a solid waste facility or construction and demolition debris facility. Such procedural requirements include	1583 1584 1585
administration and collection of the construction and demolition debris fees levied under this division and collected by an owner or operator of a solid waste facility or construction and demolition debris facility. Such procedural requirements include requirements governing fee collection and accounting, filing of	1583 1584 1585 1586

the conversion rate for fee collection in cubic yards, notices,1588and district composition changes. Any notices required to be1589made pursuant to those procedural requirements to the owner or1590operator of a solid waste facility also shall be provided to the1591owner or operator of a construction and demolition debris1592facility for purposes of this division, when applicable.1593

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(3) (a) The solid waste management district may forward	1594
seventy-five per cent of the money received from an owner or	1595
operator of a facility under this division to the health	1596
district in which the facility is located, which shall deposit	1597
it into the special fund established under division (A)(4) of	1598
this section to be used solely for the purposes specified in	1599
that division. If a solid waste management district does not	1600
forward money received under this division to the health	1601
district in which the facility is located, the solid waste	1602
management district shall retain that money and use it for the	1603
purposes specified in division (G) of section 3734.57 of the	1604
Revised Code.	1605
	1 6 6 6
(b) The solid waste management district shall forward	1606
twenty-five per cent of the money received from an owner or	1607
operator of a facility under this division to the environmental	1608
protection agency, which shall deposit half of the money into	1609
the environmental protection fund created in section 3745.015 of	1610
the Revised Code and half of the money into the waste management	1611
fund created in section 3734.061 of the Revised Code.	1612
(c) A solid waste management district shall not levy fees	1613
under this division with respect to a construction and	1614
demolition debris facility or solid waste facility that is	1615
located in a health district that is not on the approved list	1616
under section 3714.09 of the Revised Code.	1617
As used in this division, "authorized county" means a	1618
county with a population between fifty-three thousand and fifty-	1619
eight thousand, according to the most recent decennial census.	1620

(F) This section does not apply to the disposal of source 1621 separated materials that are exclusively composed of reinforced 1622 or nonreinforced concrete, asphalt, clay tile, building or 1623

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paving brick, or building or paving stone at a construction and1624demolition debris facility that is licensed under this chapter1625when either of the following applies:1626

(a) (1)The materials are placed within the limits of1627construction and demolition debris placement at the facility as1628specified in the license issued to the facility under section16293714.06 of the Revised Code, are not placed within the unloading1630zone of the facility, and are used as a fire prevention measure1631in accordance with rules adopted by the director under section16323714.02 of the Revised Code.1633

(b) (2) The materials are not placed within the unloading 1634 zone of the facility or within the limits of construction and 1635 demolition debris placement at the facility as specified in the 1636 license issued to the facility under section 3714.06 of the 1637 Revised Code, but are used as fill material, either alone or in 1638 conjunction with clean soil, sand, gravel, or other clean 1639 aggregates, in legitimate fill operations for construction 1640 purposes at the facility or to bring the facility up to a 1641 consistent grade. 1642

Sec. 3714.073. (A) In addition to the fee levied under 1643 division (A)(1) of section 3714.07 of the Revised Code, 1644 beginning July 1, 2005, there is hereby levied on the disposal 1645 of construction and demolition debris at a construction and 1646 demolition debris facility that is licensed under this chapter 1647 or at a solid waste facility that is licensed under Chapter 1648 3734. of the Revised Code and on the disposal of asbestos or 1649 asbestos-containing materials or products at a construction and 1650 demolition debris facility that is licensed under this chapter 1651 or at a solid waste facility that is licensed under Chapter 1652 3734. of the Revised Code the following fees: 1653

(1) A fee of twelve and one-half cents per cubic yard or
twenty-five cents per ton, as applicable, the proceeds of which
shall be deposited in the state treasury to the credit of the
soil and water conservation district assistance fund created in
1657
section 940.15 of the Revised Code;

(2) A fee of thirty-five cents per cubic yard or seventy
(2) A fee of thirty-five cents per cubic yard or seventy
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(4) A fee of thirty-five cents per cubic yard or seventy
(4) A fee of thirty-five cents
(4) A fee of thirty-five cents
(4) A fee of the recycling
(4) A fee

(3) A fee of two and one-half cents per cubic yard or five
1664
cents per ton, as applicable, the proceeds of which shall be
1665
deposited in the state treasury to the credit of the waste
1666
management fund created in section 3734.061 of the Revised Code.
1667

(B) The owner or operator of a construction and demolition 1668 1669 debris facility or a solid waste facility, as a trustee of the state, shall calculate the amount of money generated from the 1670 fees levied under this section and remit the money from the fees 1671 in the manner that is established in divisions (A)(2) and (3) of 1672 section 3714.07 of the Revised Code for the fee that is levied 1673 under division (A)(1) of that section and may enter into an 1674 agreement for the quarterly payment of money generated from the 1675 fees in the manner established in division (B) of that section 1676 for the quarterly payment of money generated from the fee that 1677 is levied under division (A)(1) of that section. 1678

(C) The amount of money that is calculated by the owner or 1679 operator of a construction and demolition debris facility or a 1680 solid waste facility and remitted to a board of health or the 1681 director of environmental protection, as applicable, pursuant to 1682 this section shall be transmitted by the board or director to 1683

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the treasurer of state not later than forty-five days after the	1684
receipt of the money to be credited to the soil and water	1685
conservation district assistance fund or the recycling and	1686
litter prevention fund, as applicable.	1687
(D) This section does not apply to the disposal of	1688
construction and demolition debris at a solid waste facility	1689
that is licensed under Chapter 3734. of the Revised Code if the	1690
owner or operator of the facility chooses to collect fees on the	1691
disposal of the construction and demolition debris and asbestos	1692
or asbestos-containing materials or products that are identical	1693
to the fees that are collected under Chapters 343. and 3734. of	1694
the Revised Code on the disposal of solid wastes at that	1695
facility.	1696
(E) This section does not apply to the disposal of source	1697

(E) This section does not apply to the disposal of source1697separated materials that are exclusively composed of reinforced1698or nonreinforced concrete, asphalt, clay tile, building or1699paving brick, or building or paving stone at a construction and1700demolition debris facility that is licensed under this chapter1701when either of the following applies:1702

(1) The materials are placed within the limits of 1703 construction and demolition debris placement at the facility as 1704 specified in the license issued to the facility under section 1705 3714.06 of the Revised Code, are not placed within the unloading 1706 zone of the facility, and are used as a fire prevention measure 1707 in accordance with rules adopted by the director under section 1708 3714.02 of the Revised Code. 1709

(2) The materials are not placed within the unloading zone
of the facility or within the limits of construction and
demolition debris placement at the facility as specified in the
license issued to the facility under section 3714.06 of the

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Revised Code, but are used as fill material, either alone or in1714conjunction with clean soil, sand, gravel, or other clean1715aggregates, in legitimate fill operations for construction1716purposes at the facility or to bring the facility up to a1717consistent grade.1718

Sec. 3734.521. (A) As used in this section and sections 1719 3734.531 and 3734.57 of the Revised Code, "change in district 1720 composition" or "change" includes the withdrawal of a county 1721 from a joint solid waste management district, the establishment 1722 of a new county or joint district, the joinder of a county to an 1723 existing joint district, the union of two or more joint 1724 districts, or any combination thereof. 1725

(B) In addition to the requirements under Chapter 343. of 1726
the Revised Code, the requirements of this section govern a 1727
change in district composition when any of the districts 1728
involved are operating under a solid waste management plan or 1729
amended plan approved or ordered to be implemented under this 1730
section or section 3734.55 or 3734.56 of the Revised Code. 1731

(C) For purposes of preparing the initial and amended 1732 solid waste management plans for the county and joint districts 1733 resulting from any proposed change in district composition, the 1734 solid waste management policy committee for the proposed 1735 resulting districts shall consist of the members prescribed in 1736 division (B) of section 3734.54 of the Revised Code from each 1737 county within the proposed district and shall include an 1738 additional public member only when one is required to be 1739 appointed under division (C) of section 3734.54 of the Revised 1740 Code. 1741

(D) In the case of a proposed establishment of a new joint 1742district, joinder of a county to an existing joint district, or 1743

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union of existing joint districts that only involves existing 1744 county or joint districts that are operating under solid waste 1745 management plans or amended plans approved under this section or 1746 section 3734.55 or 3734.56 of the Revised Code and that does not 1747 involve the withdrawal of a county from an existing joint 1748 district, the solid waste management policy committee of the 1749 proposed joint district resulting from the change shall do all 1750 of the following: 1751

(1) Prepare a draft initial or amended solid waste
1752
management plan for the proposed joint district that complies
with divisions (A), (B), (D), and (E)(1) of section 3734.53 of
the Revised Code;

(2) Upon completion of the draft initial or amended plan
for the proposed joint district, proceed to adopt and obtain
approval of it in accordance with divisions (A), (B), and (C) (1)
to (3) of section 3734.55 of the Revised Code;

(3) Submit the initial or amended plan for the proposed
joint district to the director of environmental protection for
approval not earlier than one hundred eighty days and not later
than ninety days before the date that one of the existing
districts involved in the proposed change is required to submit
an amended plan under section 3734.56 of the Revised Code.

If any such proposed joint district fails to submit its 1766 plan or amended plan, as appropriate, to the director on or 1767 before the date required under division (D) (3) of this section, 1768 the proposed change shall not occur, and the director shall 1769 proceed in accordance with division (D) of section 3734.55 of 1770 the Revised Code to prepare an amended plan for each of the 1771 existing districts and order the implementation of the amended 1772 plans. If the proposed joint district fails to obtain approval 1773

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of its initial or amended plan, as appropriate, within eighteen1774months after the date for submission of its initial or amended1775plan required under division (D) (3) of this section, the1776director shall proceed in accordance with division (D) of1777section 3734.55 of the Revised Code to prepare a plan or amended1778plan, as appropriate, for the proposed joint district and to1779order the implementation of the plan or amended plan.1780

1781 (E) In the case of a proposed change in district composition that involves an existing district that is operating 1782 under a solid waste management plan or amended plan prepared and 1783 ordered to be implemented by the director under this section or 1784 section 3734.55 or 3734.56 of the Revised Code or that involves 1785 the withdrawal of a county from an existing joint district, the 1786 solid waste management policy committee of each of the districts 1787 resulting from the proposed change, not later than twenty months 1788 before one of the existing districts is required to submit an 1789 amended solid waste management plan under section 3734.56 of the 1790 Revised Code or twenty months before the triennial anniversary 1791 of the issuance of the order under division (D) or (F)(1) or (2) 1792 of this section or division (D) of section 3734.55 of the 1793 1794 Revised Code requiring one of the districts involved to implement a plan prepared and ordered to be implemented under 1795 any of those divisions, shall submit to the director a 1796 preliminary demonstration of the availability of or access to 1797 solid waste management facility capacity under division (E)(1) 1798 or (2) of this section, as appropriate. The preliminary 1799 demonstrations of each of the proposed districts shall be 1800 submitted to the director at the same time. 1801

As used in divisions (E) and (F) of this section,	1802
"preliminary demonstration of capacity" means the certification-	1803
and demonstration required to be submitted under division (E)(1)	1804

of this section or the statement and financial feasibility study	1805
required to be submitted under division (E)(2) of this section,	1806
as appropriate.	1807
(1) If a proposed district has located within its	1808
boundaries one or more solid waste facilities that have	1809
sufficient remaining capacity to dispose of all the solid waste	1810
generated within its boundaries during the subsequent ten-year	1811
period, or if the county or counties proposing to form the	1812
district have entered into one or more firm contracts or	1813
agreements that in the aggregate provide for the disposal of all	1814
the solid wastes generated within the proposed district during	1815
the subsequent ten-year period at facilities located outside the	1816
district or this state, the solid waste management policy	1817
committee of the proposed district shall submit to the director	1818
a certification and demonstration by the committee of the-	1819
availability of or access to sufficient solid waste management	1820
facility capacity to provide for the disposal of all the solid	1821
wastes generated within the proposed district during that ten-	1822
year period.	1823
The director shall approve or disapprove a preliminary -	1824
demonstration of capacity within sixty days after receiving it.	1825
If the director finds that the policy committee has made the	1826
demonstration required by division (E)(1) of this section, he-	1827
shall approve the preliminary demonstration. Otherwise, the	1828
director shall disapprove the preliminary demonstration.	1829
(2) If a proposed district does not have sufficient solid	1830
waste management facility capacity within its boundaries or	1831
access to sufficient capacity by contract or agreement to make-	1832
the demonstration required by division (E)(1) of this section,	1833
the solid waste management policy committee of the proposed	1834

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district shall submit to the director a statement as to how the	1835
proposed district will provide for sufficient solid waste	1836
management facility capacity to dispose of all solid wastes	1837
generated within its boundaries during the subsequent ten-year	1838
period. The statement shall be accompanied by a study of the	1839
financial feasibility of the measures proposed in the statement.	1840
The statement and financial feasibility study shall contain an-	1841
inventory of all existing solid waste disposal, transfer, and	1842
resource recovery facilities and recycling activities within the	1843
proposed district and estimates of the remaining capacity	1844
available at each such facility; estimates of the amounts of	1845
solid wastes that will be generated within the proposed district	1846
during each year of the subsequent ten-year period; an	1847
identification of the additional solid waste management	1848
facilities and capacity that the proposed district intends to	1849
provide to dispose of the estimated amounts of solid wastes; a	1850
schedule for implementation of the measures proposed in the	1851
statement; if appropriate, estimates of the capital and	1852
operating costs of the additional facilities that the district	1853
intends to provide and of the rates to be charged to meet those-	1854
costs; and, if appropriate, rates to be charged to meet the	1855
costs of capacity that the district intends to provide by	1856
contract or agreement.	1857
The director shall approve or disapprove a statement and	1858
financial feasibility study within sixty days after receiving	1859
them. The director shall approve a statement and financial	1860
feasibility study only if they demonstrate a technically	1861
feasible and economically reasonable means of providing for the	1862
environmentally sound management of solid wastes generated in	1863
the district during the subsequent ten-year period. Otherwise,	1864
the district during the subsequent ten year period. Otherwise,	TOOA

the director shall disapprove the statement and financial

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1866

feasibility study.

(3) Upon approving or disapproving a preliminary	1867
demonstration of capacity under division (E)(1) or (2) of this	1868
section, the director shall provide written notice of his	1869
decision to the solid waste management policy committee that	1870
submitted it. If the director disapproves the preliminary	1871
demonstration of any of the proposed districts, the change in-	1872
district composition shall not occur. The solid waste management	1873
policy committee of each of the existing districts operating	1874
under a solid waste management plan approved under this section	1875
or section 3734.55 of the Revised Code or an amended plan-	1876
approved under this section or section 3734.56 of the Revised	1877
Code then shall proceed to adopt and obtain approval of an-	1878
amended plan in accordance with division (A) of section 3734.56	1879
of the Revised Code. If any of the existing districts is	1880
operating under a plan or an amended plan ordered to be	1881
implemented under this section or section 3734.55 or 3734.56 of	1882
the Revised Code, the director then shall proceed in accordance	1883
with division (B) of section 3734.56 of the Revised Code to	1884
prepare an amended plan for each such district and order the	1885
implementation of the amended plan. Division (E)(3) of this	1886
section does not preclude an existing district that is operating	1887
under a plan or amended plan prepared and ordered to be	1888
implemented by the director from proceeding under division (C)	1889
of section 3734.56 of the Revised Code to prepare and obtain	1890
approval of a plan to replace the initial or amended plan-	1891
prepared by the director.	1892

(4) If the director approves the preliminary demonstration1893of each of the proposed districts resulting from the change in1894district composition under division (E)(1) or (2) of this1895section, the solid waste management policy committee of each of1896

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the proposed districts shall begin preparing a draft initial	1897
solid waste management plan for the district, and the committee	1898
of the remaining joint district, if any, shall begin preparing a	1899
draft amended plan for the joint district. The initial or	1900
amended plan and certification of capacity shall comply with	1901
divisions (A), (B), (D), and (E)(1) of section 3734.53 of the	1902
Revised Code. Upon completion of the draft initial or amended	1903
plan for the proposed district, the committee shall proceed to-	1904
adopt and obtain approval of it in accordance with divisions	1905
(A), (B), and (C)(1) to (3) of section 3734.55 of the Revised	1906
Code. The initial plans of the proposed districts and the	1907
amended plan of the remaining joint district, if any, shall be-	1908
submitted to the director at the same time and shall be-	1909
submitted not later than twenty months after the proposed-	1910
districts submitted their preliminary demonstrations of capacity	1911
under division (E)(1) or (2) of this section. If any of the	1912
proposed districts fails to submit its plan or amended plan to-	1913
the director on or before the required date, the proposed change	1914
shall not occur, and the director then shall proceed in-	1915
accordance with division (D) of section 3734.55 of the Revised	1916
Code to prepare an amended plan for each of the existing	1917
districts and to order the implementation of the amended plans.	1918
(F) If any of the proposed districts resulting from a	1919
change in district composition, or the remaining joint district,	1920
if any, that is required to submit a preliminary demonstration	1921
of capacity under division (E)(1) or (2) of this section fails	1922
to obtain approval of its plan or amended plan within thirty-	1923

eight months after the submission of its preliminary1924demonstration of capacity, the director shall determine what1925actions are necessary to ensure that each county involved in the1926proposed change will be included in a district that either will1927

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have within its boundaries sufficient solid waste management	1928
facility capacity to provide for the disposal of all of the	1929
solid wastes generated within its boundaries during the	1930
subsequent ten-year period or will have access to sufficient	1931
capacity at facilities located outside the district or this	1932
state by contract or agreement to dispose of all of the solid	1933
wastes generated within the district during that ten-year-	1934
period. Based upon that determination, the director shall do	1935
either of the following, as appropriate:	1936
(1) If the director determines that the solid waste	1937
management needs of each of the counties involved can be met if	1938
the proposed change were to occur, he shall prepare an initial	1939
or amended plan that complies with divisions (A) and (D) of	1940
section 3734.53 of the Revised Code for each of the proposed or	1941
existing districts that failed to obtain approval of its plan or	1942
amended plan within thirty-eight months after the districts were	1943
required to submit their preliminary demonstrations of capacity	1944
under division (E)(1) or (2) of this section. None of the plans	1945
or amended plans prepared by the director shall contain any of	1946
the provisions required or authorized to be included in plans	1947
submitted by districts under division (B), (C), or (E) of	1948
section 3734.53 of the Revised Code. Upon completion of each	1949
such plan or amended plan, the director shall issue an order in	1950
accordance with Chapter 3745. of the Revised Code directing the	1951
board of county commissioners or directors of the district for	1952
which the plan or amended plan was prepared to implement it in	1953
compliance with the implementation schedule contained in it.	1954
(2) If the director determines that the solid waste	1955
management needs of each of the counties involved cannot be met	1956
if the proposed change in district composition were to occur, he	1957

shall make a determination as to how county or joint districts 1958

should be formed from among those counties to ensure that each	1959
will be included in a district that either will have within its	1960
boundaries sufficient solid waste management facility capacity	1961
to provide for the disposal of all the solid wastes generated	1962
within the district during the subsequent ten-year period or	1963
will have access to sufficient capacity at facilities located	1964
outside the district or this state by contract or agreement to	1965
dispose of all the solid wastes generated within the district	1966
during that ten-year period. After making his determination, the	1967
director shall prepare an initial or amended solid waste-	1968
management plan for each of them. If the director determines	1969
that any existing district involved in the proposed change	1970
should be retained without a modification in its composition,	1971
the director shall prepare an amended plan for the district. The	1972
director shall prepare an initial or amended plan for each	1973
district whose composition would be changed under his	1974
determination. Each such plan or amended plan shall comply with	1975
divisions (A) and (D) of section 3734.53 of the Revised Code.	1976
None of the plans or amended plans shall contain any of the	1977
provisions required or authorized to be included in plans under-	1978
division (B), (C), or (E) of that section.	1979
If a plan prepared under this division provides for the	1980
establishment of a joint district by two or more counties that	1981
had each previously formed a county district, the director, in-	1982
accordance with Chapter 3745. of the Revised Code, shall issue	1983
an order to the board of county commissioners of each of the	1984
counties directing them to enter into an agreement to form a	1985
joint district under division (A) of section 343.01 of the	1986
Revised Code within thirty days after the issuance of the order.	1987
If a plan or amended plan prepared by the director provides for	1988
the withdrawal of one or more counties from an existing joint	1989

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district, the establishment of a new joint district, the joinder	1990
of one or more counties to an existing joint district, or the	1991
union of two or more existing joint districts, the director, in	1992
accordance with Chapter 3745. of the Revised Code, shall issue-	1993
appropriate orders to the board of county commissioners of each	1994
county or existing county district and to the board of directors	1995
of each joint district that will be affected by the plan-	1996
directing the board of county commissioners or directors, within	1997
thirty days after the issuance of the order, to adopt the	1998
appropriate resolutions and enter into any necessary agreements	1999
under division (B) of section 343.01 of the Revised Code to	2000
effect the changes provided for in the plan. The requirements	2001
and procedures for approval of the withdrawal from,	2002
establishment of, joinder to, or union of districts under	2003
section 343.012 of the Revised Code do not apply to changes	2004
ordered under division (F)(2) of this section. The other-	2005
provisions of that section do apply to changes ordered under-	2006
division (F)(2) of this section.	2007
Any order issued by the director under division (F)(2) of	2008
this section also shall require the district to be formed	2009
pursuant to the order to implement the plan or amended plan	2010
prepared by the director in compliance with the implementation	2011
schedule contained in the plan.	2012
(G) No proposed change in district composition shall	2013
become final until one of the following has occurred:	2014
(1) The director has approved the solid waste management	2015

plan of each newly formed district under section 3734.55 of the2016Revised Code and the amended plan of the remaining joint2017district, if any, under section 3734.56 of the Revised Code;2018

(2) In the case of a joint district subject to division 2019

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2046

(D) of this section that failed to obtain approval of its plan 2020 or amended plan on or before the date required under that 2021 division, the director has prepared a plan or amended plan for 2022 the district and has issued an order to the district directing 2023 it to implement the plan or amended plan prepared by the 2024 director; 2025 (3) If the circumstances described in division (F) (1) of 2026 this section apply, the director has prepared a plan or amended 2027 plan for each of the districts involved that failed to obtain 2028 2029 approval of its plan or amended plan on or before the date required under that division and has issued an order to each of 2030 them under that division directing the district to implement the 2031 plan prepared by the director, and the director has approved the 2032 plan or amended plan of each of the other proposed districts; 2033 (4) If the circumstances described in division (F) (2) of 2034 this section apply, the director has prepared a plan or amended 2035 plan for each of the districts set forth in the determination 2036 made under that division and has issued an order under that 2037 division directing each of the districts to implement the-2038 2039 initial or amended plan prepared for it by the directorIn the case of a proposed change in district composition that involves 2040 the withdrawal of a county from an existing joint district, the 2041 director of environmental protection has effectuated the change 2042 in district composition in accordance with section 3734.522 of 2043 the Revised Code, including providing for the preparation and 2044 adoption of plans in accordance with applicable provisions of 2045

(H) In addition to the requirements of division (G) of 2047
this section, if a change in district composition involves the 2048
withdrawal of a county from a joint district, it shall not 2049

this chapter.

become final until the county ceases to be a part of the joint	2050
district from which it is withdrawing pursuant to division (B)	2051
of section 343.012 of the Revised Code.	2052
Sec. 3734.522. (A) As used in this section, "deliver" has	2053
the same meaning as in division (G)(2) of section 3734.55 of the	2054
Revised Code.	2055
(B) Subject to division (H) of this section, a board of	2056
county commissioners of a county that is a member of a joint	2057
solid waste management district may withdraw from the district	2058
by doing all of the following:	2059
(1) Adopting a resolution declaring that the county will	2060
unilaterally withdraw from the district;	2061
(2) Providing the notice required under division (C) of	2062
this section;	2063
(3) Complying with the requirements under division (D) of	2064
this section governing the memorandum of understanding.	2065
(C) Upon adopting the resolution under division (B) of	2066
this section, the board shall deliver a copy of it to the board	2067
of directors of the district. Upon receiving the resolution, the	2068
board of directors shall deliver written notice of the proposed	2069
withdrawal to the boards of county commissioners of the other	2070
counties forming the joint district and to the director of	2071
environmental protection.	2072
(D) If a board of county commissioners adopts a resolution	2073
under division (B) of this section, the boards of county	2074
commissioners of all the counties that are members of the joint	2075
district shall enter into a memorandum of understanding within	2076
forty-five days after notice of the withdrawal is received in	2077
accordance with division (C) of this section. The memorandum of	2078

understanding shall describe the terms of how the counties that	2079
comprise the joint district will operate as a joint district	2080
during a two-year period beginning on the date that the	2081
memorandum of understanding is agreed upon by all counties that	2082
comprise the joint district. The counties that are members of	2083
the joint district may include in the memorandum of	2084
understanding a reasonable allocation of funds for each newly	2085
formed district that will result from the withdrawal to conduct	2086
the solid waste management planning process.	2087
In the event that those counties do not agree upon the	2088
terms of the memorandum of understanding, the county that is	2089
withdrawing shall, within ten days after it is determined that	2090
an agreement cannot be reached by the counties, request a court	2091
of common pleas located in a county adjacent to the withdrawing	2092
county to hear the parties and decide the terms of the	2093
memorandum of understanding on behalf of the counties. Not later	2094
than ninety days after the request is made, the court of common	2095
pleas shall hear the parties and issue an order that details the	2096
terms of the memorandum of understanding. The court may include	2097
in the memorandum of understanding a reasonable allocation of	2098
funds for each newly formed district that will result from the	2099
withdrawal to conduct the solid waste management planning	2100
process.	2101
The memorandum of understanding expires two years after	2102
the date that memorandum of understanding is entered into by the	2103
counties or the court issues the order determining the details	2104
of the memorandum of understanding, as applicable, unless all	2105
parties agree in writing to an earlier date.	2106
If a board of county commissioners wishes to extend the	2107
term of the memorandum of understanding, the board, prior to	2108

2138

sixty days before the memorandum is scheduled to expire, shall	2109
request the boards of county commissioners of all other counties	2110
that form the joint district to agree to the extension and shall	2111
include in the request the period of time proposed for the	2112
extension, which shall not exceed forty-five days. If all such	2113
boards agree to the extension, the memorandum of understanding	2114
is extended for such time period as agreed to. If a court of	2115
common pleas issued an order establishing the terms of the	2116
memorandum of understanding, the board of county commissioners	2117
seeking the extension, prior to sixty days before the memorandum	2118
is scheduled to expire, may request the court to extend the	2119
memorandum. If so requested, the court shall issue an order	2120
either denying an extension or extending the term of the	2121
memorandum by a period of not to exceed forty-five days.	2122
(E) The director of environmental protection shall take	2123
all actions necessary under this chapter to effectuate the	2124
withdrawal of a county from a joint solid waste management	2125
district pursuant to a memorandum of understanding executed	2126
under this section so that the withdrawal is effective upon the	2127
expiration date of the memorandum of understanding. The director	2128
shall begin taking all such necessary actions on the date that	2129
such memorandum is executed.	2130
(F) The board of directors of the joint district shall	2131
take all actions necessary to ascertain, apportion, and order a	2132
division of the funds on hand, credits, and real and personal	2133
property of the district, either in money or in kind, on an	2134
equitable basis between the district and the withdrawing county,	2135
effective upon the expiration date of the memorandum of	2136
understanding.	2137

(G) Notwithstanding any provision of law to the contrary,

on the date that the memorandum of understanding expires, all of 213
the following apply: 214
(1) The withdrawing county is severed from the joint 214
district, becomes a county solid waste management district, and 214
shall comply with all necessary provisions of Chapter 343. of 214
the Revised Code and this chapter that apply to county solid 214
waste management districts. The severed county's members on the 214
board of directors of the joint district cease to be members of 214
that board. That board's power to levy a tax upon taxable 214
property in the severed county to support the former joint 214
district terminates, except that each county of the former 214
district shall continue to levy and collect any taxes levied for 215
the payment of indebtedness of the district that was incurred 215
prior to the severed county's withdrawal from the district. 215
(2) The county or counties remaining in the former joint 215
district become a county or joint solid waste management 215
district, as applicable, and shall comply with all necessary 215
provisions of Chapter 343. of the Revised Code and this chapter 215
that apply to county or joint solid waste management districts. 215
(3) The solid waste management policy committee of the 215
severed county and such committee of the county or counties of 215
the remaining district may form or join a joint solid waste 216
management district or a regional solid waste management 216
authority as provided in this chapter and Chapter 343. of the 216
Revised Code. However, in no circumstance shall the director 216
require the county or counties to form or join a joint district 216
or regional solid waste management authority. 216
(H) In the case of a joint solid waste management district 216
that is managed by a board of trustees of a regional solid waste 216
management authority and that is operating under an agreement 216

entered into pursuant to section 343.011 of the Revised Code,	2169
any withdrawal of a county from the district is subject to the	2170
following:	2171
(1) If the agreement generate the withdrawal of a county	2172
(1) If the agreement governs the withdrawal of a county	
from the joint district, the board of county commissioners of a	2173
county that is a member of the joint district may withdraw from	2174
the district only pursuant to that agreement.	2175
(2) If the agreement does not govern the withdrawal of a	2176
county from the joint district, the board of county	2177
commissioners of a county that is a member of the joint district	2178
may withdraw from the district in accordance with divisions (B)	2179
to (G) of this section, provided the board first does all of the	2180
following:	2181
(a) Adopts a resolution proposing to withdraw from the	2182
district;	2183
	2100
(b) Delivers written notice of the proposed withdrawal to	2184
the legislative authority of each municipal corporation and	2185
township under the jurisdiction of the regional solid waste	2186
management authority. Not later than ninety days after the	2187
receipt of the written notice under this division, each such	2188
legislative authority shall either approve or disapprove of the	2189
proposed withdrawal by ordinance or resolution and deliver a	2190
copy of the ordinance or resolution to the board of county	2191
commissioners.	2192
(c) Obtains the approval of the withdrawal from a	2193
combination of municipal corporations and townships with a	2194
combined population comprising at least sixty per cent of the	2195
total population of the solid waste management district,	2196
	2190
provided that that combination shall include the municipal	2191

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corporation having the largest population in each county within	2198
the boundaries of the district.	2199
Upon satisfaction of the requirements of divisions (H)(2)	2200
(a) to (c) of this section, the board of county commissioners	2201
may proceed to withdraw from the joint solid waste management	2202
district in the manner specified in divisions (B) to (G) of this	2203
section.	2204
may proceed to withdraw from the joint solid waste management district in the manner specified in divisions (B) to (G) of this	2203

2205 Sec. 3734.53. (A) The solid waste management plan of any county or joint solid waste management district shall be 2206 prepared in a format prescribed by the director of environmental 2207 protection and shall provide for compliance with the objectives 2208 of the state solid waste management plan and rules adopted under 2209 section 3734.50 of the Revised Code. The plan shall provide for, 2210 demonstrate, and certify the availability of and access to 2211 sufficient solid waste management facility capacity to meet the 2212 solid waste management needs of the district for the ten-year 2213 period covered by the plan. The solid waste management policy 2214 committee of a county or joint district created in section 2215 3734.54 of the Revised Code may prepare and submit a solid waste 2216 management plan that covers and makes the required demonstration 2217 for a longer period of time. 2218

The solid waste management plan shall contain all of the following:

(1) An inventory of the sources, composition, and 2221 quantities of solid wastes generated in the district during the 2222 current year; 2223

(2) An inventory of all existing facilities where solid 2224 wastes are being disposed of, all resource recovery facilities, 2225 and all recycling activities within the district. The inventory 2226

shall identify each such facility or activity and, for each2227disposal facility, shall estimate the remaining disposal2228capacity available at the facility. The inventory shall be2229accompanied by a map that shows the location of each such2230existing facility or activity.2231

(3) An inventory of existing solid waste collection
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systems and routes, transportation systems and routes, and
transfer facilities within the district. The inventory shall
identify the entities engaging in solid waste collection within
2235
the district.

(4) An inventory of open dumping sites for solid wastes, 2237 including solid wastes consisting of scrap tires, and facilities 2238 for the disposal of fly ash and bottom ash, foundry sand, and 2239 slag within the district. The inventory shall identify each such 2240 site or facility and shall be accompanied by a map that shows 2241 the location of each of them. 2242

(5) A projection of population changes within the district during the next ten years;

(6) For each year of the forecast period, projections of 2245 the amounts and composition of solid wastes that will be 2246 generated within the district, the amounts of solid wastes 2247 originating outside the district that will be brought into the 2248 district for disposal or resource recovery, the nature of 2249 industrial activities within the district, and the effect of 2250 newly regulated waste streams, solid waste minimization 2251 activities, and solid waste recycling and reuse activities on 2252 solid waste generation rates. For each year of the forecast 2253 period, projections of waste quantities shall be compiled as an 2254 aggregate quantity of wastes. 2255

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(7) An identification of the additional solid waste	2256
management facilities and the amount of additional capacity	2257
needed to dispose of the quantities of wastes projected in	2258
division (A)(6) of this section;	2259
(8) A strategy for identification of sites for the	2260
additional solid waste management facilities and capacity	2261
identified under division (A)(7) of this section;	2262
(9) An analysis and comparison of the capital and	2263
operating costs of the solid waste disposal facilities, solid	2264
waste resource recovery facilities, and solid waste recycling	2265
and reuse activities necessary to meet the solid waste	2266
management needs of the district, projected in five- and ten-	2267
year increments;	2268
(10) An analysis of expenses for which the district is	2269
liable under section 3734.35 of the Revised Code;	2270
(11) A projection of solid waste transfer facilities that	2271
will be needed in conjunction with existing solid waste	2272
facilities and those projected under division (A)(7) of this	2273
section;	2274
(12) Such other projections as the district considers	2275
necessary or appropriate to ascertain and meet the solid waste	2276
management needs of the district during the period covered by	2277
the plan;	2278
(13) A schedule for implementation of the plan that, when	2279
applicable, contains all of the following:	2280
(a) An identification of the solid waste disposal,	2281
transfer, and resource recovery facilities and recycling	2281
activities contained in the plan where solid wastes generated	2282
within or transported into the district will be taken for	2283
within of transported into the district will be taken for	2207

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disposal, transfer, resource recovery, or recycling. An initial 2285 or amended plan prepared and ordered to be implemented by the 2286 director under section 3734.521, 3734.55, or 3734.56 of the 2287 Revised Code may designate solid waste disposal, transfer, or 2288 resource recovery facilities or recycling activities that are 2289 owned by a municipal corporation, county, county or joint solid 2290 waste management district, township, or township waste disposal 2291 district created under section 505.28 of the Revised Code for 2292 which debt issued under Chapter 133., 343., or 6123. of the 2293 Revised Code is outstanding where solid wastes generated within 2294 or transported into the district shall be taken for disposal, 2295 transfer, resource recovery, or recycling. 2296

(b) A schedule for closure of existing solid waste2297facilities, expansion of existing facilities, and establishment2298of new facilities. The schedule for expansion of existing2299facilities or establishment of new facilities shall include,2300without limitation, the approximate dates for filing2301applications for appropriate permits to install or modify those2302facilities under section 3734.05 of the Revised Code.2303

(c) A schedule for implementation of solid waste
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recycling, reuse, and reduction programs needed to meet the
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waste reduction, recycling, reuse, and minimization objectives
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of the state solid waste management plan and rules adopted by
2307
the director under section 3734.50 of the Revised Code;
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(d) The methods of financing implementation of the planand a demonstration of the availability of financial resourcesfor that purpose.

(14) A program for providing informational or technical
 2312
 assistance regarding source reduction to solid waste generators,
 2313
 or particular categories of solid waste generators, within the
 2314

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district. The plan shall set forth the types of assistance to be	2315
provided by the district and the specific categories of	2316
generators that are to be served. The district has the sole	2317
discretion to determine the types of assistance that are to be	2318
provided under the program and the categories of generators to	2319
be served by it.	2320
(B) In addition to the information, projections,	2321
demonstrations, and certification required by division (A) of	2322
this section, a plan shall do all of the following:	2323
(1) Establish the schedule of fees, if any, to be levied	2324
under divisions (B)(1) to (3) of section 3734.57 of the Revised	2325
Code;	2326
(2) Establish the fee, if any, to be levied under division	2327
(A) of section 3734.573 of the Revised Code;	2328
(3) Contain provisions governing the allocation among the	2329
purposes enumerated in divisions (G)(1) to (10) <u>division (G)</u> of	2330
section 3734.57 of the Revised Code of the moneys credited to	2331
the special fund of the district under <u>that division (G) of that</u>	2332
section—that are available for expenditure by the district—under	2333
that division. The plan shall do all of the following:	2334
(a) Ensure that sufficient of the moneys so credited to	2335
and available from the special fund are available for use by the	2336
solid waste management policy committee of the district at the	2337
time the moneys are needed to monitor implementation of the plan	2338
and conduct its periodic review and amendment as required under	2339
section 3734.56 of the Revised Code;	2340
(b) Contain provisions governing the allocation and	2341
distribution of moneys credited to and available from the	2342

distribution of moneys credited to and available from the2342special fund of the district to health districts within the2343

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county or joint district that have approved programs under	2344
section 3734.08 of the Revised Code for the purposes of division	2345
(G)(3) of section 3734.57 of the Revised Code;	2346

(c) Contain provisions governing the allocation and 2347 distribution of moneys credited to and available from the 2348 special fund of the district to the county in which solid waste 2349 facilities are or are to be located and operated under the plan 2350 for the purposes of division (G)(4) of section 3734.57 of the 2351 Revised Code; 2352

(d) Contain provisions governing the allocation and2353distribution, pursuant to contracts entered into for that2354purpose, of moneys credited to and available from the special2355fund of the district to boards of health within the district in2356which solid waste facilities contained in the district's plan2357are located for the purposes of division (G) (5) of section23583734.57 of the Revised Code.2359

(4) Incorporate all solid waste recycling activities thatwere in operation within the district on the effective date ofthe plan.

(C) The solid waste management plan of a county or joint
district may provide for the adoption of rules under division
(G) of section 343.01 of the Revised Code after approval of the
plan under section 3734.521 or 3734.55 of the Revised Code doing
any or all of the following:

(1) Prohibiting or limiting the receipt at facilities
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located within the solid waste management district of solid
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wastes generated outside the district or outside a prescribed
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service area consistent with the projections under divisions (A)
(6) and (7) of this section. However, rules adopted by a board
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under division (C)(1) of this section may be adopted and 2373 enforced with respect to solid waste disposal facilities in the 2374 solid waste management district that are not owned by a county 2375 or the solid waste management district only if the board submits 2376 an application to the director of environmental protection that 2377 demonstrates that there is insufficient capacity to dispose of 2378 all solid wastes that are generated within the district at the 2379 solid waste disposal facilities located within the district and 2380 the director approves the application. The demonstration in the 2381 application shall be based on projections contained in the plan 2382 or amended plan of the district. The director shall establish 2383 the form of the application. The approval or disapproval of such 2384 an application by the director is an action that is appealable 2385 under section 3745.04 of the Revised Code. 2386

In addition, the director of environmental protection may 2387 issue an order modifying a rule authorized to be adopted under 2388 division (C)(1) of this section to allow the disposal in the 2389 district of wastes from another county or joint solid waste 2390 management district if all of the following apply: 2391

(a) The district in which the wastes were generated does 2392
not have sufficient capacity to dispose of solid wastes 2393
generated within it for six months following the date of the 2394
director's order; 2395

(b) No new solid waste facilities will begin operation 2396 during those six months in the district in which the wastes were 2397 generated and, despite good faith efforts to do so, it is 2398 impossible to site new solid waste facilities within the 2399 district because of its high population density; 2400

(c) The district in which the wastes were generated hasmade good faith efforts to negotiate with other districts to2402

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incorporate its disposal needs within those districts' solid 2403
waste management plans, including efforts to develop joint 2404
facilities authorized under section 343.02 of the Revised Code, 2405
and the efforts have been unsuccessful; 2406

(d) The district in which the wastes were generated has
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located a facility willing to accept the district's solid wastes
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for disposal within the receiving district;
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(e) The district in which the wastes were generated has
demonstrated to the director that the conditions specified in
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divisions (C) (1) (a) to (d) of this section have been met;
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(f) The director finds that the issuance of the order will 2413 be consistent with the state solid waste management plan and 2414 that receipt of the out-of-district wastes will not limit the 2415 capacity of the receiving district to dispose of its in-district 2416 wastes to less than eight years. Any order issued under division 2417 (C) (1) of this section shall not become final until thirty days 2418 after it has been served by certified mail upon the county or 2419 joint solid waste management district that will receive the out-2420 of-district wastes. 2421

(2) Governing the maintenance, protection, and use of 2422 solid waste collection, storage, disposal, transfer, recycling, 2423 processing, and resource recovery facilities within the district 2424 and requiring the submission of general plans and specifications 2425 for the construction, enlargement, or modification of any such 2426 facility to the board of county commissioners or board of 2427 directors of the district for review and approval as complying 2428 with the plan or amended plan of the district; 2429

(3) Governing development and implementation of a program(3) for the inspection of solid wastes generated outside the2431

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boundaries of the state that are being disposed of at solid 2432 waste facilities included in the district's plan; 2433

(4) Exempting the owner or operator of any existing or 2434 proposed solid waste facility provided for in the plan from 2435 compliance with any amendment to a township zoning resolution 2436 adopted under section 519.12 of the Revised Code or to a county 2437 rural zoning resolution adopted under section 303.12 of the 2438 Revised Code that rezoned or redistricted the parcel or parcels 2439 upon which the facility is to be constructed or modified and 2440 2441 that became effective within two years prior to the filing of an application for a permit required under division (A)(2)(a) of 2442 section 3734.05 of the Revised Code to open a new or modify an 2443 existing solid waste facility. 2444

(D) Except for the inventories required by divisions (A)
(1), (2), and (4) of this section and the projections required
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by division (A) (6) of this section, neither this section nor the
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solid waste management plan of a county or joint district
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applies to the construction, operation, use, repair, or
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maintenance of either of the following:

(1) A solid waste facility owned by a generator of solid
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wastes when the solid waste facility exclusively disposes of
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solid wastes generated at one or more premises owned by the
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generator regardless of whether the facility is located on a
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premises where the wastes are generated;

(2) A facility that exclusively disposes of wastes that
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are generated from the combustion of coal, or from the
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combustion of primarily coal in combination with scrap tires,
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that is not combined in any way with garbage at one or more
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premises owned by the generator.

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(E) (1) The initial solid waste management plans prepared
by county or joint districts under section 3734.521 of the
Revised Code and the amended plans prepared under section
3734.521 or 3734.56 of the Revised Code shall contain a clear
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statement as to whether the board of county commissioners or
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directors is authorized to or precluded from establishing
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facility designations under section 343.014 of the Revised Code.

(2) A policy committee that is preparing a draft or
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revised draft plan under section 3734.55 of the Revised Code on
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October 29, 1993, may include in the draft or revised draft plan
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only one of the following pertaining to the solid waste
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facilities or recycling activities where solid wastes generated
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within or transported into the district are to be taken for
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disposal, transfer, resource recovery, or recycling:

(a) The designations required under former division (A) 2475
(12) (a) of this section as it existed prior to October 29, 1993; 2476

(b) The identifications required in division (A) (12) (a) of 2477
this section and the statement required under division (E) (1) of 2478
this section; 2479

(c) Both of the following:

(i) The designations required under former division (A) 2481 (12) (a) of this section as it existed prior to October 29, 1993, 2482 except that those designations only shall pertain to solid waste 2483 disposal, transfer, or resource recovery facilities or recycling 2484 activities that are owned by a municipal corporation, county, 2485 county or joint solid waste management district, township, or 2486 township waste disposal district created under section 505.28 of 2487 the Revised Code for which debt issued under Chapter 133., 343., 2488 or 6123. of the Revised Code is outstanding; 2489

(ii) The identifications required under division (A) (12)
(a) of this section, and the statement required under division
(b) (1) of this section, pertaining to the solid waste facilities
(c) (1) of this section, pertaining to the solid waste facilities
(c) (1) of this section, pertaining to the solid waste facilities
(c) (1) of this section, pertaining to the solid waste facilities
(c) (1) of this section, pertaining to the solid waste facilities
(c) (1) of this section, pertaining to the solid waste facilities
(c) (1) of the section (A) of section
(c) (2491
(c) (1) of the Revised Code.

(F) Notwithstanding section 3734.01 of the Revised Code, 2495
"solid wastes" does not include scrap tires and "facility" does 2496
not include any scrap tire collection, storage, monocell, 2497
monofill, or recovery facility in either of the following 2498
circumstances: 2499

(1) For the purposes of an initial plan prepared and ordered to be implemented by the director under section 3734.55 of the Revised Code;

(2) For the purposes of an initial or amended plan 2503 prepared and ordered to be implemented by the director under 2504 division (D) or (F) (1) or (2) of section 3734.521 of the Revised 2505 Code in connection with a change in district composition as 2506 defined in that section that involves an existing district that 2507 is operating under either an initial plan approved or prepared 2508 and ordered to be implemented under section 3734.55 of the 2509 Revised Code or an initial or amended plan approved or prepared 2510 and ordered to be implemented under section 3734.521 of the 2511 Revised Code that does not provide for the management of scrap 2512 tires and scrap tire facilities. 2513

(G) Notwithstanding section 3734.01 of the Revised Code, 2514
and except as provided in division (A) (4) of this section, 2515
"solid wastes" need not include scrap tires and "facility" need 2516
not include any scrap tire collection, storage, monocell, 2517
monofill, or recovery facility in either of the following 2518
circumstances: 2519

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(1) For for the purposes of an initial plan prepared under2520sections 3734.54 and 3734.55 of the Revised Code unless the2521solid waste management policy committee preparing the initial2522plan chooses to include the management of scrap tires and scrap2523tire facilities in the plan;2524

2525 (2) For the purposes of a preliminary demonstration of capacity as defined in section 3734.521 of the Revised Code, if 2526 2527 any, and an initial or amended plan prepared under that section by the solid waste management policy committee of a solid waste 2528 management district resulting from proceedings for a change in 2529 district composition under sections 343.012 and 3734.521 of the 2530 Revised Code that involves an existing district that is 2531 2532 operating either under an initial plan approved or prepared and ordered to be implemented under section 3734.55 of the Revised 2533 Code or under an initial or amended plan approved or prepared 2534 and ordered to be implemented under section 3734.521 of the 2535 Revised Code that does not provide for the management of scrap 2536 tires and scrap tire facilities unless the solid waste-2537 management policy committee of the district resulting from the 2538 change chooses to include the management of scrap tires and 2539 2540 scrap tire facilities in the preliminary demonstration of capacity, if any, and the initial or amended plan prepared under 2541 section 3734.521 of the Revised Code in connection with the 2542 change proceedings. 2543

If a policy committee chooses to include the management of2544scrap tires and scrap tire facilities in an initial plan2545pursuant to division (G) (1) (G) of this section, the initial plan2546shall incorporate all of the elements required under this2547section, and may incorporate any of the elements authorized2548under this section, for the purpose of managing solid wastes2549that consist of scrap tires and solid waste facilities that are2550

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scrap tire collection, storage, monocell, monofill, or recovery	2551
facilities. If a policy committee chooses to provide for the	2552
management of scrap tires and scrap tire facilities pursuant to	2553
division (G)(2) of this section, the preliminary demonstration	2554
of capacity, if one is required, shall incorporate all of the	2555
elements required under division (E)(1) or (2) of section-	2556
3734.521 of the Revised Code, as appropriate, for the purpose of	2557
managing solid wastes that consist of scrap tires and solid	2558
waste facilities that are scrap tire collection, storage,	2559
monocell, monofill, or recovery facilities. The initial or-	2560
amended plan also shall incorporate all of the elements required	2561
under this section, and may incorporate any of the elements	2562
authorized under this section, for the purpose of managing solid	2563
wastes that consist of scrap tires and solid waste facilities	2564
that are scrap tire collection, storage, monocell, monofill, or	2565
recovery facilities.	2566

(H) Neither this section nor the solid waste management
plan of a county or joint district applies to the construction,
operation, use, repair, or maintenance of any compost facility
that exclusively composts raw rendering material.

Sec. 3734.56. (A) Each county and joint solid waste 2571 2572 management district having a solid waste management plan approved under section 3734.521 or 3734.55 of the Revised Code 2573 with a planning period of less than fifteen years shall submit 2574 triennially, on or before the anniversary date of the approval 2575 of the initial plan, to the director of environmental protection 2576 an amended plan and certification for the subsequent ten-year 2577 period or longer period on which the district's initial plan was 2578 based. If the district's initial plan as approved by the 2579 director contained a planning period of fifteen or more years, 2580 the district shall submit such an amended plan and certification 2581

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to the director every five years on or before the anniversary	2582
date of the approval of the initial plan of the district.	2583
The amended plan and certification shall comply with	2584
divisions (A), (B), (D), and (E)(1) of section 3734.53 of the	2585
Revised Code. An amended plan may incorporate any of the	2586
elements under division (C) of that section that are not	2587
included in the district's initial plan or previous amended	2588
plans and may delete any of those elements that were contained	2589
in the initial plan or previous amended plans. An amended plan	2590
shall incorporate all of the elements required under section	2591
3734.53 of the Revised Code, and may incorporate any of the	2592
elements authorized under that section, for the purpose of	2593
managing solid wastes that consist of scrap tires and solid	2594
waste facilities that are scrap tire collection, storage,	2595
monocell, monofill, or recovery facilities.	2596

Not later than fifteen months before the required date for 2597 submission of the amended plan for the district under this 2598 section, the solid waste management policy committee of the 2599 county or joint district established under section 3734.54 of 2600 the Revised Code shall begin preparation of the draft amended 2601 plan for the district. The committee shall proceed to adopt and 2602 obtain approval of the amended plan of the district in 2603 accordance with divisions (A) to (C) of section 3734.55 of the 2604 Revised Code. 2605

If a county or joint district fails to submit an amended2606plan in accordance with this division or fails to obtain2607approval of the amended plan within eighteen months after the2608required date for its submission under this division, the2609director shall proceed in accordance with division (D) of2610section 3734.55 of the Revised Code. An amended plan prepared by2611

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the director under this division or division (B) of this section 2612 shall incorporate all of the elements required under section 2613 3734.53 of the Revised Code for the purpose of managing solid 2614 wastes that consist of scrap tires and solid waste facilities 2615 that are scrap tire collection, storage, monocell, monofill, or 2616 recovery facilities, except that for that purpose the amended 2617 plan shall not incorporate any of the elements required or 2618 authorized under division (B) or (C) of that section. 2619

(B) If the solid waste management plan of a county or 2620 joint district was initially prepared and ordered to be 2621 2622 implemented by the director under division (D) of section 3734.55 of the Revised Code or division (D) $\frac{1}{2}$ of section 2623 3734.521 of the Revised Code, the director shall review the plan 2624 triennially and prepare for the district an amended plan that 2625 complies with divisions (A) and (D) of section 3734.53 of the 2626 Revised Code and is applicable to the subsequent ten-year 2627 period. An amended plan prepared by the director shall not 2628 contain any provisions required or authorized to be included in 2629 plans submitted by districts under divisions division (B), (C), 2630 or (E) of section 3734.53 of the Revised Code. Upon completion 2631 of the amended plan, the director shall issue an order in 2632 accordance with Chapter 3745. of the Revised Code directing the 2633 board of county commissioners or board of directors of the 2634 district to implement the amended plan in compliance with the 2635 implementation schedule contained in it. 2636

(C) A county or joint district that is operating under a 2637
solid waste management plan prepared and ordered to be 2638
implemented by the director under division (D) of section 2639
3734.55 of the Revised Code or division (D) or (F) of section 2640
3734.521 of the Revised Code may establish, under division (B) 2641
of section 3734.54 of the Revised Code, a solid waste management 2642

policy committee and prepare, adopt, and submit its own solid 2643 waste management plan to replace the initial or an amended plan 2644 prepared by the director. Any such district may submit its plan 2645 to the director only within the one hundred eighty days 2646 immediately preceding a triennial anniversary of the date on 2647

which the director issued the initial order under division (D)2648of section 3734.55 of the Revised Code or division (D) or (F) of2649section 3734.521 of the Revised Code requiring the district to2650implement the plan prepared by the director.2651

Upon approval of the solid waste management plan of the2652county or joint district under division (C) of section 3734.552653of the Revised Code, the director shall issue an order in2654accordance with Chapter 3745. of the Revised Code revoking the2655earlier orders issued to the district under division (D) of that2656section or division (D) or (F)(1) or (2) of section 3734.521 of2657THE the Revised Code, as appropriate.2658

(D) When the board of county commissioners of a county 2659 district or the board of directors of a joint district 2660 determines that circumstances materially changed from those 2661 addressed in the approved initial or amended plan of the 2662 district require submission of an amended plan prior to the time 2663 2664 required under division (A) of this section, the board shall request the solid waste management policy committee of the 2665 district to prepare a draft amended plan. Upon receipt of the 2666 board's request, the committee shall begin preparing a draft 2667 amended plan for the district and shall proceed to adopt and 2668 obtain approval of the amended plan in accordance with divisions 2669 (A) to (C) of section 3734.55 of the Revised Code. 2670

(E) The board of county commissioners of a county district2671or board of directors of a joint district may request the solid2672

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waste management policy committee of the district to prepare and 2673 adopt amendments to any provisions of the district's plan or 2674 amended plan required to be included under division (B) of 2675 section 3734.53 of the Revised Code at any time and without 2676 obtaining approval of the amendments from the director. The 2677 committee shall adopt a resolution setting forth the proposed 2678 amendments to the plan and shall proceed in accordance with 2679 division (B) of section 3734.57 of the Revised Code to conduct a 2680 public hearing on the proposed amendments and obtain their 2681 2682 approval and ratification.

(F) The board of county commissioners of a county district 2683 or board of directors of a joint district may request the solid 2684 waste management policy committee of the district to prepare and 2685 adopt an amendment to the provision required to be included in 2686 the district's plan or amended plan under division (E) of 2687 section 3734.53 of the Revised Code at any time and without the 2688 necessity of obtaining approval of the amendment from the 2689 director. The policy committee shall adopt a resolution setting 2690 2691 forth the proposed amendment to the plan. Upon adopting the resolution, it shall proceed in accordance with divisions (A) 2692 and (B) of section 3734.55 of the Revised Code to adopt and 2693 obtain ratification of the proposed amendment in the same manner 2694 as a plan, except that the board need not submit a copy of the 2695 resolution to the director for review and comment under division 2696 (A) of that section. An amendment to a plan or amended plan that 2697 is proposed and ratified in accordance with this division shall 2698 take effect when the policy committee declares the amendment to 2699 be ratified pursuant to division (B) of section 3734.55 of the 2700 Revised Code. 2701

Sec. 3734.57. (A) The following fees are hereby levied on 2702 the transfer or disposal of solid wastes in this state: 2703

(1) Seventy-one cents per ton through June 30, 2026, 2704
eleven cents of the proceeds of which shall be deposited in the 2705
state treasury to the credit of the hazardous waste facility 2706
management fund created in section 3734.18 of the Revised Code 2707
and sixty cents of the proceeds of which shall be deposited in 2708
the state treasury to the credit of the hazardous waste clean-up 2709
fund created in section 3734.28 of the Revised Code; 2710

(2) An additional ninety cents per ton through June 30,
2026, the proceeds of which shall be deposited in the state
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treasury to the credit of the waste management fund created in
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section 3734.061 of the Revised Code;

(3) An additional two dollars and eighty-one cents per ton
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(4) An additional twenty-five cents per ton through June
30, 2026, the proceeds of which shall be deposited in the state
2720 treasury to the credit of the soil and water conservation
2721 district assistance fund created in section 940.15 of the
2722 Revised Code;

(5) An additional eight cents per ton through June 30,
2026, the proceeds of which shall be deposited in the state
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treasury to the credit of the national priority list remedial
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support fund created in section 3734.579 of the Revised Code.
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In the case of solid wastes that are taken to a solid 2728 waste transfer facility located in this state prior to being 2729 transported for disposal at a solid waste disposal facility 2730 located in this state or outside of this state, the fees levied 2731 under this division shall be collected by the owner or operator 2732

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of the transfer facility as a trustee for the state. The amount 2733 of fees required to be collected under this division at such a 2734 transfer facility shall equal the total tonnage of solid wastes 2735 received at the facility multiplied by the fees levied under 2736 this division. In the case of solid wastes that are not taken to 2737 a solid waste transfer facility located in this state prior to 2738 being transported to a solid waste disposal facility, the fees 2739 shall be collected by the owner or operator of the solid waste 2740 disposal facility as a trustee for the state. The amount of fees 2741 required to be collected under this division at such a disposal 2742 facility shall equal the total tonnage of solid wastes received 2743 at the facility that was not previously taken to a solid waste 2744 transfer facility located in this state multiplied by the fees 2745 levied under this division. Fees levied under this division do 2746 not apply to materials separated from a mixed waste stream for 2747 recycling by a generator or materials removed from the solid 2748 waste stream through recycling, as "recycling" is defined in 2749 rules adopted under section 3734.02 of the Revised Code. 2750

The owner or operator of a solid waste transfer facility 2751 or disposal facility, as applicable, shall prepare and file with 2752 the director of environmental protection each month a return 2753 indicating the total tonnage of solid wastes received at the 2754 facility during that month and the total amount of the fees 2755 required to be collected under this division during that month. 2756 In addition, the owner or operator of a solid waste disposal 2757 facility shall indicate on the return the total tonnage of solid 2758 wastes received from transfer facilities located in this state 2759 during that month for which the fees were required to be 2760 collected by the transfer facilities. The monthly returns shall 2761 be filed on a form prescribed by the director. Not later than 2762 thirty days after the last day of the month to which a return 2763

applies, the owner or operator shall mail to the director the 2764 return for that month together with the fees required to be 2765 collected under this division during that month as indicated on 2766 the return or may submit the return and fees electronically in a 2767 manner approved by the director. If the return is filed and the 2768 amount of the fees due is paid in a timely manner as required in 2769 this division, the owner or operator may retain a discount of 2770 three-fourths of one per cent of the total amount of the fees 2771 that are required to be paid as indicated on the return. 2772

The owner or operator may request an extension of not more 2773 than thirty days for filing the return and remitting the fees, 2774 provided that the owner or operator has submitted such a request 2775 2776 in writing to the director together with a detailed description of why the extension is requested, the director has received the 2777 request not later than the day on which the return is required 2778 to be filed, and the director has approved the request. If the 2779 fees are not remitted within thirty days after the last day of 2780 the month to which the return applies or are not remitted by the 2781 last day of an extension approved by the director, the owner or 2782 operator shall not retain the three-fourths of one per cent 2783 discount and shall pay an additional ten per cent of the amount 2784 of the fees for each month that they are late. For purposes of 2785 calculating the late fee, the first month in which fees are late 2786 begins on the first day after the deadline has passed for timely 2787 submitting the return and fees, and one additional month shall 2788 be counted every thirty days thereafter. 2789

The owner or operator of a solid waste facility may2790request a refund or credit of fees levied under this division2791and remitted to the director that have not been paid to the2792owner or operator. Such a request shall be made only if the fees2793have not been collected by the owner or operator, have become a2794

debt that has become worthless or uncollectable for a period of 2795 six months or more, and may be claimed as a deduction, including 2796 a deduction claimed if the owner or operator keeps accounts on 2797 an accrual basis, under the "Internal Revenue Code of 1954," 68A 2798 Stat. 50, 26 U.S.C. 166, as amended, and regulations adopted 2799 under it. Prior to making a request for a refund or credit, an 2800 2801 owner or operator shall make reasonable efforts to collect the applicable fees. A request for a refund or credit shall not 2802 include any costs resulting from those efforts to collect unpaid 2803 2804 fees.

A request for a refund or credit of fees shall be made in 2805 writing, on a form prescribed by the director, and shall be 2806 supported by evidence that may be required in rules adopted by 2807 the director under this chapter. After reviewing the request, 2808 and if the request and evidence submitted with the request 2809 indicate that a refund or credit is warranted, the director 2810 shall grant a refund to the owner or operator or shall permit a 2811 credit to be taken by the owner or operator on a subsequent 2812 monthly return submitted by the owner or operator. The amount of 2813 a refund or credit shall not exceed an amount that is equal to 2814 ninety days' worth of fees owed to an owner or operator by a 2815 particular debtor of the owner or operator. A refund or credit 2816 shall not be granted by the director to an owner or operator 2817 more than once in any twelve-month period for fees owed to the 2818 owner or operator by a particular debtor. 2819

If, after receiving a refund or credit from the director,2820an owner or operator receives payment of all or part of the2821fees, the owner or operator shall remit the fees with the next2822monthly return submitted to the director together with a written2823explanation of the reason for the submittal.2824

For purposes of computing the fees levied under this2825division or division (B) of this section, any solid waste2826transfer or disposal facility that does not use scales as a2827means of determining gate receipts shall use a conversion factor2828of three cubic yards per ton of solid waste or one cubic yard2829per ton for baled waste, as applicable.2830

The fees levied under this division and divisions (B) and 2831 (C) of this section are in addition to all other applicable fees 2832 and taxes and shall be paid by the customer or a political 2833 2834 subdivision to the owner or operator of a solid waste transfer or disposal facility. In the alternative, the fees shall be paid 2835 by a customer or political subdivision to a transporter of waste 2836 who subsequently transfers the fees to the owner or operator of 2837 such a facility. The fees shall be paid notwithstanding the 2838 existence of any provision in a contract that the customer or a 2839 political subdivision may have with the owner or operator or 2840 with a transporter of waste to the facility that would not 2841 require or allow such payment regardless of whether the contract 2842 was entered prior to or after October 16, 2009. For those 2843 purposes, "customer" means a person who contracts with, or 2844 utilizes the solid waste services of, the owner or operator of a 2845 solid waste transfer or disposal facility or a transporter of 2846 solid waste to such a facility. 2847

(B) For the purposes specified in division (G) of this
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section, the solid waste management policy committee of a county
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or joint solid waste management district may levy fees upon the
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following activities:

(1) The disposal at a solid waste disposal facility
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located in the district of solid wastes generated within the
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district;
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(2) The disposal at a solid waste disposal facility within 2855 the district of solid wastes generated outside the boundaries of 2856 the district, but inside this state; 2857

(3) The disposal at a solid waste disposal facility within 2858 the district of solid wastes generated outside the boundaries of 2859 this state. 2860

The solid waste management plan of the county or joint 2861 district approved under section 3734.521 or 3734.55 of the 2862 Revised Code and any amendments to it, or the resolution adopted 2863 under this division, as appropriate, shall establish the rates 2864 of the fees levied under divisions (B)(1), (2), and (3) of this 2865 section, if any, and shall specify whether the fees are levied 2866 on the basis of tons or cubic yards as the unit of measurement. 2867 A solid waste management district that levies fees under this 2868 division on the basis of cubic vards shall do so in accordance 2869 with division (A) of this section. 2870

The fee levied under division (B)(1) of this section shall 2871 be not less than one dollar per ton nor more than two dollars 2872 per ton, the fee levied under division (B)(2) of this section 2873 shall be not less than two dollars per ton nor more than four 2874 dollars per ton, and the fee levied under division (B)(3) of 2875 this section shall be not more than the fee levied under 2876 division (B)(1) of this section. 2877

Prior to the approval of the solid waste management plan 2878 of a district under section 3734.55 of the Revised Code, the 2879 solid waste management policy committee of a district may levy 2880 fees under this division by adopting a resolution establishing 2881 the proposed amount of the fees. Upon adopting the resolution, 2882 the committee shall deliver a copy of the resolution to the 2883 board of county commissioners of each county forming the 2884

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district and to the legislative authority of each municipal 2885 corporation and township under the jurisdiction of the district 2886 and shall prepare and publish the resolution and a notice of the 2887 time and location where a public hearing on the fees will be 2888 held. Upon adopting the resolution, the committee shall deliver 2889 written notice of the adoption of the resolution; of the amount 2890 of the proposed fees; and of the date, time, and location of the 2891 public hearing to the director and to the fifty industrial, 2892 commercial, or institutional generators of solid wastes within 2893 the district that generate the largest quantities of solid 2894 wastes, as determined by the committee, and to their local trade 2895 associations. The committee shall make good faith efforts to 2896 identify those generators within the district and their local 2897 trade associations, but the nonprovision of notice under this 2898 division to a particular generator or local trade association 2899 does not invalidate the proceedings under this division. The 2900 publication shall occur at least thirty days before the hearing. 2901 After the hearing, the committee may make such revisions to the 2902 proposed fees as it considers appropriate and thereafter, by 2903 resolution, shall adopt the revised fee schedule. Upon adopting 2904 the revised fee schedule, the committee shall deliver a copy of 2905 the resolution doing so to the board of county commissioners of 2906 each county forming the district and to the legislative 2907 authority of each municipal corporation and township under the 2908 jurisdiction of the district. Within sixty days after the 2909 delivery of a copy of the resolution adopting the proposed 2910 revised fees by the policy committee, each such board and 2911 legislative authority, by ordinance or resolution, shall approve 2912 or disapprove the revised fees and deliver a copy of the 2913 ordinance or resolution to the committee. If any such board or 2914 legislative authority fails to adopt and deliver to the policy 2915 2916 committee an ordinance or resolution approving or disapproving

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the revised fees within sixty days after the policy committee 2917 delivered its resolution adopting the proposed revised fees, it 2918 shall be conclusively presumed that the board or legislative 2919 authority has approved the proposed revised fees. The committee 2920 shall determine if the resolution has been ratified in the same 2921 manner in which it determines if a draft solid waste management 2922 plan has been ratified under division (B) of section 3734.55 of 2923 the Revised Code. 2924

The committee may amend the schedule of fees levied 2925 2926 pursuant to a resolution adopted and ratified under this 2927 division by adopting a resolution establishing the proposed amount of the amended fees. The committee may repeal the fees 2928 levied pursuant to such a resolution by adopting a resolution 2929 proposing to repeal them. Upon adopting such a resolution, the 2930 committee shall proceed to obtain ratification of the resolution 2931 in accordance with this division. 2932

Not later than fourteen days after declaring the new fees 2933 to be ratified or the fees to be repealed under this division, 2934 the committee shall notify by certified mail the owner or 2935 operator of each solid waste disposal facility that is required 2936 to collect the fees of the ratification and the amount of the 2937 fees or of the repeal of the fees. Collection of any fees shall 2938 commence or collection of repealed fees shall cease on the first 2939 day of the second month following the month in which 2940 notification is sent to the owner or operator. 2941

Fees levied under this division also may be established,2942amended, or repealed by a solid waste management policy2943committee through the adoption of a new district solid waste2944management plan, the adoption of an amended plan, or the2945amendment of the plan or amended plan in accordance with2946

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sections 3734.55 and 3734.56 of the Revised Code or the adoption2947or amendment of a district plan in connection with a change in2948district composition under section 3734.521 of the Revised Code.2949

Not later than fourteen days after the director issues an 2950 order approving a district's solid waste management plan, 2951 amended plan, or amendment to a plan or amended plan that 2952 establishes, amends, or repeals a schedule of fees levied by the 2953 district, the committee shall notify by certified mail the owner 2954 or operator of each solid waste disposal facility that is 2955 2956 required to collect the fees of the approval of the plan or amended plan, or the amendment to the plan, as appropriate, and 2957 the amount of the fees, if any. In the case of an initial or 2958 amended plan approved under section 3734.521 of the Revised Code 2959 in connection with a change in district composition, other than 2960 one involving the withdrawal of a county from a joint district, 2961 the committee, within fourteen days after the change takes 2962 effect pursuant to division (G)(E) of that section, shall notify 2963 by certified mail the owner or operator of each solid waste 2964 disposal facility that is required to collect the fees that the 2965 change has taken effect and of the amount of the fees, if any. 2966 Collection of any fees shall commence or collection of repealed 2967 fees shall cease on the first day of the second month following 2968 the month in which notification is sent to the owner or 2969 operator. 2970

If, in the case of a change in district composition2971involving the withdrawal of a county from a joint district, the2972director completes the actions required under division (G)(1) or2973(3) of section 3734.521 3734.522 of the Revised Code, as2974appropriate, forty-five days or more before the beginning of a2975calendar year, the policy committee of each of the districts2976resulting from the change that obtained the director's approval2977

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of an initial or amended plan in connection with the change, 2978 within fourteen days after the director's completion of the 2979 required actions, shall notify by certified mail the owner or 2980 operator of each solid waste disposal facility that is required 2981 to collect the district's fees that the change is to take effect 2982 on the first day of January immediately following the issuance 2983 of the notice and of the amount of the fees or amended fees 2984 levied under divisions (B)(1) to (3) of this section pursuant to 2985 the district's initial or amended plan as so approved or, if 2986 appropriate, the repeal of the district's fees by that initial 2987 or amended plan. Collection of any fees set forth in such a plan 2988 or amended plan shall commence on the first day of January 2989 immediately following the issuance of the notice. If such an 2990 initial or amended plan repeals a schedule of fees, collection 2991 of the fees shall cease on that first day of January. 2992

If, in the case of a change in district composition 2993 involving the withdrawal of a county from a joint district, the 2994 director completes the actions required under division (C)(1) or 2995 (3) of section 3734.521 3734.522 of the Revised Code, as 2996 appropriate, less than forty-five days before the beginning of a 2997 calendar year, the director, on behalf of each of the districts 2998 resulting from the change that obtained the director's approval 2999 of an initial or amended plan in connection with the change 3000 proceedings, shall notify by certified mail the owner or 3001 operator of each solid waste disposal facility that is required 3002 to collect the district's fees that the change is to take effect 3003 on the first day of January immediately following the mailing of 3004 the notice and of the amount of the fees or amended fees levied 3005 under divisions (B) (1) to (3) of this section pursuant to the 3006 district's initial or amended plan as so approved or, if 3007 appropriate, the repeal of the district's fees by that initial 3008

or amended plan. Collection of any fees set forth in such a plan 3009 or amended plan shall commence on the first day of the second 3010 month following the month in which notification is sent to the 3011 owner or operator. If such an initial or amended plan repeals a 3012 schedule of fees, collection of the fees shall cease on the 3013 first day of the second month following the month in which 3014 notification is sent to the owner or operator. 3015

If the schedule of fees that a solid waste management 3016 district is levying under divisions (B)(1) to (3) of this 3017 section is amended or repealed, the fees in effect immediately 3018 prior to the amendment or repeal shall continue to be collected 3019 until collection of the amended fees commences or collection of 3020 the repealed fees ceases, as applicable, as specified in this 3021 division. In the case of a change in district composition, money 3022 so received from the collection of the fees of the former 3023 districts shall be divided among the resulting districts in 3024 accordance with division (B) of section 343.012 3734.522 of the 3025 Revised Code and the agreements entered into under division (B) 3026 of section 343.01 of the Revised Code to establish the former 3027 and resulting districts and any amendments to those agreements. 3028

For the purposes of the provisions of division (B) of this 3029 section establishing the times when newly established or amended 3030 fees levied by a district are required to commence and the 3031 collection of fees that have been amended or repealed is 3032 required to cease, "fees" or "schedule of fees" includes, in 3033 addition to fees levied under divisions (B)(1) to (3) of this 3034 section, those levied under section 3734.573 or 3734.574 of the 3035 Revised Code. 3036

(C) For the purposes of defraying the added costs to a 3037municipal corporation or township of maintaining roads and other 3038

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public facilities and of providing emergency and other public 3039 services, and compensating a municipal corporation or township 3040 for reductions in real property tax revenues due to reductions 3041 in real property valuations resulting from the location and 3042 operation of a solid waste disposal facility within the 3043 municipal corporation or township, a municipal corporation or 3044 township in which such a solid waste disposal facility is 3045 located may levy a fee of not more than twenty-five cents per 3046 ton on the disposal of solid wastes at a solid waste disposal 3047 facility located within the boundaries of the municipal 3048 corporation or township regardless of where the wastes were 3049 generated. 3050

The legislative authority of a municipal corporation or 3051 township may levy fees under this division by enacting an 3052 ordinance or adopting a resolution establishing the amount of 3053 the fees. Upon so doing the legislative authority shall mail a 3054 certified copy of the ordinance or resolution to the board of 3055 county commissioners or directors of the county or joint solid 3056 waste management district in which the municipal corporation or 3057 township is located or, if a regional solid waste management 3058 authority has been formed under section 343.011 of the Revised 3059 Code, to the board of trustees of that regional authority, the 3060 owner or operator of each solid waste disposal facility in the 3061 municipal corporation or township that is required to collect 3062 the fee by the ordinance or resolution, and the director of 3063 environmental protection. Although the fees levied under this 3064 division are levied on the basis of tons as the unit of 3065 measurement, the legislative authority, in its ordinance or 3066 resolution levying the fees under this division, may direct that 3067 the fees be levied on the basis of cubic yards as the unit of 3068 measurement based upon a conversion factor of three cubic yards 3069

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per ton generally or one cubic yard per ton for baled wastes.	3070
Not later than five days after enacting an ordinance or	3071
adopting a resolution under this division, the legislative	3072
authority shall so notify by certified mail the owner or	3073
operator of each solid waste disposal facility that is required	3074
to collect the fee. Collection of any fee levied on or after	3075
March 24, 1992, shall commence on the first day of the second	3076
month following the month in which notification is sent to the	3077
owner or operator.	3078
(D)(1) The fees levied under divisions (A), (B), and (C)	3079
of this section do not apply to the disposal of solid wastes	3080
that:	3081
(a) Are disposed of at a facility owned by the generator	3082
of the wastes when the solid waste facility exclusively disposes	3083
of solid wastes generated at one or more premises owned by the	3084
generator regardless of whether the facility is located on a	3085
premises where the wastes are generated;	3086
(b) Are generated from the combustion of coal, or from the	3087
combustion of primarily coal, regardless of whether the disposal	3088
facility is located on the premises where the wastes are	3089
generated;	3090
(c) Are asbestos or asbestos-containing materials or	3091
products disposed of at a construction and demolition debris	3092
facility that is licensed under Chapter 3714. of the Revised	3093
Code or at a solid waste facility that is licensed under this	3094
chapter.	3095
(2) Except as provided in section 3734.571 of the Revised	3096
Code, any fees levied under division (B)(1) of this section	3097

apply to solid wastes originating outside the boundaries of a

county or joint district that are covered by an agreement for3099the joint use of solid waste facilities entered into under3100section 343.02 of the Revised Code by the board of county3101commissioners or board of directors of the county or joint3102district where the wastes are generated and disposed of.3103

(3) When solid wastes, other than solid wastes that 3104 consist of scrap tires, are burned in a disposal facility that 3105 is an incinerator or energy recovery facility, the fees levied 3106 under divisions (A), (B), and (C) of this section shall be 3107 levied upon the disposal of the fly ash and bottom ash remaining 3108 after burning of the solid wastes and shall be collected by the 3109 owner or operator of the sanitary landfill where the ash is 3110 disposed of. 3111

(4) When solid wastes are delivered to a solid waste
transfer facility, the fees levied under divisions (B) and (C)
of this section shall be levied upon the disposal of solid
wastes transported off the premises of the transfer facility for
disposal and shall be collected by the owner or operator of the
solid waste disposal facility where the wastes are disposed of.

(5) The fees levied under divisions (A), (B), and (C) of 3118 this section do not apply to sewage sludge that is generated by 3119 a waste water treatment facility holding a national pollutant 3120 discharge elimination system permit and that is disposed of 3121 through incineration, land application, or composting or at 3122 another resource recovery or disposal facility that is not a 3123 landfill. 3124

(6) The fees levied under divisions (A), (B), and (C) of
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this section do not apply to solid wastes delivered to a solid
waste composting facility for processing. When any unprocessed
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solid waste or compost product is transported off the premises
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of a composting facility and disposed of at a landfill, the fees3129levied under divisions (A), (B), and (C) of this section shall3130be collected by the owner or operator of the landfill where the3131unprocessed waste or compost product is disposed of.3132

(7) When solid wastes that consist of scrap tires are 3133 processed at a scrap tire recovery facility, the fees levied 3134 under divisions (A), (B), and (C) of this section shall be 3135 levied upon the disposal of the fly ash and bottom ash or other 3136 solid wastes remaining after the processing of the scrap tires 3137 and shall be collected by the owner or operator of the solid 3138 waste disposal facility where the ash or other solid wastes are 3139 disposed of. 3140

(8) The director of environmental protection may issue an 3141 order exempting from the fees levied under this section solid 3142 wastes, including, but not limited to, scrap tires, that are 3143 generated, transferred, or disposed of as a result of a contract 3144 providing for the expenditure of public funds entered into by 3145 the administrator or regional administrator of the United States 3146 environmental protection agency, the director of environmental 3147 protection, or the director of administrative services on behalf 3148 of the director of environmental protection for the purpose of 3149 3150 remediating conditions at a hazardous waste facility, solid waste facility, or other location at which the administrator or 3151 regional administrator or the director of environmental 3152 protection has reason to believe that there is a substantial 3153 threat to public health or safety or the environment or that the 3154 conditions are causing or contributing to air or water pollution 3155 or soil contamination. An order issued by the director of 3156 environmental protection under division (D)(8) of this section 3157 shall include a determination that the amount of the fees not 3158 received by a solid waste management district as a result of the 3159

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order will not adversely impact the implementation and financing3160of the district's approved solid waste management plan and any3161approved amendments to the plan. Such an order is a final action3162of the director of environmental protection.3163

(E) The fees levied under divisions (B) and (C) of this 3164 section shall be collected by the owner or operator of the solid 3165 waste disposal facility where the wastes are disposed of as a 3166 trustee for the county or joint district and municipal 3167 corporation or township where the wastes are disposed of. Moneys 3168 3169 from the fees levied under division (B) of this section shall be 3170 forwarded to the board of county commissioners or board of directors of the district in accordance with rules adopted under 3171 3172 division (H) of this section. Moneys from the fees levied under division (C) of this section shall be forwarded to the treasurer 3173 or such other officer of the municipal corporation as, by virtue 3174 of the charter, has the duties of the treasurer or to the fiscal 3175 officer of the township, as appropriate, in accordance with 3176 those rules. 3177

(F) Moneys received by the treasurer or other officer of 3178 3179 the municipal corporation under division (E) of this section shall be paid into the general fund of the municipal 3180 3181 corporation. Moneys received by the fiscal officer of the township under that division shall be paid into the general fund 3182 of the township. The treasurer or other officer of the municipal 3183 corporation or the township fiscal officer, as appropriate, 3184 shall maintain separate records of the moneys received from the 3185 fees levied under division (C) of this section. 3186

(G) Moneys received by the board of county commissioners
or board of directors under division (E) of this section or
section 3734.571, 3734.572, 3734.573, or 3734.574 of the Revised
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Code shall be paid to the county treasurer, or other official 3190 acting in a similar capacity under a county charter, in a county 3191 district or to the county treasurer or other official designated 3192 by the board of directors in a joint district and kept in a 3193 separate and distinct fund to the credit of the district. If a 3194 regional solid waste management authority has been formed under 3195 section 343.011 of the Revised Code, moneys received by the 3196 board of trustees of that regional authority under division (E) 3197 of this section shall be kept by the board in a separate and 3198 distinct fund to the credit of the district. Moneys in the 3199 special fund of the county or joint district arising from the 3200 fees levied under division (B) of this section and the fee 3201 levied under division (A) of section 3734.573 of the Revised 3202 Code shall be expended by the board of county commissioners or 3203 directors of the district in accordance with the district's 3204 solid waste management plan or amended plan approved under 3205 section 3734.521, 3734.55, or 3734.56 of the Revised Code 3206 exclusively for the following purposes: 3207

(1) Preparation of the solid waste management plan of the
district under section 3734.54 of the Revised Code, monitoring
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implementation of the plan, and conducting the periodic review
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and amendment of the plan required by section 3734.56 of the
Revised Code by the solid waste management policy committee;
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(2) Implementation of the approved solid waste management
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plan or amended plan of the district, including, without
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limitation, the development and implementation of solid waste
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recycling or reduction programs;
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(3) Providing financial assistance to boards of health
within the district, if solid waste facilities are located
within the district, for enforcement of this chapter and rules,
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3248

orders, and terms and conditions of permits, licenses, and3220variances adopted or issued under it, other than the hazardous3221waste provisions of this chapter and rules adopted and orders3222and terms and conditions of permits issued under those3223provisions;3224

(4) Providing financial assistance to each county within
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the district to defray the added costs of maintaining roads and
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other public facilities and of providing emergency and other
public services resulting from the location and operation of a
solid waste facility within the county under the district's
approved solid waste management plan or amended plan;
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(5) Pursuant to contracts entered into with boards of 3231 health within the district, if solid waste facilities contained 3232 in the district's approved plan or amended plan are located 3233 within the district, for paying the costs incurred by those 3234 boards of health for collecting and analyzing samples from 3235 public or private water wells on lands adjacent to those 3236 facilities; 3237

(6) Developing and implementing a program for the
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inspection of solid wastes generated outside the boundaries of
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this state that are disposed of at solid waste facilities
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included in the district's approved solid waste management plan
3241
or amended plan;

(7) Providing financial assistance to boards of health
within the district for the enforcement of section 3734.03 of
the Revised Code or to local law enforcement agencies having
jurisdiction within the district for enforcing anti-littering
3245
laws and ordinances;

(8) Providing financial assistance to boards of health of

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health districts within the district that are on the approved 3249 list under section 3734.08 of the Revised Code to defray the 3250 costs to the health districts for the participation of their 3251 employees responsible for enforcement of the solid waste 3252 provisions of this chapter and rules adopted and orders and 3253 terms and conditions of permits, licenses, and variances issued 3254 under those provisions in the training and certification program 3255 as required by rules adopted under division (L) of section 3256 3734.02 of the Revised Code; 3257

(9) Providing financial assistance to individual municipal 3258 corporations and townships within the district to defray their 3259 added costs of maintaining roads and other public facilities and 3260 of providing emergency and other public services resulting from 3261 the location and operation within their boundaries of a 32.62 composting, energy or resource recovery, incineration, or 3263 recycling facility that either is owned by the district or is 3264 furnishing solid waste management facility or recycling services 3265 to the district pursuant to a contract or agreement with the 3266 board of county commissioners or directors of the district; 3267

(10) Payment of any expenses that are agreed to, awarded, 3268 or ordered to be paid under section 3734.35 of the Revised Code 3269 3270 and of any administrative costs incurred pursuant to that section. In the case of a joint solid waste management district, 3271 if the board of county commissioners of one of the counties in 3272 the district is negotiating on behalf of affected communities, 3273 as defined in that section, in that county, the board shall 3274 obtain the approval of the board of directors of the district in 3275 order to expend moneys for administrative costs incurred. 3276

(11) Providing financial assistance to individual3277counties, boards of health, municipal corporations, and3278

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management district that is levying fees under division (B) of	3307
Sec. 3734.574. (A)(1) A county or joint solid waste	3306
administer divisions (A), (B), and (C) of this section.	3305
the director considers necessary or appropriate to implement and	3304
boards and officials and may prescribe any other requirements	3303
also shall prescribe the dates for forwarding the fees to the	3302
corporations and the fiscal officers of townships. The rules	3301
and to the treasurers or other officers of municipal	3300
directors of county or joint solid waste management districts	3299
and (C) of this section to the boards of county commissioners or	3298
collecting and forwarding the fees levied under divisions (B)	3297
Chapter 119. of the Revised Code prescribing procedures for	3296
(H) The director shall adopt rules in accordance with	3295
authorized in divisions (G)(1) to (10) of this section.	3294
January 1, 1994, may be expended for any of the purposes	3293
fees levied under division (B)(3) of this section prior to	3292
as it existed prior to that date, any moneys arising from the	3291
with division (B)(2)(c) of section 3734.53 of the Revised Code	3290
district's solid waste management plan prepared in accordance	3289
existed prior to October 29, 1993, or any provision in a	3288
Notwithstanding division (G) (6) of this section as it	3287
the solid waste management policy committee by resolution.	3286
	3285
moneys in the special fund of the district arising from the fees shall be expended for those purposes in the manner prescribed by	3284
management plan under section 3734.55 of the Revised Code,	
Prior to the approval of the district's solid waste	3282 3283
facilities within the applicable political subdivision.	3281
safety, and welfare of solid waste disposal or transfer	3280
townships for the costs of mitigating impacts to public health,	3279

management district that is levying fees under division (B) of3307section 3734.57 of the Revised Code on October 29, 1993,3308

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pursuant to a resolution adopted under that division and former 3309 Section 25 of Am. Sub. S.B. 359 of the 119th general assembly, 3310 or one that is levying those fees pursuant to such a resolution 3311 and for which the director of environmental protection 3312 disapproves the initial solid waste management plan of the 3313 district under section 3734.55 of the Revised Code on or after 3314 October 29, 1993, may continue to levey levy those fees until 3315 the district abolishes them under division (D) of this section, 3316 the director issues an order under division (F) of this section 3317 requiring the district to cease levying the fees, or the 3318 district obtains approval of its own plan under section 3734.521 3319 or 3734.56 of the Revised Code and collection of the fees 3320 established in the approved plan commences in accordance with 3321 division (B) of section 3734.57 of the Revised Code. 3322

(2) A county or joint solid waste management district that 3323 is levying fees under division (B) of section 3734.57 of the 3324 Revised Code or division (A) of section 3734.573 of the Revised 3325 Code under an initial or amended solid waste management plan 3326 approved under section 3734.521, 3734.55, or 3734.56 of the 3327 Revised Code when the director issues an order under division 3328 (D) or (F) of section 3734.521 of the Revised Code or division 3329 (A) or (B) of section 3734.56 of the Revised Code requiring the 3330 district to implement an amended plan prepared by the director, 3331 may continue to levy those fees until the district abolishes 3332 them under division (D) of this section, the director issues an 3333 order under division (F) of this section requiring the district 3334 to cease levying the fees, or the district obtains approval of 3335 its own plan or amended plan under section 3734.521 or 3734.56 3336 of the Revised Code and collection of the fees established in 3337 the approved plan or amended plan commences in accordance with 3338 division (B) of section 3734.57 of the Revised Code. 3339

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(B) The solid waste management policy committee of a 3340 county or joint district described in division (A) (1) of this 3341 section may a-levy a fee under division (A) of section 3734.573 3342 of the Revised Code by adopting and obtaining ratification of a 3343 resolution establishing the amount of the fee. The policy 3344 committee of such a district that, after December 1, 1993, 3345 concurrently proposes to levy a fee under division (A) of 3346 section 3734.573 of the Revised Code and to amend the fees that 3347 the district is levying under division (B) of section 3734.57 of 3348 the Revised Code may adopt and obtain ratification of one 3349 resolution to do both. A county or joint district that is 3350 ordered under division (D) or (F) of section 3734.521 of the 3351 Revised Code to implement an initial plan prepared by the 3352 director may levy fees under division (B) of section 3734.57 of 3353 the Revised Code or division (A) of section 3734.573 of the 3354 Revised Code by adopting and obtaining ratification of a 3355 resolution specifying which of the fees are to be levied and 3356 their amounts. The requirements and procedures set forth in 3357 division (B) of section 3734.57 of the Revised Code governing 3358 the adoption of resolutions levying fees under that division, 3359 the ratification of those resolutions, and the notification of 3360 owners and operators of solid waste facilities required to 3361 collect fees under those divisions govern the adoption and 3362 ratification of resolutions levying fees under this division and 3363 the notification of owners and operators required to collect the 3364 fees levied under this division, except as otherwise 3365 specifically provided in division (C) of this section. Any such 3366 district may levy fees under this division until the district 3367 abolishes the fees under division (D) of this section, the 3368 director issues an order under division (F) of this section 3369 requiring the district to cease levying the fees, or the 3370 3371 district obtains approval of its own plan or amended plan under

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section 3734.521 or 3734.56 of the Revised Code and collection3372of the fees established in the approved plan or amended plan3373commences in accordance with division (B) of section 3734.57 of3374the Revised Code.3375

(C) Any resolution adopted under division (B) of this 3376 section that proposes to levy a fee under division (A) of 3377 section 3734.573 of the Revised Code that exceeds five dollars 3378 per ton shall be ratified in accordance with the provisions of 3379 division (B) of section 3734.57 of the Revised Code, except that 3380 3381 such a resolution shall be approved by a combination of municipal corporations and townships with a combined population 3382 within the boundaries of the district comprising at least 3383 seventy-five per cent, rather than at least sixty per cent, of 3384 the total population of the district. 3385

(D) The policy committee of a county or joint district may 3386 amend fees levied by the district under division (A) or (B) of 3387 this section by adopting and obtaining ratification of a 3388 resolution establishing the proposed amount of the amended fees. 3389 The committee may abolish any of those fees or any amended fees 3390 established under this division by adopting and obtaining 3391 ratification of a resolution repealing them. A district that is 3392 3393 proposing at the same time to amend or abolish the fees levied under divisions (A) and (B) of this section may adopt one 3394 resolution proposing the amendment or repeal of all of the fees. 3395 The requirements and procedures under division (B) and, if 3396 applicable, division (C) of this section govern the adoption and 3397 ratification of a resolution authorized to be adopted under this 3398 division and the notification of owners and operators of solid 3399 waste facilities required to collect the fees. Collection of the 3400 fees so amended or abolished commences or ceases in accordance 3401 with division (B) of section 3734.57 of the Revised Code. 3402

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(E) Not later than thirty days before the beginning of 3403 each calendar guarter, the board of county commissioners or 3404 board of directors of a district that is levying fees under 3405 division (A) or (B) of this section shall submit to the director 3406 a proposed budget for the expenditure of moneys from the special 3407 fund of the district created under division (G) of section 3408 3734.57 of the Revised Code. The proposed budget shall be 3409 submitted on a form prescribed by the director. 3410

The director may disapprove in whole or in part such a3411proposed quarterly budget for any of the following reasons:3412

(1) The proposed budget includes expenditures for any
 3413
 purpose other than those authorized under divisions (G) (1) to
 3414
 (10) division (G) of section 3734.57 of the Revised Code;
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(2) The director reasonably estimates that there will be
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 insufficient moneys in the special fund created to meet the
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 proposed expenditures;
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(3) The board failed to submit the proposed budget to the
director at least thirty days prior to the beginning of the
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calendar quarter to which it pertains;
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(4) The board failed to submit the latest report of
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quarterly expenditures from the fund that it was required to
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submit under section 3734.575 of the Revised Code within thirty
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days after the end of the calendar quarter to which it pertains;
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(5) The district is materially failing to comply with the
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implementation schedule contained in the plan or amended plan of
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the district prepared and ordered to be implemented under
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section 3734.521, 3734.55, or 3734.56 of the Revised Code;
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(6) There have been repeated inconsistencies between the3430expenditures projected in the proposed budgets submitted under3431

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division (E) of this section and actual expenditures from the 3432 fund. 3433 If the director does not disapprove a proposed quarterly 3434 budget prior to the first day of the calendar quarter to which 3435 it pertains, it is conclusively presumed that the proposed 3436 budget has not been disapproved. 3437 Nothing in division (E) of this section precludes the 3438 board of county commissioners or directors of a district from 3439 3440 making necessary expenditures to meet unforeseen circumstances that occur during a calendar quarter that were not provided for 3441 in the proposed budget for that quarter. Prior to making any 3442 such expenditure, the board shall notify the director of the 3443 nature of the unforeseen circumstances and of the amount of the 3444 expenditure needed to meet them. The board shall include an 3445 explanation of the nature of the unforeseen circumstances and of 3446 the necessity and amount of the expenditures to meet them in the 3447 quarterly expenditure report for the quarter in which the 3448 expenditures were made that is submitted to the director under 3449 section 3734.575 of the Revised Code. 3450 (F) If the director finds that the board of county 3451

commissioners or directors of a district that is levying fees 3452 under division (A) or (B) of this section is in material and 3453 continued noncompliance with the implementation schedule 3454 contained in the plan or amended plan of the district prepared 3455 and ordered to be implemented under section 3734.521, 3734.55, 3456 or 3734.56 of the Revised Code, or if repeated whole or partial 3457 disapprovals of the proposed quarterly budgets of the district 3458 have occurred under division (E) of this section, the director 3459 may issue an order to the board terminating the collection of 3460 all of the fees levied by the district under division (A) or (B) 3461

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of this section.

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Notwithstanding section 119.06 of the Revised Code, the 3463 director may issue an order under this division or disapprove in 3464 whole or in part a proposed budget under division (E) of this 3465 section by issuance of a final action that is effective upon 3466 issuance without the necessity to hold any adjudication hearing 3467 in connection with the order or disapproval and without the 3468 issuance of a proposed action under section 3745.07 of the 3469 Revised Code. 3470

(G) The director, in accordance with Chapter 119. of the 3471
Revised Code, may adopt, amend, suspend, and rescind such rules 3472
as the director considers to be necessary or appropriate to 3473
implement or administer this section or division (D) of section 3474
3734.55 of the Revised Code. 3475

(H) Moneys received by a district levying fees under 3476 division (A) or (B) of this section shall be credited to the 3477 special fund of the district created in division (G) of section 3478 3734.57 of the Revised Code and shall be used exclusively for 3479 the purposes set forth in divisions (G) (1) to (10)division (G) 3480 of that section in the manner prescribed by the solid waste 3481 management policy committee of the district by resolution and 3482 for the purposes of section 3734.551 of the Revised Code. 3483

Sec. 3745.015. There is hereby created in the state 3484 treasury the environmental protection fund consisting of money 3485 credited to the fund under division (A) (3) of section 3734.57 3486 and division (E) of section 3714.07 of the Revised Code. The 3487 environmental protection agency shall use money in the fund to 3488 pay the agency's costs associated with administering and 3489 enforcing, or otherwise conducting activities under, this 3490 chapter and Chapters 3704., 3734., 3746., 3747., 3748., 3750., 3491

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3751., 3752., 3753., 5709., 6101., 6103., 6105., 6109., 6111.,	3492
6112., 6113., 6115., 6117., and 6119. of the Revised Code,	3493
including providing compliance assistance to small businesses.	3494
Section 2. That existing sections 343.01, 343.011,	3495
343.012, 343.022, 343.08, 3714.07, 3714.073, 3734.521, 3734.53,	3496
3734.56, 3734.57, 3734.574, and 3745.015 of the Revised Code are	3497
hereby repealed.	3498
Section 3. (A) The solid waste management policy committee	3499
of a county or joint solid waste management district may levy	3500
fees upon the following activities:	3501
(1) The disposal of construction and demolition debris and	3502
-	
asbestos or asbestos-containing materials or products generated	3503
within the jurisdiction of the district at construction and	3504
demolition debris facilities located in an authorized county and	3505
within the district's jurisdiction and at solid waste disposal	3506
facilities located in an authorized county and within the	3507
district's jurisdiction;	3508
(2) The disposal of construction and demolition debris and	3509
asbestos or asbestos-containing materials or products generated	3510
outside of the jurisdiction of the district, but inside this	3511

state, at construction and demolition debris facilities located in an authorized county and within the district's jurisdiction 3513 and at solid waste disposal facilities located in an authorized 3514 3515 county and within the district's jurisdiction;

(3) The disposal of construction and demolition debris and 3516 asbestos or asbestos-containing materials or products generated 3517 outside the boundaries of this state at construction and 3518 demolition debris facilities located in an authorized county and 3519 within the district's jurisdiction and at solid waste disposal 3520

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facilities located in an authorized county and within the 3521 jurisdiction of the district. 3522

(B) (1) Beginning on the effective date of this section and 3523 expiring one year after the effective date of this section, the 3524 fee levied under division (A) (1) of this section shall be not 3525 less than thirty-five cents per ton nor more than seventy cents 3526 per ton, the fee levied under division (A) (2) of this section 3527 shall be not less than seventy cents per ton nor more than one 3528 dollar forty cents per ton, and the fee levied under division 3529 (A) (3) of this section shall be not more than the fee levied 3530 under division (A)(1) of this section. 3531

(2) Beginning one year after the effective date of this 3532 section and expiring two years after the effective date of this 3533 section, the fee levied under division (A)(1) of this section 3534 shall be not less than seventy cents per ton nor more than one 3535 dollar forty cents per ton, the fee levied under division (A)(2) 3536 of this section shall be not less than one dollar forty cents 3537 per ton nor more than two dollars eighty cents per ton, and the 3538 fee levied under division (A) (3) of this section shall be not 3539 more than the fee levied under division (A)(1) of this section. 3540

(3) Beginning three years after the effective date of this
section, such fee shall be levied in accordance with division
(E) of section 3714.07 of the Revised Code.
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(C) The district shall establish, amend, or repeal a
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schedule of fees levied pursuant to this division in the same
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manner that applies to fees levied under division (B) of section
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3734.57 of the Revised Code. All procedural requirements
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governing the administration and collection of solid waste fees
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levied under divisions (A) and (B) of that section apply to the
3549
administration and collection of the construction and demolition

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debris fees levied under this section and collected by an owner 3551 or operator of a solid waste facility or construction and 3552 demolition debris facility. Such procedural requirements include 3553 requirements governing fee collection and accounting, filing of 3554 returns, extensions on returns, discounts, refunds or credits, 3555 the conversion rate for fee collection in cubic yards, notices, 3556 and district composition changes. Any notices required to be 3557 made pursuant to those procedural requirements to the owner or 3558 operator of a solid waste facility also shall be provided to the 3559 owner or operator of a construction and demolition debris 3560 facility for purposes of this division, when applicable. 3561

(D) (1) The solid waste management district may forward 3562 seventy-five per cent of the money received from an owner or 3563 operator of a facility under this section to the health district 3564 in which the facility is located, which shall deposit the money 3565 into the special fund established under division (A)(4) of 3566 section 3714.07 of the Revised Code to be used solely for the 3567 purposes specified in that division. If a solid waste management 3568 district does not forward money received under this division to 3569 the health district in which the facility is located, the solid 3570 waste management district shall retain that money and use it for 3571 the purposes specified in division (G) of section 3734.57 of the 3572 Revised Code. 3573

(2) The solid waste management district shall forward 3574 twenty-five per cent of the money received from an owner or 3575 operator of a facility under this division to the environmental 3576 protection agency, which shall deposit half of the money into 3577 the environmental protection fund created in section 3745.015 of 3578 the Revised Code and half of the money into the waste management 3579 fund created in section 3734.061 of the Revised Code. 3580

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(3) A solid waste management district shall not levy fees
under this section with respect to a construction and demolition
debris facility or solid waste facility that is located in a
health district that is not on the approved list under section
3584
3714.09 of the Revised Code.

(E) As used in this section, "authorized county" means a 3586
county with a population between fifty-three thousand and fiftyaccording to the most recent decennial census. 3588

Section 4. Section 3734.56 of the Revised Code is 3589 presented in this act as a composite of the section as amended 3590 by both S.B. 153 and S.B. 165 of the 120th General Assembly. The 3591 General Assembly, applying the principle stated in division (B) 3592 of section 1.52 of the Revised Code that amendments are to be 3593 harmonized if reasonably capable of simultaneous operation, 3594 finds that the composite is the resulting version of the section 3595 in effect prior to the effective date of the section as 3596 presented in this act. 3597