## As Passed by the House

**132nd General Assembly** 

Regular Session 2017-2018

(a) Common driveways;

Am. H. B. No. 52

14

**Representative Rezabek** 

 Cosponsors: Representatives Butler, Hughes, Manning, Anielski, Antonio, Arndt, Ashford, Blessing, Boggs, Boyd, Brenner, Conditt, Craig, Cupp, Dever, DeVitis, Duffey, Edwards, Ginter, Green, Greenspan, Hagan, Hambley, Holmes,
Householder, Howse, Koehler, Leland, Lepore-Hagan, Miller, O'Brien, Patterson, Patton, Pelanda, Perales, Ramos, Reineke, Rogers, Ryan, Scherer, Schuring, Smith, R., Strahorn, Sweeney, Sykes, West, Young, Speaker Rosenberger

## A BILL

To amend section 1345.99 a	and to enact section	1
1345.032 of the Revised	Code to regulate the	2
solicitation of certair	deeds.	3

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

Section 1. That section 1345.99 be amended and section	4
1345.032 of the Revised Code be enacted to read as follows:	5
Sec. 1345.032. (A) As used in this section:	6
(1) "Deed" means a written instrument entitled to be	7
recorded in the office of the county recorder of the county in	8
which the subject property is situated that purports to convey	9
or transfer title in fee simple of real property in this state.	10
"Deed" includes a leasehold interest for ninety-nine years or	11
more. "Deed" does not include instruments providing for any of	12
the following:	13

(b) Exchanges of easements or rights-of-way;	
(c) Revocable licenses to use, adjust, or clear defects of	16
or clouds on title;	17
(d) Utility service lines such as drainage, sewerage,	18
water, electric, telephone, or other such service lines;	19
(e) Quitclaim of possible outstanding interests.	20
(2) "Public body" means any township, county, municipal	21
corporation, commission, district, authority, other subdivision,	22
or public body of this state.	23
(3) "Solicit" means to advertise or market to a person	24
with whom the solicitor has no pre-existing business	25
relationship.	26
(B)(1) A supplier soliciting a fee for providing a copy of	27
a deed or a free copy of a deed in connection with the	28
solicitation for any other service or product shall state on the	
top of the document used for the solicitation, in at least	30
twenty-four-point type, all of the following:	31
(a) That the solicitation is not from a public body;	32
(b) That no action is legally required by the person being	33
solicited;	34
(c) The statutory fee for, or the cost of, obtaining a	35
copy of the deed from the county recorder who has custody of the	36
deed;	37
(d) The information necessary to contact that county	38
recorder;	39
(e) The name and physical address of the person soliciting	40
the fee.	41

(2) The document used for a solicitation under this	42
section shall not be in a form or use deadline dates or other	
language that makes the document appear to be a document issued	
by a public body or that appears to impose a legal duty on the	45
person being solicited.	46
(3) A supplier soliciting a fee for providing a copy of a	47
deed shall not charge a fee of more than four times the fee	48
charged by the county recorder for a copy of that deed pursuant	49
to section 317.32 of the Revised Code.	50
(C) A supplier soliciting a fee for providing a copy of a	51
deed shall furnish to the office of the county recorder of each	52
county where the solicitations are to be distributed a copy of	53
the document that will be used for those solicitations not less	54
than fifteen days before distributing the solicitations.	55
(D) This section shall not apply to any of the following:	56
(1) A title insurance company authorized to do business in	57
this state or its authorized agent;	58
(2) A mortgage loan originator, mortgage broker, lender,	59
or servicer or a depository financial institution authorized	60
under state and federal law to originate or service mortgage	61
<u>loans;</u>	62
(3) A real estate broker or salesperson licensed under	63
Chapter 4735. of the Revised Code.	64
(E) The attorney general may adopt rules in accordance	65
with Chapter 119. of the Revised Code specifying the contents	66
and form of the solicitation document.	67
(F) A violation of division (B) or (C) of this section	68
shall be considered an unconscionable consumer sales act or	69
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practice under section 1345.03 of the Revised Code.	
Sec. 1345.99. (A) Whoever violates section 1345.23 or	71
1345.24 of the Revised Code is guilty of a minor misdemeanor.	72
(B) Whoever violates division (C) of section 1345.30 or	73
division (D) of section 1345.76 of the Revised Code shall be	
fined not more than one thousand dollars.	
(C) Whoever knowingly violates division (E) of section	
1345.02 or knowingly violates section 1345.18 of the Revised	
Code is guilty of a misdemeanor of the third degree for a first	
offense and a misdemeanor of the second degree for any	
subsequent offense.	80
(D) Whoever recklessly violates section 1345.032 of the	81
Revised Code shall be fined the following:	82
(1) For the first violation, not more than one hundred	
(1) For the first violation, not more than one hundred	83
(1) For the first violation, not more than one hundred dollars for each solicitation document distributed;	83 84
dollars for each solicitation document distributed; (2) For any subsequent violation, not more than two hundred dollars for each solicitation document distributed.	84
dollars for each solicitation document distributed; (2) For any subsequent violation, not more than two	84

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