#### As Introduced

# 134th General Assembly Regular Session

H. B. No. 693

## 2021-2022

#### **Representative Bird**

#### **Cosponsor: Representative Ginter**

### A BILL

То	amend sections 1716.01, 1716.07, 1716.08,	1
	1716.14, and 1716.15 and to enact section	2
	1716.06 of the Revised Code regarding charitable	3
	solicitations.	4

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

Section 1. That sections 1/16.01, 1/16.07, 1/16.08,	5
1716.14, and 1716.15 be amended and section 1716.06 of the	6
Revised Code be enacted to read as follows:	7
Sec. 1716.01. As used in this chapter:	8
(A)(1) "Charitable organization" means either of the	9
following:	10
(a) Any person that is determined by the internal revenue	11
service to be a tax exempt organization pursuant to section	12
501(c)(3) of the Internal Revenue Code;	13
(b) Any person that is or holds itself out to be	14
established for any benevolent, philanthropic, patriotic,	15
educational, humane, scientific, public health, environmental	16
conservation, civic, or other eleemosynary purpose or for the	17

benefit of law enforcement personnel, firefighters, or other	18
persons who protect the public safety, or any person who in any	19
manner employs a charitable appeal as the basis of any	20
solicitation or an appeal that suggests that there is a	21
charitable purpose to any solicitation.	22
(2) "Charitable organization" is not limited to only those	23
organizations to which contributions are tax deductible under	24
section 170 of the Internal Revenue Code.	25
"Charitable organization" does not include an employer who	26
is not engaged in the business of soliciting contributions or	27
conducting charitable sales promotions but who incidentally	28
solicits contributions for a charitable organization or purpose;	29
or a compensated employee of an employer not engaged in the	30
business of soliciting contributions or conducting charitable	31
sales promotions, when the employee solicits contributions or	32
conducts charitable sales promotions at the direction of the	33
employee's employer.	34
(B)(1) "Charitable purpose" means either of the following:	35
(a) Any purpose described in section 501(c)(3) of the	36
Internal Revenue Code;	37
(b) Any benevolent, philanthropic, patriotic, educational,	38
humane, scientific, public health, environmental conservation,	39
civic, or other eleemosynary objective or any objective that	40
benefits law enforcement personnel, firefighters, or other	41
persons who protect the public safety.	42
(2) "Charitable purpose" is not limited to only those	43
purposes for which contributions are tax deductible under	4 4
section 170 of the Internal Revenue Code.	45

(C) "Charitable sales promotion" means any advertising or

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sale conducted by a person who represents that the purchase or	47
use of goods or services offered by the person will benefit, in	48
whole or in part, any charitable organization or charitable	49
purpose. The provision of advertising services to a charitable	50
organization, either for compensation or as a donation, does not	51
of itself constitute a charitable sales promotion.	52
(D) "Collection receptacle" means an attended or	53
unattended container the purpose of which is to collect	54
donations of clothing, books, personal or household items, or	55
other goods. "Collection receptacle" does not include a	56
<pre>container used to collect monetary donations.</pre>	57
(E) "Commercial co-venturer" means any person who for	58
profit regularly and primarily is engaged in trade or commerce	59
other than in connection with soliciting for charitable	60
organizations or charitable purposes and who conducts a	61
charitable sales promotion.	62
$\frac{(E)-(F)}{(E)}$ "Contribution" means the promise, pledge, or grant	63
of any money or property, financial assistance, or any other	64
thing of value in response to a solicitation. "Contribution"	65
does not include any bona fide fees, or any dues or assessments	66
paid by members, provided that membership is not conferred	67
solely as a consideration for making a contribution in response	68
to a solicitation.	69
(F) (G) "Deceptive act or practice" means knowingly	70
misrepresenting any material fact related to the planning,	71
conducting, or executing of any solicitation of contributions	72
for a charitable organization or charitable purpose or to the	73
planning, conducting, or executing of a charitable sales	74
promotion, when the misrepresentation induces any person to make	75
a contribution to a charitable organization, for a charitable	76

purpose, or in response to a charitable sales promotion.	77
$\frac{(G)-(H)}{(H)}$ "Fund-raising counsel" means any person who, for	78
compensation, plans, manages, advises, consults, or prepares	79
material for or with respect to the solicitation in this state	80
of contributions for any charitable organization or at any time	81
has custody of contributions from a solicitation, but does not	82
solicit contributions and does not employ, procure, or otherwise	83
engage any compensated person to solicit contributions. "Fund-	84
raising counsel" does not include the following:	85
(1) An attorney, investment counselor, or banker who in	86
the conduct of the attorney's, investment counselor's, or	87
banker's profession advises a client;	88
(2) A charitable organization or a bona fide officer,	89
employee, or volunteer of a charitable organization, when the	90
charitable organization has full knowledge of the services being	91
performed on its behalf and either of the following applies:	92
(a) The services performed by the charitable organization,	93
bona fide officer, employee, or volunteer are performed on	94
behalf of the charitable organization that employs the bona fide	95
officer or employee or engages the services of the bona fide	96
volunteer;	97
(b) The charitable organization on whose behalf the	98
services are performed shares some element of common control or	99
an historic or continuing relationship with the charitable	100
organization that performs the services or employs the bona fide	101
officer or employee or engages the services of the bona fide	102
volunteer;	103
(3) An employer who is not engaged in the business of	104
soliciting contributions or conducting charitable sales	105

promotions but who incidentally solicits contributions for a	106
charitable organization or purpose without compensation;	107
(4) A compensated employee of an employer who is not	108
engaged in the business of soliciting contributions or	109
conducting charitable sales promotions, when the employee	110
solicits contributions or conducts charitable sales promotions	111
at the direction of the employee's employer.	112
(H) (I) "Internal Revenue Code" means the "Internal	113
Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 1, as	114
amended.	115
$\frac{(I)}{(J)}$ "Person" has the same meaning as in section 1.59	116
of the Revised Code and includes a group, foundation, or any	117
other entity however styled.	118
$\frac{\text{(J)}}{\text{(K)}}$ "Professional solicitor" means any person who, for	119
compensation, performs on behalf of or for the benefit of a	120
charitable organization any service in connection with which	121
contributions are or will be solicited in this state by the	122
compensated person or by any person it employs, procures, or	123
otherwise engages directly or indirectly to solicit	124
contributions. "Professional solicitor" does not include the	125
following:	126
(1) An attorney, investment counselor, or banker who in	127
the conduct of the attorney's, investment counselor's, or	128
banker's profession advises a client;	129
(2) A charitable organization or a bona fide officer,	130
employee, or volunteer of a charitable organization, when the	131
charitable organization has full knowledge of the services being	132
performed on its behalf and either of the following applies:	133
(a) The services performed by the charitable organization,	134

bona fide officer, employee, or volunteer are performed on	135
behalf of the charitable organization that employs the bona fide	136
officer or employee or engages the services of the bona fide	137
volunteer;	138
(b) The charitable organization on whose behalf the	139
services are performed shares some element of common control or	140
an historic or continuing relationship with the charitable	141
organization that performs the services or employs the bona fide	142
officer or employee or engages the services of the bona fide	143
volunteer;	144
(3) An employer who is not engaged in the business of	145
soliciting contributions or conducting charitable sales	146
promotions but who incidentally solicits contributions for a	147
charitable organization or purpose without compensation;	148
(4) A compensated employee of an employer who is not	149
engaged in the business of soliciting contributions or	150
conducting charitable sales promotions, when the employee	151
solicits contributions or conducts charitable sales promotions	152
at the direction of the employee's employer.	153
(K)(1)(L)(1) "Solicit" or "solicitation" means to request	154
or a request directly or indirectly for money, property,	155
financial assistance, or any other thing of value on the plea or	156
representation that such money, property, financial assistance,	157
or other thing of value or a portion of it will be used for a	158
charitable purpose or will benefit a charitable organization.	159
"Solicit" or "solicitation" includes but is not limited to the	160
following methods of requesting or securing the promise, pledge,	161
or grant of money, property, financial assistance, or any other	162
thing of value:	163

(a) Any oral or written request;	164
(b) Making any announcement to the press, on radio or	165
television, by telephone or telegraph, or by any other	166
communication device concerning an appeal or solicitation	167
campaign by or for any charitable organization or for any	168
charitable purpose;	169
(c) Distributing, circulating, posting, or publishing any	170
handbill, written advertisement, or other publication that	171
directly or by implication seeks to obtain any contribution;	172
(d) Selling or offering or attempting to sell any	173
advertisement, advertising space, book, card, tag, coupon,	174
chance, device, magazine, membership, merchandise, subscription,	175
sponsorship, flower, ticket, admission, candy, cookies, or other	176
tangible item, or any right of any description in connection	177
with which an appeal is made for any charitable organization or	178
charitable purpose, or when the name of any charitable	179
organization is used or referred to in any such appeal as an	180
inducement or reason for making the sale, or when in connection	181
with the sale or offer or attempt to sell, any statement is made	182
that all or part of the proceeds from the sale will be used for	183
any charitable purpose or will benefit any charitable	184
organization;	185
(e) Operating a collection receptacle that purports,	186
either through language appearing on the collection receptacle	187
itself or otherwise, to be collecting items for the purpose of	188
benefiting a charitable purpose or charitable organization.	189
"Solicit" or "solicitation" does not include removing or	190
delivering donations placed in a collection receptacle for a	191
fixed fee if the person doing so does not otherwise directly or	192
indirectly receive any of the proceeds of the sale of such	193

donations or derive any other benefit from such activity.	194
(2) A solicitation is considered as having taken place for	195
purposes of division $\frac{(K)(1)-(L)(1)}{(L)(1)}$ of this section whether or	196
not the person making the solicitation receives any	197
contribution. A solicitation does not occur when a person	198
applies for a grant or an award to the government or to an	199
organization that is exempt from federal income taxation under	200
section 501(a) and described in section 501(c)(3) of the	201
Internal Revenue Code.	202
(L) (M) "Solicitation campaign" means a series of	203
solicitations that are made by the same person for the same	204
charitable organization and that are similar in content or are	205
based on a similar pitch or sales approach, which series leads	206
up to or is represented to lead up to an event or lasts or is	207
intended to last for a definite period of time.	208
(N) "Theft offense" has the same meaning as in section	209
2913.01 of the Revised Code.	210
$\frac{(M)-(O)}{(O)}$ "Elderly person" and "disabled adult" have the	211
same meanings as in section 2913.01 of the Revised Code.	212
Sec. 1716.06. The operator of a collection receptacle	213
shall display all of the following information on the collection	214
receptacle in letters that are at least three inches in height	215
and not less than one-half inch in width, are on a permanent	216
sign or label placed on every side of the collection receptacle,	217
and are in a color that contrasts with the color of the	218
<pre>collection receptacle:</pre>	219
(A) The name, address, and telephone number of the	220
charitable organization that will receive goods collected in the	221
<pre>collection receptacle;</pre>	222

(B) If the collection receptacle is operated by a	223
professional solicitor, the name, address, and telephone number	224
of the professional solicitor;	225
(C) If the collection receptacle is operated by a	226
professional solicitor, a statement that the contract disclosing	227
the financial arrangements between the professional solicitor	228
and the charitable organization is on file with and available	229
<pre>from the attorney general.</pre>	230
Sec. 1716.07. (A) No professional solicitor shall engage	231
in any solicitation unless it has complied with the requirements	232
of this chapter and any rules adopted under this chapter.	233
(B) Every professional solicitor, before engaging in any	234
solicitation, shall register with the attorney general.	235
Applications for registration or renewal of registration shall	236
be in writing, under oath, and in the form prescribed by the	237
attorney general, and shall be accompanied by a fee in the	238
amount of two hundred dollars. Any corporation, partnership,	239
association, or other entity that intends to act as a	240
professional solicitor may register for and pay a single fee of	241
two hundred dollars on behalf of all its members, officers,	242
employees, agents, and solicitors. In that case, the names and	243
addresses of all the officers, employees, and agents of the	244
professional solicitor and all other persons with whom the	245
professional solicitor has contracted to work under its	246
direction, including solicitors, shall be listed in the	247
application or furnished to the attorney general within five	248
days of the date of employment or contractual arrangement. The	249
application shall contain any other information that the	250
attorney general may require. The registration shall be for a	251
period of one year or part of one year and shall expire on the	252

thirty-first day of March of each year. Upon application and	253
payment of the fee specified in this division and filing of the	254
bond prescribed in division (C) of this section, the	255
registration may be renewed for additional one-year periods. All	256
fees prescribed in this division shall be paid into the state	257
treasury to the credit of the charitable law fund established	258
under section 109.32 of the Revised Code.	259
(C) At the time of making an application for registration	260
or renewal of registration, the professional solicitor shall	261
file with and have approved by the attorney general a bond in	262
which the professional solicitor shall be the principal obligor,	263
in the sum of twenty-five thousand dollars, with one or more	264
sureties authorized to do business in this state. The	265
professional solicitor shall maintain the bond in effect as long	266
as the registration is in effect; however, the liability of the	267
surety under the bond shall not exceed an all-time aggregate	268
liability of twenty-five thousand dollars. The bond, which may	269
be in the form of a rider to a larger blanket liability bond,	270
shall run to the state and to any person who may have a cause of	271
action against the principal obligor of the bond for any	272
liability arising out of a violation by the obligor of any	273
provision of this chapter or any rule adopted pursuant to this	274
chapter.	275
(D)(1) Prior to the commencement of any solicitation	276
<pre>campaign, the professional solicitor shall pay to the attorney</pre>	277
general a fee of two hundred dollars and file all of the	278
following with the attorney general, and the attorney general	279
may publish, all of the following:	280

(a) A completed document called "Solicitation Notice" upon

a form prescribed by the attorney general and containing all of

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the information specified in division (D)(2) of this section;	283
(b) A copy of the contract described in division (A) of	284
section 1716.08 of the Revised Code;	285
(c) A sworn statement by the charitable organization on	286
whose behalf the professional solicitor is acting certifying	287
that the solicitation notice and any accompanying material are	288
true and correct to the best of its knowledge.	289
(2) The solicitation notice shall include all of the	290
following:	291
(a) The fund-raising methods to be used;	292
(b) The projected dates when the solicitation campaign	293
will commence and terminate, which period of time shall not	294
<pre>exceed four years;</pre>	295
(c) The location and telephone number from where the	296
solicitation <pre>campaign</pre> will be conducted if it will be conducted	297
by telephone;	298
(d) The location of each collection receptacle used in	299
connection with the solicitation campaign;	300
(e) The name and residence address of each person	301
responsible for directing and supervising the conduct of the	302
solicitation campaign;	303
$\frac{(e)-(f)}{(f)}$ A statement of whether the professional solicitor	304
will at any time have custody of any contributions;	305
(f) (g) A full and fair description of the charitable	306
program for which the solicitation campaign is being carried	307
out;	308
(h) The written and signed consent of every charitable	309

organization on whose behalf the professional solicitor will be	310
soliciting contributions or whose name will be mentioned during	311
the solicitation campaign.	312
(E) Not later than ninety days after a solicitation	313
campaign has been completed and on the anniversary of the	314
commencement of a solicitation campaign lasting more than one	315
year, the professional solicitor shall provide to the charitable	316
organization and file with the attorney general a financial	317
report of the campaign, including the gross revenue received.	318
the total weight of items collected in each collection	319
receptacle if a collection receptacle was used and the value	320
received for the sale of such items collected, and an	321
itemization of all expenses incurred. The report shall be	322
completed on a form prescribed by the attorney general and	323
signed by an authorized official of the professional solicitor	324
who shall certify under oath that the report is true and	325
correct.	326
(F) Each contribution collected by or in the custody of	327
the professional solicitor shall be solely in the name of the	328
charitable organization on whose behalf the contribution was	329
solicited. Not later than two days after receipt of each	330
contribution, the professional solicitor shall deposit the	331
entire amount of the contribution in an account at a bank or	332
other federally insured financial institution, which shall be in	333
the name of that charitable organization. The charitable	334
organization shall have sole control of all withdrawals from the	335
account and the professional solicitor shall not be given the	336
authority to withdraw any deposited funds from the account.	337
(G)(1) During each solicitation campaign and for not less	338
than three years after its completion, the professional	339

solicitor shall maintain the following records:	340
(a) The name and, if known to the professional solicitor,	341
the address and telephone number of each contributor and the	342
date and amount of the contribution, provided that the attorney	343
general shall not disclose that information except to the extent	344
necessary for investigative or law enforcement purposes;	345
(b) The name and residence address of each employee,	346
agent, and any other person, however designated, who is involved	347
in the solicitation campaign, the amount of compensation paid to	348
each, and the dates on which the payments were made;	349
(c) A record of all contributions that at any time are in	350
the custody of the professional solicitor;	351
(d) A record of all expenses incurred by the professional	352
solicitor for the payment of which the professional solicitor is	353
liable;	354
(e) A record of all expenses incurred by the professional	355
solicitor for the payment of which the charitable organization	356
is liable;	357
(f) The location of each bank or financial institution in	358
which the professional solicitor has deposited revenue from the	359
solicitation campaign and the account number of each account in	360
which the deposits were made;	361
(g) A copy of each pitch sheet or solicitation script used	362
during the solicitation campaign;	363
(h) If a refund of a contribution has been requested, the	364
name and address of each person requesting the refund, and if a	365
refund was made, its amount and the date it was made.	366
(i) An audio recording of each telephone solicitation the	367

<pre>professional solicitor makes;</pre>	368
(j) Any other record of such information as the attorney	369
general may require.	370
(2) If the professional solicitor sells tickets to any	371
event and represents that the tickets will be donated for use by	372
another person, the professional solicitor also shall maintain	373
for the same period as specified in division (G)(1) of this	374
section the following records:	375
(a) The name and address of each contributor that	376
purchases or donates tickets and the number of tickets purchased	377
or donated by the contributor;	378
(b) The name and address of each organization that	379
receives the donated tickets for the use of others, and the	380
number of tickets received by the organization.	381
(3) Any of the records described in divisions (G)(1) and	382
(2) of this section shall be made available to the attorney	383
general upon the attorney general's request and shall be	384
furnished to the attorney general within ten days of the	385
request.	386
(H) Unless otherwise provided in this section or section	387
1716.08 of the Revised Code, any change in any information filed	388
with the attorney general pursuant to this section and section	389
1716.08 of the Revised Code shall be reported in writing to the	390
attorney general within seven days after the change occurs.	391
(I) No person shall serve as a professional solicitor, or	392
be a member, officer, employee, or agent of any professional	393
solicitor, who has been convicted of a disqualifying offense	394
determined in accordance with section 9.79 of the Revised Code.	395

(J) If a professional solicitor fails to comply in a	396
timely or complete manner with any of the requirements under	397
this section, the professional solicitor is liable for and, in	398
addition to any fee required in this section, shall pay two	399
hundred dollars for each late filing. Each registration, renewal	400
of registration, bond, solicitation notice, contract, sworn	401
statement, or financial report shall be considered a separate	402
filing for the purposes of this section. Any fees required by	403
this section are in addition to, and not in place of, penalties	404
prescribed in this chapter.	405
Sec. 1716.08. (A) Every contract entered into by any	406
professional solicitor with any charitable organization shall be	407
in writing, shall clearly state the respective obligations of	408
the professional solicitor and the charitable organization, and	409
shall contain the percentage of the gross revenue from the	410
solicitation campaign that the charitable organization will-	411
receive. That percentage shall be either a clear statement of	412
the benefit the charitable organization will receive, which may	413
be stated as a fixed percentage of the gross revenue or a	414
reasonable estimate of the percentage of the gross revenue,	415
subject to and in accordance with divisions (A)(1), (2), and (3)	416
of this section, or as any other amount such as dollars per	417
pound of goods collected.	418
(1) If the compensation of the professional solicitor is	419
contingent upon the number of contributions or, the amount of	420
revenue received from the solicitation campaign, or the number	421
and value of goods received from the solicitation campaign, the	422
stated percentage of the gross revenue benefit that the	423
charitable organization will receive shall be a fixed percentage	424
of the gross revenue or a fixed percentage of the amount or	425

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value of goods collected.

(2) If the compensation of the professional solicitor is	427
not contingent upon the number of contributions or the amount of	428
revenue received from the solicitation campaign, the stated	429
percentage of the gross revenue that the charitable organization	430
will receive shall be a reasonable estimate of the percentage of	431
the gross revenue or a reasonable estimate of the percentage of	432
the amount or value of goods collected, and the contract shall	433
include the following:	434
(a) The assumptions upon which the estimate is based,	435
which assumptions shall be based upon all of the relevant facts	436
known to the professional solicitor regarding the solicitation	437
to be conducted and the past performance of the solicitation	438
campaigns conducted by the professional solicitor;	439
(b) A provision that the charitable organization is	440
guaranteed a percentage of the gross revenue that is not less	441
than ninety per cent of the amount of the reasonable estimate of	442
that percentage.	443
(3) The stated percentages prescribed in divisions (A)(1)	444
and (2) of this section shall exclude any amount that the	445
charitable organization, pursuant to the contract entered into	446
with the professional solicitor, will pay as expenses of the	447
solicitation campaign, including the costs of merchandise or	448
services sold or events staged.	449
(B) A professional solicitor shall comply with, and shall	450
be responsible for complying or causing compliance with each of	451
the following requirements:	452
(1) Prior to verbally requesting a contribution, or	453
contemporaneously with and accompanying a written request for a	454
contribution, the following shall be clearly and conspicuously	455

disclosed at the point of solicitation:	456
(a) The name of the professional solicitor as it is on	457
file with the attorney general and a statement that the	458
solicitation is being conducted by the person as a professional	459
solicitor;	460
(b) The name and address of each charitable organization	461
on behalf of which all or any part of the contribution collected	462
will be used. If the charitable organization has not received	463
from the internal revenue service a determination letter that is	464
currently in effect, stating that the organization is exempt	465
from federal income taxation under section 501(a) and described	466
in section 501(c)(3) of the Internal Revenue Code, the	467
particular charitable purpose or purposes to be advanced with	468
the funds raised shall be disclosed.	469
(2) If requested by the person being solicited, the	470
professional solicitor shall inform that person of the fixed	471
percentage of the gross revenue or the reasonable estimate of	472
the percentage of the gross revenue, as prescribed in division	473
(A) of this section, that the charitable organization will	474
receive as a benefit from the solicitation campaign.	475
(C) A professional solicitor shall not represent that any	476
part of the contributions received will be given or donated to	477
any other charitable organization unless that charitable	478
organization has given its written and signed consent pursuant	479
to division $\frac{(D)(2)(g)}{(D)(2)(h)}$ of section 1716.07 of the	480
Revised Code.	481
(D)(1) A professional solicitor shall not represent that	482
tickets to any event will be donated for use by another person,	483
unless the following requirements are complied with:	484

(a) The professional solicitor shall have the written	485
commitments from persons stating that they will accept donated	486
tickets and specifying the number of tickets they are willing to	487
accept.	488
(b) The written commitments are filed with the attorney	489
general prior to any solicitation.	490
(2) The contributions solicited for donated tickets shall	491
not be more than the amount representing the number of ticket	492
commitments received from persons and filed with the attorney	493
general pursuant to division (D)(1) of this section.	494
(3) Not later than seven calendar days prior to the date	495
of the event, the professional solicitor shall give all donated	496
tickets to each person that made the written commitment to	497
accept them.	498
(E) The attorney general shall prepare an annual report	499
(E) The attorney general shall prepare an annual report setting forth the activities of all professional solicitors and	499 500
setting forth the activities of all professional solicitors and	500
setting forth the activities of all professional solicitors and all fund-raising counsel that at any time have custody of	500 501
setting forth the activities of all professional solicitors and all fund-raising counsel that at any time have custody of contributions from a solicitation who are required to comply	500 501 502
setting forth the activities of all professional solicitors and all fund-raising counsel that at any time have custody of contributions from a solicitation who are required to comply with the provisions of this chapter and any rules adopted under	500 501 502 503
setting forth the activities of all professional solicitors and all fund-raising counsel that at any time have custody of contributions from a solicitation who are required to comply with the provisions of this chapter and any rules adopted under the provisions of this chapter. The report is a public record	500 501 502 503 504
setting forth the activities of all professional solicitors and all fund-raising counsel that at any time have custody of contributions from a solicitation who are required to comply with the provisions of this chapter and any rules adopted under the provisions of this chapter. The report is a public record open to public inspection under section 149.43 of the Revised	500 501 502 503 504 505
setting forth the activities of all professional solicitors and all fund-raising counsel that at any time have custody of contributions from a solicitation who are required to comply with the provisions of this chapter and any rules adopted under the provisions of this chapter. The report is a public record open to public inspection under section 149.43 of the Revised Code.	500 501 502 503 504 505 506
setting forth the activities of all professional solicitors and all fund-raising counsel that at any time have custody of contributions from a solicitation who are required to comply with the provisions of this chapter and any rules adopted under the provisions of this chapter. The report is a public record open to public inspection under section 149.43 of the Revised Code.  (F) The attorney general shall maintain a file for each	500 501 502 503 504 505 506
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the work of the professional fund raiser or fund-raising	514
counsel. The files are public records open to public inspection	515
under section 149.43 of the Revised Code.	516
Sec. 1716.14. (A) The following acts and practices are	517
hereby prohibited and declared unlawful as applied to the	518
planning, conducting, or executing of any solicitation of	519
contributions for a charitable organization or charitable	520
purpose or to the planning, conducting, or executing of a	521
charitable sales promotion:	522
(1) Committing any deceptive act or practice;	523
(2) Misleading any person as to any material fact	524
concerning the solicitation of contributions for a charitable	525
organization or charitable purpose or concerning a charitable	526
sales promotion;	527
(3) Using any representation that implies that the	528
contribution is for or on behalf of a charitable organization,	529
or using any emblem, device, or printed matter belonging to or	530
associated with a charitable organization, without first having	531
been authorized in writing to do so by the charitable	532
organization;	533
(4) Using a name, symbol, or statement that is so closely	534
related or similar to that used by another charitable	535
organization, public official, or public agency in such a manner	536
that the use of the name, symbol, or statement tends to confuse	537
or mislead a person being solicited for contributions, except	538
that the name, symbol, or statement may be used if written	539
permission is obtained from the other charitable organization,	540
public official, or public agency and filed with the attorney	541
general prior to any solicitation for a charitable purpose or	542

prior to engaging in any charitable sales promotion;	543
(5) Misleading any person in any manner in the belief, or	544
making or using any representation to any person that implies,	545
that the organization on whose behalf a solicitation or	546
charitable sales promotion is being conducted is a charitable	547
organization or that the proceeds of the solicitation or	548
charitable sales promotion will be used for a charitable purpose	549
if either of those is not the fact;	550
(6) Misleading any person in any manner in the belief, or	551
making or using any representation to any person that implies,	552
that any other person sponsors, endorses, or approves of the	553
solicitation or charitable sales promotion when that other	554
person has not given its consent in writing to that	555
representation or to the use of its name for any of those	556
purposes;	557
(7) Using or exploiting the fact of registration in such a	558
manner as to lead any person to believe that the registration in	559
any manner constitutes an endorsement or approval by the state;	560
(8) Representing directly or by implication that a	561
charitable organization will receive a fixed or estimated	562
percentage of the gross revenue from a solicitation campaign	563
that is greater than that set forth in the contract filed with	564
the attorney general pursuant to section 1716.08 of the Revised	565
Code, or that a charitable organization will receive an actual	566
or estimated dollar amount or percentage per unit of goods or	567
services purchased or used in a charitable sales promotion, that	568
is greater than that agreed to by the commercial co-venturer and	569
the charitable organization pursuant to section 1716.09 of the	570
Revised Code;	571

(9) Filing false or misleading information in any document	572
required to be filed with the attorney general under this	573
chapter;	574
(10) Filing false or misleading information in response to	575
a request from the attorney general under section 1716.15 of the	576
Revised Code;	577
(11) Failing to provide complete and timely payment to a	578
charitable organization of the proceeds from a solicitation	579
campaign or a charitable sales promotion;	580
(12) <u>Initiating an outbound telephone call that delivers a</u>	581
prerecorded message in violation of 16 C.F.R. 310.4(b)(1)(v);	582
(13) Operating in violation of, or failing to comply with,	583
any of the requirements of this chapter or any rule adopted	584
under this chapter.	585
(B) The act of soliciting contributions for any charitable	586
organization or charitable purpose or engaging in a charitable	587
sales promotion without complying with the requirements of this	588
chapter or any rule adopted pursuant to this chapter, is a	589
nuisance.	590
Sec. 1716.15. (A) In order to carry out his official	591
responsibilities under this chapter, upon reasonable cause to	592
believe that any person has violated or is violating any	593
provision of this chapter or any rule adopted under it, or has	594
filed any document as required under this chapter that contains	595
false or misleading information, the attorney general may	596
conduct an investigation to determine whether there has been a	597
violation or filing of false or misleading information. In the	598
conduct of the investigation, the attorney general may do the	599
following:	600

(1) Examine or cause to be examined any person or any	601
documentary material that is relevant to the alleged violation	602
or false or misleading information, including a professional	603
solicitor's pitch sheets, solicitation scripts, and recordings	604
described in division (G)(1) of section 1716.07 of the Revised	605
<pre>Code;</pre>	606
(2) Require the attendance during the examination of any	607
person or require the production of any documentary material and	608
the attendance of any person who has knowledge of the material,	609
and take their testimony under oath. The testimony and	610
examination shall take place in the county in which the person	611
resides or has a place of business, or in Franklin county if the	612
person consents to it, is a nonresident of this state, or has no	613
place of business in this state.	614
(3) Require any professional solicitor, fund-raising	615
counsel that at any time has custody of contributions from a	616
solicitation, or charitable organization to produce an audited	617
financial report prepared in accordance with generally accepted	618
accounting principles pursuant to section 1716.04 of the Revised	619
Code and that has been examined by an independent certified	620
public accountant for the purpose of expressing an opinion on	621
the report.	622
(B) The attorney general shall give notice of the time,	623
date, place, and cause of the examination or the taking of	624
testimony not less than ten days prior to its date. Service of	625
the notice may be made by any of the following means:	626
(1) Personal delivery of a duly executed copy of the	627
notice to the person to be served or to a partner, officer, or	628
agent authorized by appointment or by law to receive service of	629

630

process on behalf of that person;

(2) Delivery by leaving a duly executed copy of the notice	631
at the principal place of business in this state of the person	632
to be served;	633
(3) Certified mail, return receipt requested, of a duly	634
executed copy of the notice to the person to be served at his	635
the person's principal place of business in this state or, if	636
the person has no principal place of business in this state, to	637
the last address of that person known to the attorney general.	638
(C) The notice specified in division (B) of this section	639
shall contain all of the following:	640
(1) The time, date, and place of the examination or the	641
taking of testimony and, if known, the name and address of each	642
person to be examined or to testify, or if that is not known, a	643
general description sufficient to identify the person or the	644
particular class or group to which he the person belongs;	645
(2) The section of the Revised Code, if any, or the	646
chapter of the Administrative Code containing the rule adopted	647
by the attorney general, if any, that is allegedly violated and	648
the general subject matter of the investigation;	649
(3) A description with reasonable specificity of the class	650
or classes of documentary material that is required to be	651
produced, if any, and the return date within which the	652
documentary material is to be produced, which date shall be not	653
less than ten days after the mailing of the notice.	654
(D) Every person upon whom the attorney general made	655
service of the notice pursuant to this section shall comply with	656
the terms of the notice unless otherwise provided by order of	657
any court in this state.	658
(E) No person shall do any of the following:	659

(1) Fail to appear at any investigation under this section	660
if—he the person is required to do so;	661
(2) With the purpose to avoid, evade, or prevent	662
compliance in whole or in part with any investigation under this	663
section, remove, conceal, withhold, destroy, mutilate, alter, or	664
by any means falsify any documentary material in the possession,	665
custody, or control of any person who is subject to the notice	666
prescribed in division (B) of this section;	667
(3) With the purpose to avoid, evade, or prevent	668
compliance in whole or in part with any investigation under this	669
section, knowingly conceal any information.	670
(F) The attorney general may file a petition in the court	671
of common pleas of the county in which the person who is subject	672
to the notice resides or has its principal place of business or	673
in the court of common pleas of Franklin county if that person	674
is not a resident of this state or has no principal place of	675
business in this state, asking the court to issue an order for	676
the enforcement of this section. The court may assess a civil	677
penalty of not more than ten thousand dollars for each violation	678
against any person who violates division (E) of this section,	679
and may award the attorney general the costs of investigation	680
and litigation and reasonable attorney's fees.	681
(G) Any disobedience of any final order issued by the	682
court under this section may be punished as for contempt of	683
court or by imposing an additional civil penalty of not more	684
than ten thousand dollars.	685
Section 2. That existing sections 1716.01, 1716.07,	686
1716.08, 1716.14, and 1716.15 of the Revised Code are hereby	687
repealed.	688