As Reported by the House State and Local Government Committee

134th General Assembly

Regular Session 2021-2022

Sub. S. B. No. 278

Senator Peterson

Cosponsors: Senators Antonio, Blessing, Brenner, Cirino, Craig, Gavarone, Hackett, Johnson, Kunze, Reineke, Romanchuk, Rulli, Schaffer, Thomas, Yuko Representatives Wiggam, John, Skindell, Sobecki

A BILL

ГО	amend sections 3717.33, 3717.52, 4301.62,	1
	4501.21, 6109.01, 6109.072, and 6109.24 and to	2
	enact sections 5.083, 5.2532, 5.2533, 5.2534,	3
	5.294, 4303.186, and 4503.964 of the Revised	4
	Code to make various designations, to revise the	5
	law governing environmental health specialists	6
	and environmental health specialists in	7
	training, to create the D-9 liquor permit, to	8
	eliminate public water system asset management	9
	program requirements for transient noncommunity	10
	water systems, and to create the "Chardon High	11
	School State Football Champs" license plate.	12

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

Section 1. That sections 3717.33, 3717.52, 4301.62,	13
4501.21, 6109.01, 6109.072, and 6109.24 be amended and sections	14
5.083, 5.2532, 5.2533, 5.2534, 5.294, 4303.186, and 4503.964 of	15
the Revised Code be enacted to read as follows:	16
Sec. 5.083. The cookie with the main ingredients of sugar,	17

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flour, butter, eggs, and vanilla, commonly known as the sugar	18
cookie, is adopted as the official cookie of the state.	19
Sec. 5.2532. The first full week of February is designated	20
as "Ohio Burn Awareness Week" to do all of the following:	21
(A) Serve as a week of remembrance for all who have lost	22
their lives or been injured as a result of a burn;	23
(B) Raise awareness of accidental burn injuries and	24
<u>fatalities in this state;</u>	25
(C) Educate the public on effective preventative measures	26
to avoid accidental burn injuries or fatalities.	27
Sec. 5.2533. The last Saturday of September is designated	28
as "Ohio Public Lands Day."	29
Sec. 5.2534. The last full week of June is designated as	30
"Pollinator Week," to promote pollinator health and to recognize	31
the importance of pollinators to ecosystems and to the economy.	32
Sec. 5.294. The seventeenth day of August is designated as	33
"Eugene 'Gene' F. Kranz Day."	34
Sec. 3717.33. Pursuant to section 3717.04 of the Revised	35
Code, the director of agriculture shall adopt rules regarding	36
the following:	37
(A) Licensing categories for retail food establishments	38
and licensing requirements for each category, including	39
appropriate practices for the activities performed by a retail	40
<pre>food establishment;</pre>	41
(B) Standards for collection of food samples from retail	42
food establishments for purposes of identifying adulteration and	43
misbranding;	44

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of the Revised Code who is employed by or has contracted with a

service operations has sufficient knowledge of the provisions of

board of health to enforce this chapter as it relates to food

this chapter, rules adopted under it, and of the Ohio uniform

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(5) Except as provided in division (D) or (E) of this	188
section, while being in or on a stationary motor vehicle on any	189
street, highway, or other public or private property open to the	190
public for purposes of vehicular travel or parking.	191
(C)(1) A person may have in the person's possession an	192
opened container of any of the following:	193
(a) Beer or intoxicating liquor that has been lawfully	194
purchased for consumption on the premises where bought from the	195
holder of an A-1-A, A-2, A-2f, A-3a, D-1, D-2, D-3, D-3a, D-4,	196
D-4a, D-5, D-5a, D-5b, D-5c, D-5d, D-5e, D-5f, D-5g, D-5h, D-5i,	197
D-5j, D-5k, D-5l, D-5m, D-5n, D-5o, D-7, D-8, <u>D-9,</u> E, F, F-2, F-	198
5, F-7, or F-8 permit;	199
(b) Beer, wine, or mixed beverages served for consumption	200
on the premises by the holder of an F-3 permit, wine served as a	201
tasting sample by an A-2, $\underline{\text{A-2f,}}$ S-1, or S-2 permit holder for	202
consumption on the premises of a farmers market for which an F-	203
10 permit has been issued, or wine served for consumption on the	204
premises by the holder of an F-4 or F-6 permit;	205
(c) Beer or intoxicating liquor consumed on the premises	206
of a convention facility as provided in section 4303.201 of the	207
Revised Code;	208
(d) Beer or intoxicating liquor to be consumed during	209
tastings and samplings approved by rule of the liquor control	210
commission;	211
(e) Spirituous liquor to be consumed for purposes of a	212
tasting sample, as defined in section 4301.171 of the Revised	213
Code.	214
(2) A person may have in the person's possession on an F	215
liquor permit premises an opened container of beer or	216

intoxicating liquor that was not purchased from the holder of	217
the F permit if the premises for which the F permit is issued is	218
a music festival and the holder of the F permit grants	219
permission for that possession on the premises during the period	220
for which the F permit is issued. As used in this division,	221
"music festival" means a series of outdoor live musical	222
performances, extending for a period of at least three	223
consecutive days and located on an area of land of at least	224
forty acres.	225
(3)(a) A person may have in the person's possession on a	226
D-2 liquor permit premises an opened or unopened container of	227
wine that was not purchased from the holder of the D-2 permit if	228
the premises for which the D-2 permit is issued is an outdoor	229
performing arts center, the person is attending an orchestral	230
performance, and the holder of the D-2 permit grants permission	231
for the possession and consumption of wine in certain	232
predesignated areas of the premises during the period for which	233
the D-2 permit is issued.	234
(b) As used in division (C)(3)(a) of this section:	235
(i) "Orchestral performance" means a concert comprised of	236
a group of not fewer than forty musicians playing various	237
musical instruments.	238
(ii) "Outdoor performing arts center" means an outdoor	239
performing arts center that is located on not less than one	240
hundred fifty acres of land and that is open for performances	241
from the first day of April to the last day of October of each	242
year.	243
(4) A person may have in the person's possession an opened	244

or unopened container of beer or intoxicating liquor at an

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(ii) The owner of the facility grants permission for the	275
possession and consumption of beer or intoxicating liquor on the	276
property of the facility.	277
(b) As used in division (C)(6)(a) of this section:	278
(i) "Racing event" means a motor vehicle racing event	279
sanctioned by one or more motor racing sanctioning	280
organizations.	281
(ii) "Outdoor motorsports facility" means an outdoor	282
racetrack to which all of the following apply:	283
(I) It is two and four-tenths miles or more in length.	284
(II) It is located on two hundred acres or more of land.	285
(III) The primary business of the owner of the facility is	286
the hosting and promoting of racing events.	287
(IV) The holder of a D-1, D-2, or D-3 permit is located on	288
the property of the facility.	289
(7)(a) A person may have in the person's possession an	290
opened container of beer or intoxicating liquor at an outdoor	291
location within an outdoor refreshment area created under	292
section 4301.82 of the Revised Code if the opened container of	293
beer or intoxicating liquor was purchased from an A-1, A-1-A, A-	294
1c, A-2, A-2f, D class, or F class permit holder to which both	295
of the following apply:	296
(i) The permit holder's premises is located within the	297
outdoor refreshment area.	298
(ii) The permit held by the permit holder has an outdoor	299
refreshment area designation.	300
(b) Division (C)(7) of this section does not authorize a	301

person to do either of the following:	302
(i) Enter the premises of an establishment within an	303
outdoor refreshment area while possessing an opened container of	304
beer or intoxicating liquor acquired elsewhere;	305
(ii) Possess an opened container of beer or intoxicating	306
liquor while being in or on a motor vehicle within an outdoor	307
refreshment area, unless the possession is otherwise authorized	308
under division (D) or (E) of this section.	309
(c) As used in division (C)(7) of this section, "D class	310
permit holder" does not include a D-6 or D-8 permit holder.	311
(8)(a) A person may have in the person's possession on the	312
property of a market, within a defined F-8 permit premises, an	313
opened container of beer or intoxicating liquor that was	314
purchased from a D permit premises that is located immediately	315
adjacent to the market if both of the following apply:	316
(i) The market grants permission for the possession and	317
consumption of beer and intoxicating liquor within the defined	318
F-8 permit premises;	319
(ii) The market is hosting an event pursuant to an F-8	320
permit and the market has notified the division of liquor	321
control about the event in accordance with division (A)(3) of	322
section 4303.208 of the Revised Code.	323
(b) As used in division (C)(8) of this section, "market"	324
means a market, for which an F-8 permit is held, that has been	325
in operation since 1860.	326
(D) This section does not apply to a person who pays all	327
or a portion of the fee imposed for the use of a chauffeured	328
limousine pursuant to a prearranged contract, or the guest of	329

the person, when all of the following apply:	330
(1) The person or guest is a passenger in the limousine.	331
(2) The person or guest is located in the limousine, but	332
is not occupying a seat in the front compartment of the	333
limousine where the operator of the limousine is located.	334
(3) The limousine is located on any street, highway, or	335
other public or private property open to the public for purposes	336
of vehicular travel or parking.	337
(E) An opened bottle of wine that was purchased from the	338
holder of a permit that authorizes the sale of wine for	339
consumption on the premises where sold is not an opened	340
container for the purposes of this section if both of the	341
following apply:	342
(1) The opened bottle of wine is securely resealed by the	343
permit holder or an employee of the permit holder before the	344
bottle is removed from the premises. The bottle shall be secured	345
in such a manner that it is visibly apparent if the bottle has	346
been subsequently opened or tampered with.	347
(2) The opened bottle of wine that is resealed in	348
accordance with division (E)(1) of this section is stored in the	349
trunk of a motor vehicle or, if the motor vehicle does not have	350
a trunk, behind the last upright seat or in an area not normally	351
occupied by the driver or passengers and not easily accessible	352
by the driver.	353
(F)(1) Except if an ordinance or resolution is enacted or	354
adopted under division (F)(2) of this section, this section does	355
not apply to a person who, pursuant to a prearranged contract,	356
is a passenger riding on a commercial quadricycle when all of	357
the following apply:	358

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(G) This section does not apply to a person that has in	386
the person's possession an opened container of beer or	387
intoxicating liquor on the premises of a market if the beer or	388
intoxicating liquor has been purchased from a D liquor permit	389
holder that is located in the market.	390
As used in division (G) of this section, "market" means an	391
establishment that:	392
(1) Leases space in the market to individual vendors, not	393
less than fifty per cent of which are retail food establishments	394
or food service operations licensed under Chapter 3717. of the	395
Revised Code;	396
(2) Has an indoor sales floor area of not less than	397
twenty-two thousand square feet;	398
(3) Hosts a farmer's market on each Saturday from April	399
through December.	400
(H)(1) As used in this section, "alcoholic beverage" has	401
the same meaning as in section 4303.185 of the Revised Code.	402
(2) An alcoholic beverage in a closed container being	403
transported under section 4303.185 of the Revised Code to its	404
final destination is not an opened container for the purposes of	405
this section if the closed container is securely sealed in such	406
a manner that it is visibly apparent if the closed container has	407
been subsequently opened or tampered with after sealing.	408
(I) This section does not apply to a person who has in the	409
person's possession an opened container of beer or intoxicating	410
liquor in a public-use airport, as described in division (D)(2)	411
(a)(iii) of section 4303.181 of the Revised Code, when both of	412
the following apply:	413

(2) The consumption is authorized under division (D)(2)(a)	418
of section 4303.181 of the Revised Code.	419
(J) This section does not apply to a person that has in	420
the person's possession an opened container of homemade beer or	421
wine that is served in accordance with division (E) of section	422
4301.201 of the Revised Code.	423
Sec. 4303.186. (A) As used in this section, "disposable	424
container" means a receptacle that is disposable and that has a	425
capacity to hold not more than either of the following:	426
(1) Sixteen ounces of beer;	427
(2) Twelve ounces of wine or mixed beverage.	428
"Disposable container" includes a bottle or can of beer,	429
wine, or mixed beverage produced by the original manufacturer.	430
(B) The division of liquor control may issue a D-9 permit	431
to an establishment to sell beer, wine, or mixed beverages in	432
disposable containers at retail for on-premises consumption. The	433
establishment shall make such sales for not more than one	434
hundred five calendar days per year. The days need not be	435
consecutive. The owner of the establishment shall do both of the	436
<pre>following:</pre>	437
(1) Ensure that a mobile retail food establishment or a	438
mobile food service operation licensed under Chapter 3717. of	439
the Revised Code serves food on the premises of the D-9 permit	440
holder during the same hours that beer, wine, or mixed beverages	441

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mobile food service operation licensed under Chapter 3717. of	439
the Revised Code serves food on the premises of the D-9 permit	440
holder during the same hours that beer, wine, or mixed beverages	441

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The registrar shall pay the contributions the registrar	498
receives pursuant to section 4503.492 of the Revised Code to the	499
organization cancer support community central Ohio, which shall	500
deposit the money into the Sheryl L. Kraner Fund of that	501
organization. Cancer support community central Ohio shall expend	502
the money it receives pursuant to this division only in the same	503
manner and for the same purposes as that organization expends	504
other money in that fund.	505

The registrar shall pay the contributions received 506 pursuant to section 4503.493 of the Revised Code to the autism 507 society of Ohio, which shall use the contributions for programs 508 and autism awareness efforts throughout the state. 509

The registrar shall pay the contributions the registrar receives pursuant to section 4503.494 of the Revised Code to the national multiple sclerosis society for distribution in equal amounts to the northwestern Ohio, Ohio buckeye, and Ohio valley chapters of the national multiple sclerosis society. These chapters shall use the money they receive under this section to assist in paying the expenses they incur in providing services directly to their clients.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.495 of the Revised Code to the national pancreatic cancer foundation, which shall use the money it receives under this section to assist those who suffer with pancreatic cancer and their families.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.496 of the Revised Code to the Ohio sickle cell and health association, which shall use the contributions to help support educational, clinical, and social support services for adults who have sickle cell disease.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.497 of the Revised Code to the St. Baldrick's foundation, which shall use the contributions for its research and other programs.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.498 of the Revised Code to special olympics Ohio, inc., which shall use the contributions for its programs, charitable efforts, and other activities.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.499 of the Revised Code to the children's glioma cancer foundation, which shall use the contributions for its research and other programs.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.4910 of the Revised Code to the KylerStrong foundation, which shall use the contributions to raise awareness of brain cancer caused by diffuse intrinsic pontine glioma and to fund research for the cure of such cancer.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.4911 of the Revised Code to the research institution for childhood cancer at nationwide children's hospital, which shall use the contributions to fund research for the cure of childhood cancers.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.50 of the Revised Code to the future farmers of America foundation, which shall deposit the contributions into its general account to be used for educational and scholarship purposes of the future farmers of America foundation.

The registrar shall pay the contributions the registrar

organization for collecting and delivering diapers to parents in

The registrar shall pay the contributions the registrar

need.

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receives pursuant to section 4503.509 of the Revised Code to a kid again, incorporated for distribution in equal amounts to the Ohio chapters of a kid again.

The registrar shall pay each contribution the registrar receives pursuant to section 4503.51 of the Revised Code to the university or college whose name or marking or design appears on collegiate license plates that are issued to a person under that section. A university or college that receives contributions from the fund shall deposit the contributions into its general scholarship fund.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.514 of the Revised Code to the university of Notre Dame in South Bend, Indiana, for purposes of awarding grants or scholarships to residents of Ohio who attend the university. The university shall not use any of the funds it receives for purposes of administering the scholarship program. The registrar shall enter into appropriate agreements with the university of Notre Dame to effectuate the distribution of such funds as provided in this section.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.516 of the Revised Code to Marshall university in Huntington, West Virginia, for purposes of awarding grants or scholarships to residents of Ohio who attend the university. The university shall not use any of the funds it receives for purposes of administering the scholarship program. The registrar shall enter into appropriate agreements with Marshall university to effectuate the distribution of such funds as provided in this section.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.517 of the Revised Code to the

university of Alabama in Tuscaloosa, Alabama, for purposes of	616
awarding grants or scholarships to residents of Ohio who attend	617
the university. The university shall not use any of the funds it	618
receives for purposes of administering the scholarship program.	619
The registrar shall enter into appropriate agreements with the	620
university of Alabama to effectuate the distribution of such	621
funds as provided in this section.	622

The registrar shall pay the contributions the registrar receives pursuant to section 4503.518 of the Revised Code to the Nationwide children's hospital, which shall use the contributions for the "On Our Sleeves" campaign.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.521 of the Revised Code to the Ohio bicycle federation to assist that organization in paying for the educational programs it sponsors in support of Ohio cyclists of all ages.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.522 of the Revised Code to the

"friends of Perry's victory and international peace memorial,

incorporated," a nonprofit corporation organized under the laws

of this state, to assist that organization in paying the

expenses it incurs in sponsoring or holding charitable,

educational, and cultural events at the monument.

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The registrar shall pay the contributions the registrar receives pursuant to section 4503.523 of the Revised Code to the fairport lights foundation, which shall use the money to pay for the restoration, maintenance, and preservation of the lighthouses of fairport harbor.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.524 of the Revised Code to the
Massillon tiger football booster club, which shall use the
contributions only to promote and support the football team of
Washington high school of the Massillon city school district.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.525 of the Revised Code to the United States power squadron district seven which shall annually distribute the contributions in equal amounts to all United States power squadrons located in the state. Each power squadron district shall use the money it receives under this section to pay for the educational boating programs each district holds or sponsors within this state.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.526 of the Revised Code to the Ohio district Kiwanis foundation of the Ohio district of Kiwanis international, which shall use the money it receives under this section to pay the costs of its educational and humanitarian activities.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.528 of the Revised Code to the Ohio children's alliance, which shall use the money it receives under this section to pay the expenses it incurs in advancing its mission of sustainably improving the provision of services to children, young adults, and families in this state.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.529 of the Revised Code to the Ohio nurses foundation. The foundation shall use the money it receives under this section to provide educational scholarships to assist individuals who aspire to join the nursing profession, to assist nurses in the nursing profession who seek to advance

The registrar shall pay to the Ohio pet fund the

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contributions the registrar receives pursuant to section	704
4503.551 of the Revised Code and any other money from any other	705
source, including donations, gifts, and grants, that is	706
designated by the source to be paid to the Ohio pet fund. The	707
Ohio pet fund shall use the moneys it receives under this	708
section to support programs for the sterilization of dogs and	709
cats and for educational programs concerning the proper	710
veterinary care of those animals, and for expenses of the Ohio	711
pet fund that are reasonably necessary for it to obtain and	712
maintain its tax-exempt status and to perform its duties.	713

The registrar shall pay the contributions the registrar receives pursuant to section 4503.552 of the Revised Code to the rock and roll hall of fame and museum, incorporated.

The registrar shall pay the contributions the registrar 717 receives pursuant to section 4503.553 of the Revised Code to the 718 Ohio coalition for animals, incorporated, a nonprofit 719 corporation. Except as provided in division (B) of this section, 720 the coalition shall distribute the money to its members, and the 721 members shall use the money only to pay for educational, 722 charitable, and other programs of each coalition member that 723 provide care for unwanted, abused, and neglected horses. The 724 Ohio coalition for animals may use a portion of the money to pay 725 for reasonable marketing costs incurred in the design and 726 promotion of the license plate and for administrative costs 727 incurred in the disbursement and management of funds received 728 under this section. 729

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.554 of the Revised Code to the

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Ohio state council of the knights of Columbus, which shall use

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the contributions to pay for its charitable activities and

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programs.	734
The registrar shall pay the contributions the registrar	735
receives pursuant to section 4503.555 of the Revised Code to the	736
western reserve historical society, which shall use the	737
contributions to fund the Crawford auto aviation museum.	738
The registrar shall pay the contributions the registrar	739
receives pursuant to section 4503.556 of the Revised Code to the	740
Erica J. Holloman foundation, inc., for the awareness of triple	741
negative breast cancer. The foundation shall use the	742
contributions for charitable and educational purposes.	743
The registrar shall pay each contribution the registrar	744
receives pursuant to section 4503.557 of the Revised Code to the	745
central Ohio chapter of the Ronald McDonald house charities,	746
which shall distribute the contribution to the chapter of the	747
Ronald McDonald house charities in whose geographic territory	748
the person who paid the contribution resides.	749
The registrar shall pay the contributions the registrar	750
receives pursuant to section 4503.561 of the Revised Code to the	751
state of Ohio chapter of ducks unlimited, inc., which shall	752
deposit the contributions into a special bank account that it	753
establishes. The special bank account shall be separate and	754
distinct from any other account the state of Ohio chapter of	755
ducks unlimited, inc., maintains and shall be used exclusively	756
for the purpose of protecting, enhancing, restoring, and	757
managing wetlands and conserving wildlife habitat. The state of	758
Ohio chapter of ducks unlimited, inc., annually shall notify the	759
registrar in writing of the name, address, and account to which	760
such payments are to be made.	761

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.562 of the Revised Code to the	763
Mahoning river consortium, which shall use the money to pay the	764
expenses it incurs in restoring and maintaining the Mahoning	765
river watershed.	766

The registrar shall pay the contributions the registrar receives pursuant to section 4503.564 of the Revised Code to the Glen Helen association to pay expenses related to the Glen Helen nature preserve.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.565 of the Revised Code to the conservancy for Cuyahoga valley national park, which shall use the money in support of the park.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.566 of the Revised Code to the Ottawa national wildlife refuge, which shall use the contributions for wildlife preservation purposes.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.567 of the Revised Code to the girls on the run of Franklin county, inc., which shall use the contributions to support the activities of the organization.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.576 of the Revised Code to the Ohio state beekeepers association, which shall use those contributions to promote beekeeping, provide educational information about beekeeping, and to support other state and local beekeeping programs.

The registrar shall pay the contributions the registrar 789 receives pursuant to section 4503.577 of the Revised Code to the 790 national aviation hall of fame, which shall use the 791

contributions	to	fulfill	its	mission	of	honoring	aerospace	792
legends to ins	spir	re future	e lea	aders.				793

The registrar shall pay the contributions the registrar 794 receives pursuant to section 4503.578 of the Revised Code to 795 keep Ohio beautiful, incorporated, which shall use the 796 contributions towards its mission of empowering Ohio communities 797 to take greater responsibility for improving the local 798 environment through litter prevention, beautification, community 799 greening, waste reduction, and recycling.

The registrar shall pay the contributions the registrar 801 receives pursuant to section 4503.579 of the Revised Code to the 802 national council of negro women, incorporated, which shall use 803 the contributions for educational purposes. 804

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.581 of the Revised Code to the

Ohio sons of the American legion, which shall use the

contributions to support the activities of the organization.

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The registrar shall pay to a sports commission created 809 pursuant to section 4503.591 of the Revised Code each 810 contribution the registrar receives under that section that an 811 applicant pays to obtain license plates that bear the logo of a 812 professional sports team located in the county of that sports 813 commission and that is participating in the license plate 814 program pursuant to division (E) of that section, irrespective 815 of the county of residence of an applicant. 816

The registrar shall pay to a community charity each 817 contribution the registrar receives under section 4503.591 of 818 the Revised Code that an applicant pays to obtain license plates 819 that bear the logo of a professional sports team that is 820

Dan Beard council of the boy scouts of America. The council

throughout the state to regional councils of the boy scouts.

The registrar shall pay the contributions the registrar

shall distribute all contributions in an equitable manner

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receives pursuant to section 4503.68 of the Revised Code to the	850
girl scouts of Ohio's heartland. The girl scouts of Ohio's	851
heartland shall distribute all contributions in an equitable	852
manner throughout the state to regional councils of the girl	853
scouts.	854
The registrar shall pay the contributions the registrar	855
receives pursuant to section 4503.69 of the Revised Code to the	856
Dan Beard council of the boy scouts of America. The council	857
-	
shall distribute all contributions in an equitable manner	858
throughout the state to regional councils of the boy scouts.	859
The registrar shall pay the contributions the registrar	860
receives pursuant to section 4503.70 of the Revised Code to the	861
charitable foundation of the grand lodge of Ohio, f. & a. m.,	862
which shall use the contributions for scholarship purposes.	863
The registrar shall pay the contributions the registrar	864
receives pursuant to section 4503.701 of the Revised Code to the	865
Prince Hall grand lodge of free and accepted masons of Ohio,	866
which shall use the contributions for scholarship purposes.	867
The registrar shall pay the contributions the registrar	868
receives pursuant to section 4503.702 of the Revised Code to the	869
Ohio Association of the Improved Benevolent and Protective Order	870
of the Elks of the World, which shall use the funds for	871
charitable purposes.	872
The registrar shall pay the contributions the registrar	873
receives pursuant to section 4503.703 of the Revised Code to the	874
Ohio chapter of the loyal order of the moose.	875
onto enapter of the loyar order of the moose.	073
The registrar shall pay the contributions the registrar	876

receives pursuant to section 4503.71 of the Revised Code to the

fraternal order of police of Ohio, incorporated, which shall

deposit the fees into its general account to be used for	879
purposes of the fraternal order of police of Ohio, incorporated.	880
The registrar shall pay the contributions the registrar	881
receives pursuant to section 4503.711 of the Revised Code to the	882
fraternal order of police of Ohio, incorporated, which shall	883
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deposit the contributions into an account that it creates to be	884
used for the purpose of advancing and protecting the law	885
enforcement profession, promoting improved law enforcement	886
methods, and teaching respect for law and order.	887
The registrar shall pay the contributions received	888
pursuant to section 4503.712 of the Revised Code to Ohio	889
concerns of police survivors, which shall use those	890
contributions to provide whatever assistance may be appropriate	891
to the families of Ohio law enforcement officers who are killed	892
in the line of duty.	893
The registrar shall pay the contributions received	894
pursuant to section 4503.713 of the Revised Code to the greater	895
Cleveland peace officers memorial society, which shall use those	896
contributions to honor law enforcement officers who have died in	897
the line of duty and support its charitable purposes.	898
The registrar shall pay the contributions received	899
pursuant to section 4503.714 of the Revised Code to the Ohio	900
association of chiefs of police.	901
The registrar shall pay the contributions the registrar	902
receives pursuant to section 4503.715 of the Revised Code to the	903
fallen linemen organization, which shall use the contributions	904
to recognize and memorialize fallen linemen and support their	905
families.	906

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.716 of the Revised Code to the	908
fallen timbers battlefield preservation commission, which shall	909
use the contributions to further the mission of the commission.	910

The registrar shall pay the contributions the registrar receives pursuant to section 4503.72 of the Revised Code to the organization known on March 31, 2003, as the Ohio CASA/GAL association, a private, nonprofit corporation organized under Chapter 1702. of the Revised Code. The Ohio CASA/GAL association shall use these contributions to pay the expenses it incurs in administering a program to secure the proper representation in the courts of this state of abused, neglected, and dependent children, and for the training and supervision of persons participating in that program.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.722 of the Revised Code to the Down Syndrome Association of Central Ohio, which shall use the contributions for advocacy purposes throughout the state.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.724 of the Revised Code to the Ohio Chapter of the American Foundation for Suicide Prevention, which shall use the contributions for programs, education, and advocacy purposes throughout the state.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.725 of the Revised Code to the ALS association central & southern Ohio chapter, which shall split the contributions between that chapter and the ALS association northern Ohio chapter in accordance with any agreement between the two associations. The contributions shall be used to discover treatments and a cure for ALS, and to serve, advocate for, and empower people affected by ALS to live their

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lives to the fullest.	938
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The registrar shall pay the contributions the registrar 939 receives pursuant to section 4503.73 of the Revised Code to 940 Wright B. Flyer, incorporated, which shall deposit the 941 contributions into its general account to be used for purposes 942 of Wright B. Flyer, incorporated. 943

The registrar shall pay the contributions the registrar receives pursuant to section 4503.732 of the Revised Code to the Siegel Shuster society, a nonprofit organization dedicated to commemorating and celebrating the creation of Superman in Cleveland, Ohio.

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.733 of the Revised Code to the
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central Ohio chapter of the juvenile diabetes research
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foundation, which shall distribute the contributions to the
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chapters of the juvenile diabetes research foundation in whose
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geographic territory the person who paid the contribution
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resides.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.734 of the Revised Code to the Ohio highway patrol auxiliary foundation, which shall use the contributions to fulfill the foundation's mission of supporting law enforcement education and assistance.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.74 of the Revised Code to the

Columbus zoological park association, which shall disburse the

moneys to Ohio's major metropolitan zoos, as defined in section

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4503.74 of the Revised Code, in accordance with a written

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agreement entered into by the major metropolitan zoos.

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The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.75 of the Revised Code to the

rotary foundation, located on March 31, 2003, in Evanston,

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Illinois, to be placed in a fund known as the permanent fund and

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used to endow educational and humanitarian programs of the

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rotary foundation.

The registrar shall pay the contributions the registrar 973 receives pursuant to section 4503.751 of the Revised Code to the 974 Ohio association of realtors, which shall deposit the 975 contributions into a property disaster relief fund maintained 976 under the Ohio realtors charitable and education foundation. 977

The registrar shall pay the contributions the registrar 978 receives pursuant to section 4503.752 of the Revised Code to 979 buckeye corvettes, incorporated, which shall use the 980 contributions to pay for its charitable activities and programs. 981

The registrar shall pay the contributions the registrar receives pursuant to section 4503.754 of the Revised Code to the municipal corporation of Twinsburg.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.755 of the Revised Code to the little brown jug society to assist the society in maintaining, promulgating, and operating the little brown jug as part of Ohio's rich harness racing history.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.763 of the Revised Code to the Ohio history connection to be used solely to build, support, and maintain the Ohio battleflag collection within the Ohio history connection.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.764 of the Revised Code to the	996
Medina county historical society, which shall use those	997
contributions to distribute between the various historical	998
societies and museums in Medina county.	999
The registrar shall pay the contributions the registrar	1000
receives pursuant to section 4503 765 of the Povised Code to the	1 0 0 1

receives pursuant to section 4503.765 of the Revised Code to the

Amaranth grand chapter foundation, which shall use the

contributions for communal outreach, charitable service, and

scholarship purposes.

The registrar shall pay the contributions the registrar 1005 receives pursuant to section 4503.767 of the Revised Code to 1006 folds of honor of central Ohio, which shall use the 1007 contributions to provide scholarships to spouses and children 1008 either of disabled veterans or of members of any branch of the 1009 armed forces who died during their service. 1010

The registrar shall pay the contributions the registrar 1011 receives pursuant to section 4503.85 of the Revised Code to the 1012 Ohio sea grant college program to be used for Lake Erie area 1013 research projects.

The registrar shall pay the contributions the registrar 1015 receives pursuant to section 4503.86 of the Revised Code to the 1016 Ohio Lincoln highway historic byway, which shall use those 1017 contributions solely to promote and support the historical 1018 preservation and advertisement of the Lincoln highway in this 1019 state.

The registrar shall pay the contributions the registrar 1021 receives pursuant to section 4503.87 of the Revised Code to the 1022 Grove City little league dream field fund, which shall use those 1023 contributions solely to build, maintain, and improve youth 1024

baseball fi	ields within	the municipal	corporation of Grove Ci	ty. 1025
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The registrar shall pay the contributions the registrar 1026 receives pursuant to section 4503.871 of the Revised Code to the 1027 Solon city school district. The school district shall use the 1028 contributions it receives to pay the expenses it incurs in 1029 providing services to the school district's students that assist 1030 in developing or maintaining the mental and emotional well-being 1031 of the students. The services provided may include bereavement 1032 counseling, instruction in defensive driving techniques, 1033 1034 sensitivity training, and the counseling and education of students regarding bullying, dating violence, drug abuse, 1035 suicide prevention, and human trafficking. The school district 1036 superintendent or, in the school district superintendent's 1037 discretion, the appropriate school principal or appropriate 1038 school counselors shall determine any charitable organizations 1039 that the school district hires to provide those services. The 1040 school district also may use the contributions it receives to 1041 pay for members of the faculty of the school district to receive 1042 training in providing such services to the students of the 1043 school district. The school district shall ensure that any 1044 charitable organization that is hired by the district is exempt 1045 from federal income taxation under subsection 501(c)(3) of the 1046 Internal Revenue Code. The school district shall not use the 1047 contributions it receives for any other purpose. 1048

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.872 of the Revised Code to the

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Canton city school district. The district may use the

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contributions for student welfare, but shall not use the

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contributions for any political purpose or to pay salaries of

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district employees.

The registrar shall pay the contributions the registrar	1055
receives pursuant to section 4503.873 of the Revised Code to	1056
Padua Franciscan high school located in the municipal	1057
corporation of Parma. The school shall use fifty per cent of the	1058
contributions it receives to provide tuition assistance to its	1059
students. The school shall use the remaining fifty per cent to	1060
pay the expenses it incurs in providing services to the school's	1061
students that assist in developing or maintaining the mental and	1062
emotional well-being of the students. The services provided may	1063
include bereavement counseling, instruction in defensive driving	1064
techniques, sensitivity training, and the counseling and	1065
education of students regarding bullying, dating violence, drug	1066
abuse, suicide prevention, and human trafficking. As a part of	1067
providing such services, the school may pay for members of the	1068
faculty of the school to receive training in providing those	1069
services. The school principal or, in the school principal's	1070
discretion, appropriate school counselors shall determine any	1071
charitable organizations that the school hires to provide those	1072
services. The school shall ensure that any such charitable	1073
organization is exempt from federal income taxation under	1074
subsection 501(c)(3) of the Internal Revenue Code. The school	1075
shall not use the contributions it receives for any other	1076
purpose.	1077

The registrar shall pay the contributions the registrar 1078 receives pursuant to section 4503.874 of the Revised Code to St. 1079 Edward high school located in the municipal corporation of 1080 Lakewood. The school shall use fifty per cent of the 1081 contributions it receives to provide tuition assistance to its 1082 students. The school shall use the remaining fifty per cent to 1083 pay the expenses it incurs in providing services to the school's 1084 students that assist in developing or maintaining the mental and 1085

emotional well-being of the students. The services provided may	1086
include bereavement counseling, instruction in defensive driving	1087
techniques, sensitivity training, and the counseling and	1088
education of students regarding bullying, dating violence, drug	1089
abuse, suicide prevention, and human trafficking. As a part of	1090
providing such services, the school may pay for members of the	1091
faculty of the school to receive training in providing those	1092
services. The school principal or, in the school principal's	1093
discretion, appropriate school counselors shall determine any	1094
charitable organizations that the school hires to provide those	1095
services. The school shall ensure that any such charitable	1096
organization is exempt from federal income taxation under	1097
subsection 501(c)(3) of the Internal Revenue Code. The school	1098
shall not use the contributions it receives for any other	1099
purpose.	1100

The registrar shall pay the contributions the registrar 1101 receives pursuant to section 4503.875 of the Revised Code to 1102 Walsh Jesuit high school located in the municipal corporation of 1103 Cuyahoga Falls. The school shall use fifty per cent of the 1104 contributions it receives to provide tuition assistance to its 1105 students. The school shall use the remaining fifty per cent to 1106 pay the expenses it incurs in providing services to the school's 1107 students that assist in developing or maintaining the mental and 1108 emotional well-being of the students. The services provided may 1109 include bereavement counseling, instruction in defensive driving 1110 techniques, sensitivity training, and the counseling and 1111 education of students regarding bullying, dating violence, drug 1112 abuse, suicide prevention, and human trafficking. As a part of 1113 providing such services, the school may pay for members of the 1114 faculty of the school to receive training in providing those 1115 services. The school principal or, in the school principal's 1116

discretion, appropriate school counselors shall determine any	1117
charitable organizations that the school hires to provide those	1118
services. The school shall ensure that any such charitable	1119
organization is exempt from federal income taxation under	1120
subsection 501(c)(3) of the Internal Revenue Code. The school	1121
shall not use the contributions it receives for any other	1122
purpose.	1123

The registrar shall pay the contributions the registrar 1124 receives pursuant to section 4503.876 of the Revised Code to the 1125 North Royalton city school district. The school district shall 1126 use the contributions it receives to pay the expenses it incurs 1127 in providing services to the school district's students that 1128 assist in developing or maintaining the mental and emotional 1129 well-being of the students. The services provided may include 1130 bereavement counseling, instruction in defensive driving 1131 techniques, sensitivity training, and the counseling and 1132 education of students regarding bullying, dating violence, drug 1133 abuse, suicide prevention, and human trafficking. The school 1134 district superintendent or, in the school district 1135 superintendent's discretion, the appropriate school principal or 1136 appropriate school counselors shall determine any charitable 1137 organizations that the school district hires to provide those 1138 services. The school district also may use the contributions it 1139 receives to pay for members of the faculty of the school 1140 district to receive training in providing such services to the 1141 students of the school district. The school district shall 1142 ensure that any charitable organization that is hired by the 1143 district is exempt from federal income taxation under subsection 1144 501(c)(3) of the Internal Revenue Code. The school district 1145 shall not use the contributions it receives for any other 1146 purpose. 1147

The registrar shall pay the contributions the registrar	1148
receives pursuant to section 4503.877 of the Revised Code to the	1149
Independence local school district. The school district shall	1150
use the contributions it receives to pay the expenses it incurs	1151
in providing services to the school district's students that	1152
assist in developing or maintaining the mental and emotional	1153
well-being of the students. The services provided may include	1154
bereavement counseling, instruction in defensive driving	1155
techniques, sensitivity training, and the counseling and	1156
education of students regarding bullying, dating violence, drug	1157
abuse, suicide prevention, and human trafficking. The school	1158
district superintendent or, in the school district	1159
superintendent's discretion, the appropriate school principal or	1160
appropriate school counselors shall determine any charitable	1161
organizations that the school district hires to provide those	1162
services. The school district also may use the contributions it	1163
receives to pay for members of the faculty of the school	1164
district to receive training in providing such services to the	1165
students of the school district. The school district shall	1166
ensure that any charitable organization that is hired by the	1167
district is exempt from federal income taxation under subsection	1168
501(c)(3) of the Internal Revenue Code. The school district	1169
shall not use the contributions it receives for any other	1170
purpose.	1171

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.878 of the Revised Code to the

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Cuyahoga Heights local school district. The school district

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shall use the contributions it receives to pay the expenses it

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incurs in providing services to the school district's students

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that assist in developing or maintaining the mental and

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emotional well-being of the students. The services provided may

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include bereavement counseling, instruction in defensive driving	1179
techniques, sensitivity training, and the counseling and	1180
education of students regarding bullying, dating violence, drug	1181
abuse, suicide prevention, and human trafficking. The school	1182
district superintendent or, in the school district	1183
superintendent's discretion, the appropriate school principal or	1184
appropriate school counselors, shall determine any charitable	1185
organizations that the school district hires to provide those	1186
services. The school district also may use the contributions it	1187
receives to pay for members of the faculty of the school	1188
district to receive training in providing such services to the	1189
students of the school district. The school district shall	1190
ensure that any charitable organization that is hired by the	1191
district is exempt from federal income taxation under subsection	1192
501(c)(3) of the Internal Revenue Code. The school district	1193
shall not use the contributions it receives for any other	1194
purpose.	1195

The registrar shall pay the contributions the registrar 1196 receives pursuant to section 4503.879 of the Revised Code to the 1197 west technical high school alumni association, which shall use 1198 the contributions for activities sponsored by the association. 1199

1200 The registrar shall pay the contributions the registrar receives pursuant to section 4503.88 of the Revised Code to the 1201 Kenston local school district. The school district shall use the 1202 contributions it receives to pay the expenses it incurs in 1203 providing services that assist in developing or maintaining a 1204 culture of environmental responsibility and an innovative 1205 science, technology, engineering, art, and math (S.T.E.A.M.) 1206 curriculum to the school district's students. The school 1207 district shall not use the contributions it receives for any 1208 other purpose. 1209

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The registrar shall pay the contributions the registrar	1210
receives pursuant to section 4503.881 of the Revised Code to La	1211
Salle high school in the municipal corporation of Cincinnati.	1212
The high school shall not use the contributions it receives for	1213
any political purpose.	1214

The registrar shall pay the contributions the registrar 1215 receives pursuant to section 4503.882 of the Revised Code to St. John's Jesuit high school and academy located in the municipal corporation of Toledo. The school shall use the contributions it receives to provide tuition assistance for students attending the school.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.883 of the Revised Code to St. Charles preparatory school located in the municipal corporation of Columbus, which shall use the contributions for the school's alumni association and the alumni association's purposes.

The registrar shall pay the contributions the registrar 1226 receives pursuant to section 4503.884 of the Revised Code to 1227 Archbishop Moeller high school located in the municipal 1228 corporation of Cincinnati. The high school shall not use the 1229 contributions it receives for any political purpose. 1230

1231 The registrar shall pay the contributions the registrar receives pursuant to section 4503.89 of the Revised Code to the 1232 American red cross of greater Columbus on behalf of the Ohio 1233 chapters of the American red cross, which shall use the 1234 contributions for disaster readiness, preparedness, and response 1235 programs on a statewide basis. 1236

The registrar shall pay the contributions the registrar 1237 receives pursuant to section 4503.891 of the Revised Code to the 1238

Ohio lions foundation. The foundation shall use the	1239
contributions for charitable and educational purposes.	1240
Constitution of the consti	
The registrar shall pay the contributions the registrar	1241
receives pursuant to section 4503.892 of the Revised Code to the	1242
Hudson city school district. The school district shall not use	1243
the contributions it receives for any political purpose.	1244
The registrar shall pay the contributions the registrar	1245
receives pursuant to section 4503.893 of the Revised Code to the	1246
Harrison Central jr./sr. high school located in the municipal	1247
corporation of Cadiz.	1248
The registrar shall pay the contributions the registrar	1249
receives pursuant to section 4503.899 of the Revised Code to the	1250
Cleveland clinic foundation, which shall use the contributions	1251
to support Cleveland clinic children's education, research, and	1252
patient services.	1253
The registrar shall pay the contributions the registrar	1254
receives pursuant to section 4503.90 of the Revised Code to the	1255
nationwide children's hospital foundation.	1256
The registrar shall pay the contributions the registrar	1257
receives pursuant to section 4503.901 of the Revised Code to the	1258
Ohio association for pupil transportation, which shall use the	1259
money to support transportation programs, provide training to	1260
school transportation professionals, and support other	1261
initiatives for school transportation safety.	1262
The registrar shall pay the contributions the registrar	1263
receives pursuant to section 4503.902 of the Revised Code to St.	1264
Ignatius high school located in the municipal corporation of	1265
Cleveland. The school shall use fifty per cent of the	1266
contributions it receives to provide tuition assistance to its	1267

students. The school shall use the remaining fifty per cent to	1268
pay the expenses it incurs in providing services to the school's	1269
students that assist in developing or maintaining the mental and	1270
emotional well-being of the students. The services provided may	1271
include bereavement counseling, instruction in defensive driving	1272
techniques, sensitivity training, and the counseling and	1273
education of students regarding bullying, dating violence, drug	1274
abuse, suicide prevention, and human trafficking. As a part of	1275
providing such services, the school may pay for members of the	1276
faculty of the school to receive training in providing those	1277
services. The school principal or, in the school principal's	1278
discretion, appropriate school counselors shall determine any	1279
charitable organizations that the school hires to provide those	1280
services. The school shall ensure that any such charitable	1281
organization is exempt from federal income taxation under	1282
subsection 501(c)(3) of the Internal Revenue Code. The school	1283
shall not use the contributions it receives for any other	1284
purpose.	1285

The registrar shall pay the contributions the registrar 1286 receives pursuant to section 4503.903 of the Revised Code to the 1287 Brecksville-Broadview Heights city school district. The school 1288 district shall use the contributions it receives to pay the 1289 expenses it incurs in providing services to the school 1290 district's students that assist in developing or maintaining the 1291 mental and emotional well-being of the students. The services 1292 provided may include bereavement counseling, instruction in 1293 defensive driving techniques, sensitivity training, and the 1294 counseling and education of students regarding bullying, dating 1295 violence, drug abuse, suicide prevention, and human trafficking. 1296 The school district superintendent or, in the school district 1297 superintendent's discretion, the appropriate school principal or 1298

appropriate school counselors shall determine any charitable	1299
organizations that the school district hires to provide those	1300
services. The school district also may use the contributions it	1301
receives to pay for members of the faculty of the school	1302
district to receive training in providing such services to the	1303
students of the school district. The school district shall	1304
ensure that any charitable organization that is hired by the	1305
district is exempt from federal income taxation under subsection	1306
501(c)(3) of the Internal Revenue Code. The school district	1307
shall not use the contributions it receives for any other	1308
purpose.	1309

The registrar shall pay the contributions the registrar 1310 receives pursuant to section 4503.904 of the Revised Code to the 1311 Chagrin Falls exempted village school district. The school 1312 district shall use the contributions it receives to pay the 1313 expenses it incurs in providing services to the school 1314 district's students that assist in developing or maintaining the 1315 mental and emotional well-being of the students. The services 1316 provided may include bereavement counseling, instruction in 1317 defensive driving techniques, sensitivity training, and the 1318 counseling and education of students regarding bullying, dating 1319 violence, drug abuse, suicide prevention, and human trafficking. 1320 The school district superintendent or, in the school district 1321 superintendent's discretion, the appropriate school principal or 1322 appropriate school counselors shall determine any charitable 1323 organizations that the school district hires to provide those 1324 services. The school district also may use the contributions it 1325 receives to pay for members of the faculty of the school 1326 district to receive training in providing such services to the 1327 students of the school district. The school district shall 1328 ensure that any charitable organization that is hired by the 1329

district is exempt from federal income taxation under subsection	1330
501(c)(3) of the Internal Revenue Code. The school district	1331
shall not use the contributions it receives for any other	1332
purpose.	1333

The registrar shall pay the contributions the registrar 1334 receives pursuant to section 4503.905 of the Revised Code to the 1335 Cuyahoga valley career center. The career center shall use the 1336 contributions it receives to pay the expenses it incurs in 1337 providing services to the career center's students that assist 1338 in developing or maintaining the mental and emotional well-being 1339 of the students. The services provided may include bereavement 1340 counseling, instruction in defensive driving techniques, 1341 sensitivity training, and the counseling and education of 1342 students regarding bullying, dating violence, drug abuse, 1343 suicide prevention, and human trafficking. The career center's 1344 superintendent or in the career center's superintendent's 1345 discretion, the school board or appropriate school counselors 1346 shall determine any charitable organizations that the career 1347 center hires to provide those services. The career center also 1348 may use the contributions it receives to pay for members of the 1349 1350 faculty of the career center to receive training in providing such services to the students of the career center. The career 1351 center shall ensure that any charitable organization that is 1352 hired by the career center is exempt from federal income 1353 taxation under subsection 501(c)(3) of the Internal Revenue 1354 Code. The career center shall not use the contributions it 1355 receives for any other purpose. 1356

The registrar shall pay the contributions the registrar 1357 receives pursuant to section 4503.906 of the Revised Code to the 1358 Stow-Munroe Falls city school district. The school district 1359 shall not use the contributions it receives for any political 1360

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purpose.	1361
The registrar shall pay the contributions the registrar	1362
receives pursuant to section 4503.907 of the Revised Code to the	1363
Twinsburg city school district. The school district shall not	1364
use the contributions it receives for any political purpose.	1365
The registrar shall pay the contributions the registrar	1366
receives pursuant to section 4503.908 of the Revised Code to St.	1367
Xavier high school located in Springfield township in Hamilton	1368
county. The school shall use fifty per cent of the contributions	1369
it receives to provide tuition assistance to its students. The	1370
school shall use the remaining fifty per cent to pay the	1371
expenses it incurs in providing services to the school's	1372
students that assist in developing or maintaining the mental and	1373
emotional well-being of the students. The services provided may	1374
include bereavement counseling, instruction in defensive driving	1375
techniques, sensitivity training, and the counseling and	1376
education of students regarding bullying, dating violence, drug	1377
abuse, suicide prevention, and human trafficking. As a part of	1378
providing such services, the school may pay for members of the	1379
faculty of the school to receive training in providing those	1380
services. The school principal or, in the school principal's	1381
discretion, appropriate school counselors shall determine any	1382
charitable organizations that the school hires to provide those	1383
services. The school shall ensure that any such charitable	1384
organization is exempt from federal income taxation under	1385
subsection 501(c)(3) of the Internal Revenue Code. The school	1386
shall not use the contributions it receives for any other	1387
purpose.	1388

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.909 of the Revised Code to the

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Grandview Heights city school district, which shall use the	1391
contributions for its gifted programs and special education and	1392
related services.	1393

The registrar shall pay the contributions received 1394 pursuant to section 4503.92 of the Revised Code to support our 1395 troops, incorporated, a national nonprofit corporation, which 1396 shall use those contributions in accordance with its articles of 1397 incorporation and for the benefit of servicemembers of the armed 1398 forces of the United States and their families when they are in 1399 financial need.

The registrar shall pay the contributions received 1401 pursuant to section 4503.931 of the Revised Code to healthy New 1402 Albany, which shall use the contributions for its community 1403 programs, events, and other activities. 1404

The registrar shall pay the contributions the registrar 1405 receives pursuant to section 4503.932 of the Revised Code to 1406 habitat for humanity of Ohio, inc., which shall use the 1407 contributions for its projects related to building affordable 1408 houses.

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.94 of the Revised Code to the

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Michelle's leading star foundation, which shall use the money

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solely to fund the rental, lease, or purchase of the simulated

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driving curriculum of the Michelle's leading star foundation by

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boards of education of city, exempted village, local, and joint

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vocational school districts.

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The registrar shall pay the contributions the registrar receives pursuant to section 4503.941 of the Revised Code to the Ohio chapter international society of arboriculture, which shall

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use the money to increase consumer awareness on the importance	1420
of proper tree care and to raise funds for the chapter's	1421
educational efforts.	1422

The registrar shall pay the contributions received

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pursuant to section 4503.942 of the Revised Code to zero, the

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end of prostate cancer, incorporated, a nonprofit organization,

which shall use those contributions to raise awareness of

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prostate cancer, to support research to end prostate cancer, and

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to support prostate cancer patients and their families.

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The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.944 of the Revised Code to the

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eastern European congress of Ohio, which shall use the

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contributions for charitable and educational purposes.

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The registrar shall pay the contributions the registrar receives pursuant to section 4503.945 of the Revised Code to the Summit metro parks foundation, which shall use the money in support of the Summit county metro parks.

The registrar shall pay the contributions the registrar 1437 receives pursuant to section 4503.951 of the Revised Code to the 1438 Cincinnati city school district. 1439

The registrar shall pay the contributions the registrar 1440 receives pursuant to section 4503.952 of the Revised Code to 1441 Hawken school located in northeast Ohio. The school shall use 1442 fifty per cent of the contributions it receives to provide 1443 tuition assistance to its students. The school shall use the 1444 remaining fifty per cent to pay the expenses it incurs in 1445 providing services to the school's students that assist in 1446 developing or maintaining the mental and emotional well-being of 1447 the students. The services provided may include bereavement 1448

counseling, instruction in defensive driving techniques,	1449
sensitivity training, and the counseling and education of	1450
students regarding bullying, dating violence, drug abuse,	1451
suicide prevention, and human trafficking. As a part of	1452
providing such services, the school may pay for members of the	1453
faculty of the school to receive training in providing those	1454
services. The school principal or, in the school principal's	1455
discretion, appropriate school counselors shall determine any	1456
charitable organizations that the school hires to provide those	1457
services. The school shall ensure that any such charitable	1458
organization is exempt from federal income taxation under	1459
subsection 501(c)(3) of the Internal Revenue Code. The school	1460
shall not use the contributions it receives for any other	1461
purpose.	1462

The registrar shall pay the contributions the registrar 1463 receives pursuant to section 4503.953 of the Revised Code to 1464 Gilmour academy located in the municipal corporation of Gates 1465 Mills. The school shall use fifty per cent of the contributions 1466 it receives to provide tuition assistance to its students. The 1467 school shall use the remaining fifty per cent to pay the 1468 expenses it incurs in providing services to the school's 1469 students that assist in developing or maintaining the mental and 1470 emotional well-being of the students. The services provided may 1471 include bereavement counseling, instruction in defensive driving 1472 techniques, sensitivity training, and the counseling and 1473 education of students regarding bullying, dating violence, drug 1474 abuse, suicide prevention, and human trafficking. As a part of 1475 providing such services, the school may pay for members of the 1476 faculty of the school to receive training in providing those 1477 services. The school principal or, in the school principal's 1478 discretion, appropriate school counselors shall determine any 1479

charitable organizations that the school hires to provide those	1480
services. The school shall ensure that any such charitable	1481
organization is exempt from federal income taxation under	1482
subsection 501(c)(3) of the Internal Revenue Code. The school	1483
shall not use the contributions it receives for any other	1484
purpose.	1485

The registrar shall pay the contributions the registrar 1486 receives pursuant to section 4503.954 of the Revised Code to 1487 University school located in the suburban area near the 1488 municipal corporation of Cleveland. The school shall use fifty 1489 per cent of the contributions it receives to provide tuition 1490 assistance to its students. The school shall use the remaining 1491 fifty per cent to pay the expenses it incurs in providing 1492 services to the school's students that assist in developing or 1493 maintaining the mental and emotional well-being of the students. 1494 The services provided may include bereavement counseling, 1495 instruction in defensive driving techniques, sensitivity 1496 training, and the counseling and education of students regarding 1497 bullying, dating violence, drug abuse, suicide prevention, and 1498 human trafficking. As a part of providing such services, the 1499 school may pay for members of the faculty of the school to 1500 receive training in providing those services. The school 1501 principal or, in the school principal's discretion, appropriate 1502 school counselors shall determine any charitable organizations 1503 that the school hires to provide those services. The school 1504 shall ensure that any such charitable organization is exempt 1505 from federal income taxation under subsection 501(c)(3) of the 1506 Internal Revenue Code. The school shall not use the 1507 contributions it receives for any other purpose. 1508

The registrar shall pay the contributions the registrar 1509 receives pursuant to section 4503.955 of the Revised Code to 1510

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Saint Albert the Great school located in North Royalton. The	1511
school shall use fifty per cent of the contributions it receives	1512
to provide tuition assistance to its students. The school shall	1513
use the remaining fifty per cent to pay the expenses it incurs	1514
in providing services to the school's students that assist in	1515
developing or maintaining the mental and emotional well-being of	1516
the students. The services provided may include bereavement	1517
counseling, instruction in defensive driving techniques,	1518
sensitivity training, and the counseling and education of	1519
students regarding bullying, dating violence, drug abuse,	1520
suicide prevention, and human trafficking. As a part of	1521
providing such services, the school may pay for members of the	1522
faculty of the school to receive training in providing those	1523
services. The school principal or, in the school principal's	1524
discretion, appropriate school counselors shall determine any	1525
charitable organizations that the school hires to provide those	1526
services. The school shall ensure that any such charitable	1527
organization is exempt from federal income taxation under	1528
subsection 501(c)(3) of the Internal Revenue Code. The school	1529
shall not use the contributions it receives for any other	1530
purpose.	1531

The registrar shall pay the contributions the registrar receives pursuant to section 4503.956 of the Revised Code to the Liberty Center local school district, which shall use the contributions for its gifted programs and special education and related services.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.957 of the Revised Code to

John F. Kennedy Catholic school located in Warren. The school

shall not use the contributions it receives for any political

purpose.

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The registrar shall pay the contributions the registrar	1542
receives pursuant to section 4503.958 of the Revised Code to	1543
Elder high school located in the municipal corporation of	1544
Cincinnati. The school shall use fifty per cent of the	1545
contributions it receives to provide tuition assistance to its	1546
students, twenty-five per cent of the contributions to benefit	1547
arts and enrichment at the school, and twenty-five per cent of	1548
the contributions to benefit athletics at the school.	1549
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The registrar shall pay the contributions the registrar	1550

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.961 of the Revised Code to

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Fairfield senior high school located in the municipal

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corporation of Fairfield. The high school shall not use the

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contributions for any political purpose.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.962 of the Revised Code to Hamilton high school located in the municipal corporation of Hamilton. The high school shall not use the contributions for any political purpose.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.963 of the Revised Code to Ross high school located in Ross township in Butler county. The high school shall not use the contributions for any political purpose.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.964 of the Revised Code to

Chardon hilltopper gridiron club. The club shall use the

contributions to fund college and career technical training

scholarships for students.

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The registrar shall pay the contributions the registrar

receives pursuant to section 4503.97 of the Revised Code to the	1571
friends of united Hatzalah of Israel, which shall use the money	1572
to support united Hatzalah of Israel, which provides free	1573
emergency medical first response throughout Israel.	1574
The registrar shall pay the contributions the registrar	1575
receives pursuant to section 4503.98 of the Revised Code to the	1576
Westerville parks foundation to support the programs and	1577
activities of the foundation and its mission of pursuing the	1578
city of Westerville's vision of becoming "A City Within A Park."	1579
(C) All investment earnings of the license plate	1580
contribution fund shall be credited to the fund. Not later than	1581
the first day of May of every year, the registrar shall	1582
distribute to each entity described in division (B) of this	1583
section the investment income the fund earned the previous	1584
calendar year. The amount of such a distribution paid to an	1585
entity shall be proportionate to the amount of money the entity	1586
received from the fund during the previous calendar year.	1587
Sec. 4503.964. (A) The owner or lessee of any passenger	1588
car, noncommercial motor vehicle, recreational vehicle, or other	1589
vehicle of a class approved by the registrar of motor vehicles	1590
may apply to the registrar for the registration of the vehicle	1591
and issuance of "Chardon High School State Football Champs"	1592
license plates. The application may be combined with a request	1593
for a special reserved license plate under section 4503.40 or	1594
4503.42 of the Revised Code. Upon receipt of the completed	1595
application and compliance by the applicant with divisions (B)	1596
and (C) of this section, the registrar shall issue to the	1597
applicant the appropriate vehicle registration and a set of	1598
"Chardon High School State Football Champs" license plates and a	1599

validation sticker, or a validation sticker alone when required

by section 4503.191 of the Revised Code.	1601
In addition to the letters and numbers ordinarily	1602
inscribed on the license plates, "Chardon High School State	1603
Football Champs" license plates shall display an appropriate	1604
logo and words that are selected by representatives of Chardon	1605
high school and approved by the registrar. "Chardon High School	1606
State Football Champs" license plates shall display county	1607
identification stickers that identify the county of registration	1608
as required under section 4503.19 of the Revised Code.	1609
(B) "Chardon High School State Football Champs" license	1610
plates and a validation sticker, or validation sticker alone,	1611
shall be issued upon receipt of an application for registration	1612
of a motor vehicle under this section; payment of the regular	1613
license tax as prescribed under section 4503.04 of the Revised	1614
Code, any applicable motor vehicle license tax levied under	1615
Chapter 4504. of the Revised Code, any applicable additional fee	1616
prescribed by section 4503.40 or 4503.42 of the Revised Code, an	1617
additional administrative fee of ten dollars, and a contribution	1618
as provided in division (C)(1) of this section; and compliance	1619
with all other applicable laws relating to the registration of	1620
motor vehicles.	1621
(C)(1) For each application for registration and	1622
registration renewal notice the registrar receives under this	1623
section, the registrar shall collect a contribution of twenty	1624
dollars. The registrar shall deposit this contribution into the	1625
state treasury to the credit of the license plate contribution	1626
fund created in section 4501.21 of the Revised Code.	1627
(2) The registrar shall deposit the administrative fee of	1628
ten dollars, the purpose of which is to compensate the bureau of	1629
motor vehicles for additional services required in the issuing	1630

of "Chardon High School State Football Champs" license plates,	1631
into the state treasury to the credit of the public safety -	1632
highway purposes fund created in section 4501.06 of the Revised	1633
Code.	1634
Sec. 6109.01. As used in this chapter:	1635
(A) "Public water system" means a system for the provision	1636
to the public of water for human consumption through pipes or	1637
other constructed conveyances if the system has at least fifteen	1638
service connections or regularly serves at least twenty-five	1639
individuals. "Public water system" includes any collection,	1640
treatment, storage, and distribution facilities under control of	1641
the operator of the system and used primarily in connection with	1642
the system, any collection or pretreatment storage facilities	1643
not under such control that are used primarily in connection	1644
with the system, and any water supply system serving an	1645
agricultural labor camp as defined in section 3733.41 of the	1646
Revised Code.	1647
(B) "Contaminant" means any physical, chemical,	1648
biological, or radiological substance or matter in water.	1649
(C) "Person" means the state, any political subdivision,	1650
agency, institution, or instrumentality thereof, any federal	1651
agency, and any person as defined in section 1.59 of the Revised	1652
Code.	1653
(D) "Safe Drinking Water Act" means the "Safe Drinking	1654
Water Act," 88 Stat. 1660 (1974), 42 U.S.C. 300(f), as amended	1655
by the "Safe Drinking Water Amendments of 1977," 91 Stat. 1393,	1656
42 U.S.C. 300(f), the "Safe Drinking Water Act Amendments of	1657
1986," 100 Stat. 642, 42 U.S.C. 300(f), and the "Safe Drinking	1658
Water Act Amendments of 1996," 110 Stat. 1613, 42 U.S.C. 300(f),	1659

and regulations adopted under those acts. 1660 (E) "Community water system" means a public water system 1661 that has at least fifteen service connections used by year-round 1662 residents or that regularly serves at least twenty-five year-1663 round residents. 1664 (F) "Small system" means a public water system serving a 1665 population of ten thousand or fewer individuals. 1666 (G) "Technical assistance" means nonfinancial assistance 1667 provided by the state to public water systems and other eligible 1668 applicants, including, without limitation, assistance for 1669 planning and design, development, and implementation of source 1670 water quality protection programs; locating alternative supplies 1671 of drinking water; operational training; restructuring or 1672 consolidation of small systems; providing treatment information 1673 in order to assist compliance with a national primary drinking 1674 water standard; and other nonfinancial assistance authorized by 1675 the requirements governing the funds established under this 1676 chapter. 1677 (H) "Disadvantaged community" means the service area or 1678 portion of a service area of a public water system that meets 1679 affordability and other criteria established by the director of 1680 environmental protection in rules adopted under division (M) of 1681 section 6109.22 of the Revised Code and may include the service 1682 area or portion of a service area of a public water system 1683 located in a distressed area as defined in section 122.19 of the 1684 Revised Code. 1685 (I) "Director of environmental protection" or "director" 1686 includes an authorized representative of the director. 1687

(J) "Federal Water Pollution Control Act" has the same

meaning as in section 6111.01 of the Revised Code.	1689
(K) "Nontransient noncommunity water system" means a	1690
public water system that regularly serves at least twenty-five	1691
of the same persons over six months per year and is not a	1692
community water system.	1693
(L) "Transient noncommunity water system" means a	1694
noncommunity public water system that does not regularly serve	1695
at least twenty-five of the same persons over six months per	1696
year and is not a community water system or a nontransient	1697
noncommunity water system.	1698
Sec. 6109.072. (A) No person shall install a public water	1699
system well without an approved well siting application issued	1700
by the director of environmental protection in accordance with	1701
this chapter and any rules adopted under it.	1702
(B) In addition to meeting the siting requirements	1703
established under section 6109.04 of the Revised Code and the	1704
rules adopted under it, a person that submits a well siting	1705
application for a public water system well shall include all of	1706
the following in the application:	1707
(1) For a new public water system or an existing public	1708
water system that proposes an increase in the withdrawal of	1709
waters of the state, an evaluation of alternatives for the	1710
provision of drinking water, including the potential for tie-in	1711
to a regional water system;	1712
(2) For a new public water system or an existing public	1713
water system that proposes an increase in the withdrawal of	1714
waters of the state, asset management program information in	1715
accordance with section 6109.24 of the Revised Code and the	1716
rules adopted under it;	1717

(3) For an existing public water system, a description of	1718
the asset management program impacts of installing the well,	1719
including impacts to any existing asset management program and	1720
the potential for tie-in to a regional water system;	1721
(4) For a public water system well that has the capacity	1722
to withdraw waters of the state in an amount requiring	1723
registration pursuant to section 1521.16 of the Revised Code, a	1724
general plan, subject to approval of the director, that includes	1725
both of the following:	1726
(a) The information required to be submitted under section	1727
6109.07 of the Revised Code and the rules adopted under it;	1728
(b) Verification of registration pursuant to section	1729
1521.16 of the Revised Code.	1730
(5) For a public water system well that has new or	1731
increased capacities for withdrawal or consumptive use that	1732
require a permit issued under either section 1521.29 or 1522.12	1733
of the Revised Code, a permit approved by the chief of the	1734
division of water resources in the department of natural	1735
resources pursuant to section 1521.29 or 1522.12 of the Revised	1736
Code.	1737
(C) Divisions (B)(2) and (3) of this section do not apply	1738
to a transient noncommunity water system.	1739
(D) If the director approves a well siting application for	1740
an applicant that meets the requirements of division (B)(5) of	1741
this section, the applicant then shall submit to the director a	1742
copy of any certification, continuing monitoring, or other data	1743
or reports required by the chief of the division of water	1744
resources pursuant to a permit issued under either section	1745
1521.29 or 1522.12 of the Revised Code and any revised ground	1746

water model required by the chief.	1747
$\frac{(D)}{(E)}$ The director may require the well site applicant	1748
to include, in the application, additional information,	1749
including but not limited to hydrologic information, in a form	1750
prescribed by the director for any public water system that is	1751
not required to obtain a permit under either section 1521.23 or	1752
1522.12 of the Revised Code.	1753
(E) (F) The director may adopt rules in accordance with	1754
Chapter 119. of the Revised Code as is necessary for the	1755
implementation of this section.	1756
Sec. 6109.24. (A) The director of environmental protection	1757
shall adopt, and may amend and rescind, rules pursuant to	1758
section 6109.04 of the Revised Code establishing requirements	1759
governing the demonstration of technical, managerial, and	1760
financial capability for the purposes of this section.	1761
(B)(1) A public water system shall demonstrate the	1762
technical, managerial, and financial capability of the system to	1763
comply with this chapter and rules adopted under it by	1764
implementing an asset management program not later than October	1765
1, 2018.	1766
(2) Notwithstanding division (B)(1) of this section, the	1767
director may require a public water system to complete an asset	1768
management program prior to October 1, 2018.	1769
(3) A public water system shall include in the asset	1770
management program all of the following:	1771
(a) An inventory and evaluation of all public water system	1772
assets;	1773
(b) Public water system operation and maintenance	1774

programs;	1775
(c) A public water system emergency preparedness and	1776
contingency planning program;	1777
(d) Criteria and timelines for public water system	1778
infrastructure rehabilitation and replacement;	1779
(e) Approved public water system capacity projections and	1780
<pre>public water system capital improvement planning;</pre>	1781
(f) A long-term funding strategy to support the public	1782
water system's asset management program implementation.	1783
(C) If requested by the director, a public water system	1784
shall submit a written description of the system's asset	1785
management program to the director. The system shall submit the	1786
written description not later than thirty days after the date of	1787
the request. A small public water system may meet the written	1788
description requirement by doing both of the following:	1789
(1) Submitting the template made available by the director	1790
under division (F)(1) of this section;	1791
(2) Including with the completed template a statement that	1792
the activities described in the template are being implemented.	1793
(D) If a public water system fails to submit an acceptable	1794
written description of the system's asset management program or	1795
otherwise fails to demonstrate technical, managerial, and	1796
financial capability in accordance with this section and rules	1797
adopted under it, the director may request the owner or operator	1798
of the system to revise and resubmit the written description.	1799
Environmental protection agency staff may provide technical	1800
guidance to a public water system in preparing the asset	1801
management program or while addressing deficiencies noted in the	1802

asset management program.	1803
(E) If a public water system fails to demonstrate	1804
technical, managerial, and financial capability in accordance	1805
with this section and rules adopted under it, the director may	1806
take any action authorized by this chapter or rules adopted	1807
under it to improve and ensure the capability of the public	1808
water system, including denying a plan submitted under section	1809
6109.07 of the Revised Code.	1810
(F) The director shall make available both of the	1811
following either on the environmental protection agency's web	1812
site or via another public forum:	1813
(1) A template for small public water systems to prepare	1814
an asset management program;	1815
(2) Information about sources of funding available to	1816
assist public water systems with preparing and completing an	1817
asset management program.	1818
(G) (1) The director shall not adopt or enforce rules that	1819
require a transient noncommunity water system to prepare,	1820
<pre>implement, or complete an asset management program, including a</pre>	1821
demonstration of technical, managerial, and financial	1822
capability.	1823
(2) Divisions (B) to (E) of this section do not apply to a	1824
transient noncommunity water system.	1825
Section 2. That existing sections 3717.33, 3717.52,	1826
4301.62, 4501.21, 6109.01, 6109.072, and 6109.24 of the Revised	1827
Code are hereby repealed.	1828
Section 3. (A) The Director of Agriculture shall complete	1829
the initial development and implementation of the assessment	1830

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described in division (H)(1) of section 3717.33 of the Revised	1831
Code within one hundred eighty days after the effective date of	1832
this section.	1833
(B) The Director of Health shall complete the initial	1834
development and implementation of the assessment described in	1835
division (B)(1) of section 3717.52 of the Revised Code within	1836
one hundred eighty days after the effective date of this	1837
section.	1838