As Reported by the Senate State and Local Government Committee

131st General Assembly

Regular Session 2015-2016

Sub. S. B. No. 26

Senator Obhof Cosponsors: Senators LaRose, Jones, Peterson

A BILL

То	amend sections 111.16, 1329.01, and 1703.04 and	1
	to enact section 6301.16 of the Revised Code to	2
	reduce certain business filing fees charged and	3
	collected by the Secretary of State, to specify	4
	that Ohio-based companies are to have access to	5
	appropriate features of the OhioMeansJobs web	6
	site, and to remove the requirement for a date	7
	of incorporation on a foreign corporation's	8
	application for a license to do business in	9
	Ohio.	10

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

Section 1. That sections 111.16, 1329.01, and 1703.04 be	11
amended and section 6301.16 of the Revised Code be enacted to	12
read as follows:	13
Sec. 111.16. The secretary of state shall charge and	14
collect, for the benefit of the state, the following fees:	15
(A) For filing and recording articles of incorporation of	16
a domestic corporation, including designation of agent:	17
(1) Wherein the corporation shall not be authorized to	18

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issue any shares of capital stock, one hundred twenty five	
<pre>ninety-nine_dollars;</pre>	
(2) Wherein the corporation shall be authorized to issue	
shares of capital stock, with or without par value:	
(a) Ten cents for each share authorized up to and	
including one thousand shares;	
(b) Five cents for each share authorized in excess of one	
thousand shares up to and including ten thousand shares;	
(c) Two cents for each share authorized in excess of ten	
thousand shares up to and including fifty thousand shares;	
(d) One cent for each share authorized in excess of fifty	
thousand shares up to and including one hundred thousand shares;	
(e) One-half cent for each share authorized in excess of	
one hundred thousand shares up to and including five hundred	
thousand shares;	
(f) One-quarter cent for each share authorized in excess	
of five hundred thousand shares; provided no fee shall be less	
than one hundred twenty five ninety-nine dollars or greater than one hundred thousand dollars.	
one nundred thousand dollars.	
(B) For filing and recording a certificate of amendment to	
or amended articles of incorporation of a domestic corporation,	
or for filing and recording a certificate of reorganization, a	
certificate of dissolution, or an amendment to a foreign license	
application:	
(1) If the domestic corporation is not authorized to issue	
any shares of capital stock, fifty dollars;	
(2) If the domestic corporation is authorized to issue	

shares of capital stock, fifty dollars, and in case of any
increase in the number of shares authorized to be issued, a
further sum computed in accordance with the schedule set forth
in division (A)(2) of this section less a credit computed in the
same manner for the number of shares previously authorized to be
issued by the corporation; provided no fee under division (B)(2)
of this section shall be greater than one hundred thousand
dollars;

- (3) If the foreign corporation is not authorized to issue any shares of capital stock, fifty dollars;
- (4) If the foreign corporation is authorized to issue shares of capital stock, fifty dollars.
- (C) For filing and recording articles of incorporation of a savings and loan association, one hundred twenty-five ninety-nine dollars; and for filing and recording a certificate of amendment to or amended articles of incorporation of a savings and loan association, fifty dollars;
- (D) For filing and recording a certificate of conversion, including a designation of agent, a certificate of merger, or a certificate of consolidation, one hundred twenty-five ninety-nine dollars and, in the case of any new corporation resulting from a consolidation or any surviving corporation that has an increased number of shares authorized to be issued resulting from a merger, an additional sum computed in accordance with the schedule set forth in division (A)(2) of this section less a credit computed in the same manner for the number of shares previously authorized to be issued or represented in this state by each of the corporations for which a consolidation or merger is effected by the certificate;

(E) For filing and recording articles of incorporation of	75
a credit union or the American credit union guaranty	76
association, one hundred twenty-five ninety-nine dollars, and	77
for filing and recording a certificate of increase in capital	78
stock or any other amendment of the articles of incorporation of	79
a credit union or the association, fifty dollars;	80
(F) For filing and recording articles of organization of a	81
limited liability company, for filing and recording an	82
application to become a registered foreign limited liability	83
company, for filing and recording a registration application to	84
become a domestic limited liability partnership, or for filing	85
and recording an application to become a registered foreign	86
limited liability partnership, one hundred twenty-five ninety-	87
<pre>nine_dollars;</pre>	88
(G) For filing and recording a certificate of limited	89
partnership or an application for registration as a foreign	90
limited partnership, or for filing an initial statement of	91
partnership authority pursuant to section 1776.33 of the Revised	92
Code, one hundred twenty-five ninety-nine dollars:	93
(H) For filing a copy of papers evidencing the	94
incorporation of a municipal corporation or of annexation of	95
territory by a municipal corporation, five dollars, to be paid	96
by the municipal corporation, the petitioners therefor, or their	97
agent;	98
(I) For filing and recording any of the following:	99
(1) A license to transact business in this state by a	100
foreign corporation for profit pursuant to section 1703.04 of	101
the Revised Code or a foreign nonprofit corporation pursuant to	102
section 1703.27 of the Revised Code, one hundred twenty-five	103

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dollars;	133
(M) For examining documents to be filed at a later date	134
for the purpose of advising as to the acceptability of the	135
proposed filing, fifty dollars;	136
(N) Fifty dollars for filing and recording any of the	137
following:	138
(1) A certificate of dissolution and accompanying	139
documents, or a certificate of cancellation, under section	140
1701.86, 1702.47, 1705.43, 1776.65, or 1782.10 of the Revised	141
Code;	142
(2) A notice of dissolution of a foreign licensed	143
corporation or a certificate of surrender of license by a	144
foreign licensed corporation under section 1703.17 of the	145
Revised Code;	146
(3) The withdrawal of registration of a foreign or	147
domestic limited liability partnership under section 1775.61,	148
1775.64, 1776.81, or 1776.86 of the Revised Code, or the	149
certificate of cancellation of registration of a foreign limited	150
liability company under section 1705.57 of the Revised Code;	151
(4) The filing of a statement of denial under section	152
1776.34 of the Revised Code, a statement of dissociation under	153
section 1776.57 of the Revised Code, a statement of disclaimer	154
of general partner status under Chapter 1782. of the Revised	155
Code, or a cancellation of disclaimer of general partner status	156
under Chapter 1782. of the Revised Code.	157
(O) For filing a statement of continued existence by a	158
nonprofit corporation, twenty-five dollars;	159
(P) For filing a restatement under section 1705.08 or	160

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following:	247
(1) The name and business address of the applicant for	248
registration and any of the following that is applicable:	249
(a) If the applicant is a general partnership, the name	250
and address of at least one partner or the identifying number	251
the secretary of state assigns to the partnership pursuant to	252
section 1776.05 of the Revised Code;	253
(b) If the applicant is a limited partnership, a	254
corporation, professional association, limited liability	255
company, or other entity, the form of the entity and the state	256
under the laws of which it was formed.	257
(2) The trade name to be registered;	258
(3) The general nature of the business conducted by the	259
applicant;	260
(4) The length of time during which the trade name has	261
been used by the applicant in business operations in this state.	262
(C) The trade name application shall be signed by the	263
applicant or by any authorized representative of the applicant.	264
A single trade name may be registered upon each trade name	265
application submitted under sections 1329.01 to 1329.10 of the	266
Revised Code.	267
The trade name application shall be accompanied by a	268
filing fee of <pre>fifty thirty-nine</pre> dollars, payable to the	269
secretary of state.	270
(D) Any person who does business under a fictitious name	271
and who has not registered and does not wish to register the	272
fictitious name as a trade name or who cannot do so because the	273

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address of such agent;

- (6) The irrevocable consent of such corporation to service 329 of process on such agent so long as the authority of such agent 330 continues and to service of process upon the secretary of state 331 in the events provided for in section 1703.19 of the Revised 332 Code; 333
- (7) A brief summary of the corporate purposes to be 334 exercised within this state. 335
- (C)(1) No such application for a license shall be accepted 336 337 for filing if it appears that the name of the foreign corporation is prohibited by law or is not distinguishable upon 338 the records in the office of the secretary of state from the 339 name of any other corporation, whether nonprofit or for profit 340 and whether that of a domestic corporation or of a foreign 341 corporation authorized to transact business in this state, the 342 name of a limited liability company registered in the office of 343 the secretary of state pursuant to Chapter 1705. of the Revised 344 Code, whether domestic or foreign, the name of any limited 345 liability partnership registered in the office of the secretary 346 of state pursuant to Chapter 1775. or 1776. of the Revised Code, 347 whether domestic or foreign, the name of any limited partnership 348 registered in the office of the secretary of state pursuant to 349 Chapter 1782. of the Revised Code, whether domestic or foreign, 350 or a trade name to which the exclusive right at the time in 351 question is registered in the manner provided in Chapter 1329. 352 of the Revised Code, unless there also is filed with the 353 secretary of state, on a form prescribed by the secretary of 354 state, the consent of the other entity or person to the use of 355 the name, evidenced in a writing signed by any authorized 356 officer of the other entity or authorized representative of the 357 other person owning the exclusive right to the registered trade 358 359 name.

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application for a license is not acceptable for filing solely	361
because the name of the foreign corporation is not	362
distinguishable from the name of another entity or registered	363
trade name, the foreign corporation may be authorized to	364
transact business in this state by filing with the secretary of	365
state, in addition to those items otherwise prescribed by this	366
section, a statement signed by an authorized officer directing	367
the foreign corporation to make application for a license to	368
transact business in this state under an assumed business name	369
or names that comply with the requirements of this division and	370
stating that the foreign corporation will transact business in	371
this state only under the assumed name or names. The application	372
for a license shall be on a form prescribed by the secretary of	373
state.	374
Sec. 6301.16. Any company based in this state and in good	375
standing with this state shall have access to all features of	376
standing with this state shall have access to all features of the OhioMeansJobs web site, including, but not limited to, all	376 377
standing with this state shall have access to all features of the OhioMeansJobs web site, including, but not limited to, all of the following:	
the OhioMeansJobs web site, including, but not limited to, all of the following:	377 378
the OhioMeansJobs web site, including, but not limited to, all of the following: (A) Posting job openings and searching resumes of job	377 378 379
the OhioMeansJobs web site, including, but not limited to, all of the following:	377 378
the OhioMeansJobs web site, including, but not limited to, all of the following: (A) Posting job openings and searching resumes of job	377 378 379
the OhioMeansJobs web site, including, but not limited to, all of the following: (A) Posting job openings and searching resumes of job applicants;	377 378 379 380
the OhioMeansJobs web site, including, but not limited to, all of the following: (A) Posting job openings and searching resumes of job applicants; (B) Identifying and exploring employment programs;	377 378 379 380 381
the OhioMeansJobs web site, including, but not limited to, all of the following: (A) Posting job openings and searching resumes of job applicants; (B) Identifying and exploring employment programs; (C) Providing access to the web site's business support center and veterans support center;	377 378 379 380 381 382 383
the OhioMeansJobs web site, including, but not limited to, all of the following: (A) Posting job openings and searching resumes of job applicants; (B) Identifying and exploring employment programs; (C) Providing access to the web site's business support	377 378 379 380 381 382
the OhioMeansJobs web site, including, but not limited to, all of the following: (A) Posting job openings and searching resumes of job applicants; (B) Identifying and exploring employment programs; (C) Providing access to the web site's business support center and veterans support center;	377 378 379 380 381 382 383
the OhioMeansJobs web site, including, but not limited to, all of the following: (A) Posting job openings and searching resumes of job applicants; (B) Identifying and exploring employment programs; (C) Providing access to the web site's business support center and veterans support center; (D) Improving a company's workforce;	377 378 379 380 381 382 383

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Section 2. That existing sections 111.16, 1329.01, and	388	
1703.04 of the Revised Code are hereby repealed.	389	