As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 366

Representative Ghanbari

A BILL

Го	amend sections 177.011, 177.02, 2909.07,	1
	2913.01, 2913.02, 2913.30, 2923.31, 2923.32, and	2
	5739.17 and to enact sections 177.04 and 2913.08	3
	of the Revised Code to enact the Fight Organized	4
	Retail Crime and Empower Law Enforcement (FORCE)	5
	Act to create the Organized Retail Theft	6
	Advisory Council and an investigative task	7
	force, to modify theft offenses and penalties	8
	related to retail property, and to make an	9
	appropriation.	10

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

Section 1. That sections 177.011, 177.02, 2909.07,	11
2913.01, 2913.02, 2913.30, 2923.31, 2923.32, and 5739.17 be	12
amended and sections 177.04 and 2913.08 of the Revised Code be	13
enacted to read as follows:	14
Sec. 177.011. (A) There is hereby created in the state	15
treasury the organized crime commission fund. The fund shall	16
consist of moneys the following:	17
(1) Money paid to the treasurer of state pursuant to the	18
11/ Honey para to the creabater of beate parbaant to the	10
iudgment of a court in a criminal case as reimbursement of	19

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expenses that the organized crime investigations commission or	20
an organized crime task force established by the commission	21
incurred in the investigation of the criminal activity upon	22
which the prosecution of the criminal case was based.	23
(2) Money paid to the treasurer of state pursuant to	24
section 5739.17 of the Revised Code.	25
(B) All investment earnings on moneys in of the fund shall	26
be credited to the fund.	27
(C) The organized crime investigations commission shall	28
use the moneys in the fund money described in division (A)(1) of	29
this section to reimburse political subdivisions for the	30
expenses the political subdivisions incur when their law	31
enforcement officers participate in an organized crime task	32
force.	33
(D) The organized crime investigations commission shall	34
use the money described in division (A)(2) of this section	35
exclusively to support the operations of the organized retail	36
theft task force, except that five per cent of the money may be	37
used for the administrative expenses of the organized retail	38
theft advisory council and the operation of the retail theft web	39
portal described in section 177.04 of the Revised Code.	4 C
Sec. 177.02. (A) Any person may file with the organized	41
crime investigations commission a complaint that alleges that	42
organized criminal activity has occurred in a county. A person	43
who files a complaint under this division also may file with the	44
commission information relative to the complaint.	45
$\frac{B}{B}$ (B) (1) Upon the filing of a complaint under division	46
(A) of this section or upon its own initiative, the commission	47
may establish an organized crime task force to investigate	48

organized criminal activity in a single county or in two or more	49
counties if it determines, based upon the complaint filed and	50
the information relative to it or based upon any information	51
that it may have received, that there is reason to believe that	52
organized criminal activity has occurred and continues to occur	53
in that county or in each of those counties. The commission	54
shall not establish an organized crime task force to investigate	55
organized criminal activity in any single county unless it makes	56
the determination required under this division relative to that	57
county and shall not establish an organized crime task force to	58
investigate organized criminal activity in two or more counties	59
unless it makes the determination required under this division	60
relative to each of those counties. The commission, at any time,	61
may terminate an organized crime task force it has established	62
under this section.	63
(2) An organized retail theft task force is established	64
within the commission to investigate organized retail theft	65
Wienin ene commission co investigace organizada recarr enere	
activity. The task force may investigate based on any complaint	66
	66 67
activity. The task force may investigate based on any complaint	
activity. The task force may investigate based on any complaint filed or information the task force receives that gives reason	67
activity. The task force may investigate based on any complaint filed or information the task force receives that gives reason to believe organized retail theft has occurred and continues to occur in one or more counties.	67 68
activity. The task force may investigate based on any complaint filed or information the task force receives that gives reason to believe organized retail theft has occurred and continues to occur in one or more counties. The task force director and members of the organized	67 68 69
activity. The task force may investigate based on any complaint filed or information the task force receives that gives reason to believe organized retail theft has occurred and continues to occur in one or more counties. The task force director and members of the organized retail theft task force shall be appointed in the same manner as	67 68 69 70
activity. The task force may investigate based on any complaint filed or information the task force receives that gives reason to believe organized retail theft has occurred and continues to occur in one or more counties. The task force director and members of the organized retail theft task force shall be appointed in the same manner as an organized crime task force under division (C) of this	67 68 69 70 71
activity. The task force may investigate based on any complaint filed or information the task force receives that gives reason to believe organized retail theft has occurred and continues to occur in one or more counties. The task force director and members of the organized retail theft task force shall be appointed in the same manner as an organized crime task force under division (C) of this section. In addition to the task force members referenced in	67 68 69 70 71 72
activity. The task force may investigate based on any complaint filed or information the task force receives that gives reason to believe organized retail theft has occurred and continues to occur in one or more counties. The task force director and members of the organized retail theft task force shall be appointed in the same manner as an organized crime task force under division (C) of this	67 68 69 70 71 72 73
activity. The task force may investigate based on any complaint filed or information the task force receives that gives reason to believe organized retail theft has occurred and continues to occur in one or more counties. The task force director and members of the organized retail theft task force shall be appointed in the same manner as an organized crime task force under division (C) of this section. In addition to the task force members referenced in that division, the president or chief executive officer of the	67 68 69 70 71 72 73 74

task force to investigate organized criminal activity in a

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single county or in two or more counties pursuant to division	79
(B) of this section, the commission initially shall appoint a	80
task force director to directly supervise the investigation. The	81
task force director shall be either the sheriff or a deputy	82
sheriff of any county in the state, the chief law enforcement	83
officer or a member of a law enforcement agency of any municipal	84
corporation or township in the state, or an agent of the bureau	85
of criminal identification and investigation. No person shall be	86
appointed as task force director without the person's consent	87
and, if applicable, the consent of the person's employing	88
sheriff or law enforcement agency or of the superintendent of	89
the bureau of criminal identification and investigation if the	90
person is an employee of the bureau. Upon appointment of a task	91
force director, the commission shall meet with the director and	92
establish the scope and limits of the investigation to be	93
conducted by the task force and the size of the task force	94
investigatory staff to be appointed by the task force director.	95
The commission, at any time, may remove a task force director	96
appointed under this division and may replace any director so	97
removed according to the guidelines for the initial appointment	98
of a director.	99

(2) A task force director appointed under this section 100 shall assemble a task force investigatory staff, of a size 101 determined by the commission and the director, to conduct the 102 investigation. Unless it appears to the commission and the 103 director, based upon the complaint filed and any information 104 relative to it or based upon any information that the commission 105 may have received, that there is reason to believe that the 106 office of the prosecuting attorney of the county or one of the 107 counties served by the task force is implicated in the organized 108 criminal activity to be investigated, one member of the 109

investigatory staff shall be the prosecuting attorney or an	110
assistant prosecuting attorney of the county or one of the	111
counties served by the task force. If a prosecuting attorney or	112
assistant prosecuting attorney is not a participating member of	113
the task force, the office of the attorney general shall provide	114
legal assistance to the task force upon request. Each of the	115
other members of the investigatory staff shall be either the	116
sheriff or a deputy sheriff of any county in the state, the	117
chief law enforcement officer or a member of a law enforcement	118
agency of any municipal corporation or township in the state, or	119
an agent of the bureau of criminal identification and	120
investigation. No person shall be appointed to the investigatory	121
staff without the person's consent and, if applicable, the	122
consent of the person's employing sheriff or law enforcement	123
agency or the superintendent of the bureau of criminal	124
identification and investigation if the person is an employee of	125
the bureau. To the extent possible, the investigatory staff	126
shall be composed of persons familiar with investigatory	127
techniques that generally would be utilized in an investigation	128
of organized criminal activity. To the extent practicable, the	129
investigatory staff shall be assembled in such a manner that	130
numerous law enforcement agencies within the county or the	131
counties served by the task force are represented on the	132
investigatory staff. The investigatory staff shall be assembled	133
in such a manner that at least one sheriff, deputy sheriff,	134
municipal corporation law enforcement officer, or township law	135
enforcement officer from each of the counties served by the task	136
force is represented on the investigatory staff. A task force	137
director, at any time, may remove any member of the	138
investigatory staff the task force director has assembled under	139
this division and may replace any member so removed according to	140
the guidelines for the initial assembly of the investigatory	141

staff.	142
(3) The commission may provide an organized crime task	143
force established under this section with technical and clerical	144
employees and with equipment necessary to efficiently conduct	145
its investigation into organized criminal activity.	146
(4) Upon the establishment of a task force, the commission	147
shall issue to the task force director and each member of the	148
task force investigatory staff appropriate credentials stating	149
the person's identity, position, and authority.	150
(D)(1) A task force investigatory staff, during the period	151
of the investigation for which it is assembled, is responsible	152
only to the task force director and shall operate under the	153
direction and control of the task force director. Any necessary	154
and actual expenses incurred by a task force director or	155
investigatory staff, including any such expenses incurred for	156
food, lodging, or travel, and any other necessary and actual	157
expenses of an investigation into organized criminal activity	158
conducted by a task force, shall be paid by the commission.	159
(2) For purposes of workers' compensation and the	160
allocation of liability for any death, injury, or damage they	161
may cause in the performance of their duties, a task force	162
director and investigatory staff, during the period of the	163
investigation for which the task force is assembled, shall be	164
considered to be employees of the commission and of the state.	165
(3) For purposes of compensation, pension or indemnity	166
fund rights, and other rights and benefits to which they may be	167
entitled, a task force director and investigatory staff, during	168
the period of the performance of their duties as director and	169
investigatory staff, shall be considered to be performing their	170

duties in their normal capacity as prosecuting attorney,	171
assistant prosecuting attorney, sheriff, deputy sheriff, chief	172
law enforcement officer or member of a law enforcement agency of	173
a municipal corporation or township, or agent of the bureau of	174
criminal identification and investigation.	175
(4) The commission may reimburse a political subdivision	176
for any costs incurred under division (D)(3) of this section	177
resulting from the payment of any compensation, rights, or	178
benefits as described in that division from the organized crime	179
commission fund created in section 177.011 of the Revised Code.	180
Reimbursement related to service on an organized crime task	181
force shall derive from the funding described in division (A)(1)	182
of that section. Reimbursement related to service on the	183
organized retail theft task force shall derive from the funding	184
described in division (A)(2) of that section.	185
(E) Except as provided in this division, upon the	186
establishment of a task force, the commission shall provide the	187
prosecuting attorney of each of the counties served by the task	188
force with written notice that the task force has been	189
established to investigate organized criminal activity in that	190
county. Such notice shall not be provided to a prosecuting	191
attorney if it appears to the commission, based upon the	192
complaint filed and any information relative to it or based upon	193
any information that the commission may have received, that	194
there is reason to believe that the office of that prosecuting	195
attorney is implicated in the organized criminal activity to be	196
investigated.	197
(F) The filing of a complaint alleging organized criminal	198
activity, the establishment of an organized crime task force,	199
the appointment of a task force director and the identity of the	200

task force director, the assembly of an investigatory staff and	201
the identity of its members, the conduct of an investigation	202
into organized criminal activity, and the identity of any person	203
who is being or is expected to be investigated by the task force	204
shall be kept confidential by the commission and its director	205
and employees, and by the task force and its director,	206
investigatory staff, and employees until an indictment is	207
returned or a criminal action or proceeding is initiated in a	208
court of proper jurisdiction.	209
(G) For purposes of divisions (C) and (E) of this section,	210
the office of a prosecuting attorney shall be considered as	211
being implicated in organized criminal activity only if the	212
prosecuting attorney, one or more of the prosecuting attorney's	213
assistants, or one or more of the prosecuting attorney's	214
employees has committed or attempted or conspired to commit, is	215
committing or attempting or conspiring to commit, or has engaged	216
in or is engaging in complicity in the commission of, organized	217
criminal activity.	218
Sec. 177.04. (A) The organized retail theft advisory	219
council is created within the office of the attorney general.	220
The council consists of the following members:	221
(1) The attorney general or the attorney general's	222
designee;	223
(2) An assistant attorney general appointed by the	224
<pre>attorney general;</pre>	225
(3) The president or chief executive officer of the Ohio	226
<pre>council of retail merchants;</pre>	227
(4) Two loss prevention representatives from retail	228
businesses with more than two hundred fifty employees and two	220

loss prevention representatives from retail businesses with less	230
than two hundred fifty employees.	231
(B) The attorney general shall appoint loss prevention	232
representatives to the council after consulting with statewide	233
trade and professional organizations that represent the	234
interests of retail businesses and loss prevention. The	235
organizations may nominate persons to be considered for	236
appointment as council members.	237
(C)(1) The council shall advise the organized crime	238
investigations commission on organized retail theft and	239
recommend actions for the commission to detect, deter, prevent,	240
and prosecute organized retail theft. The council shall meet at	241
least quarterly, and the attorney general or the attorney	242
general's designee shall serve as chairperson.	243
(2) The assistant attorney general appointed to the	244
council shall serve as liaison to the organized retail theft	245
task force established in section 177.02 of the Revised Code.	246
(D) The council shall operate a secure retail theft web	247
portal, compliant with applicable data privacy laws, to share	248
real time crime information and intelligence on organized retail	249
theft between retail businesses and law enforcement agencies to	250
enhance identification of offenders and the targeting of	251
criminal enterprises. The council may utilize, or coordinate	252
operations with, commercially operated retail theft information	253
sharing services.	254
(E) In addition to other duties described in this section,	255
the council may engage in the following activities:	256
(1) Compiling and disseminating to retail businesses and	257
law enforcement agencies innovative methods of detecting,	258

deterring, preventing, and prosecuting organized retail theft;	259
(2) Conducting training conferences to educate retail	260
businesses and law enforcement agencies regarding current and	261
<pre>emerging crime trends;</pre>	262
(3) Consulting with national, state, and local law	263
enforcement agencies and retail associations concerning	264
<pre>organized retail theft;</pre>	265
(4) Educating the public on the problems associated with	266
organized retail theft.	267
(F) Members of the council shall serve without	268
compensation but shall be reimbursed for actual and necessary	269
expenses incurred in performing their official duties. The	270
organized crime investigations commission may provide the	271
council with technical and clerical employees as necessary to	272
accomplish its responsibilities under this section.	273
Sec. 2909.07. (A) No person shall:	274
(1) Without privilege to do so, knowingly move, deface,	275
damage, destroy, or otherwise improperly tamper with either of	276
the following:	277
(a) The property of another;	278
(b) One's own residential real property with the purpose	279
to decrease the value of or enjoyment of the residential real	280
property, if both of the following apply:	281
(i) The residential real property is subject to a	282
mortgage.	283
(ii) The person has been served with a summons and	284
complaint in a pending residential mortgage loan foreclosure	285

action relating to that real property. As used in this division,	286
"pending" includes the time between judgment entry and	287
confirmation of sale.	288
(2) With purpose to interfere with the use or enjoyment of	289
property of another, employ a tear gas device, stink bomb, smoke	290
generator, or other device releasing a substance that is harmful	291
or offensive to persons exposed or that tends to cause public	292
alarm;	293
(3) Without privilege to do so, knowingly move, deface,	294
damage, destroy, or otherwise improperly tamper with a bench	295
mark, triangulation station, boundary marker, or other survey	296
station, monument, or marker;	297
(4) Without privilege to do so, knowingly move, deface,	298
damage, destroy, or otherwise improperly tamper with any safety	299
device, the property of another, or the property of the offender	300
when required or placed for the safety of others, so as to	301
destroy or diminish its effectiveness or availability for its	302
<pre>intended purpose;</pre>	303
(5) With purpose to interfere with the use or enjoyment of	304
the property of another, set a fire on the land of another or	305
place personal property that has been set on fire on the land of	306
another, which fire or personal property is outside and apart	307
from any building, other structure, or personal property that is	308
on that land;	309
(6) Without privilege to do so, and with intent to impair	310
the functioning of any computer, computer system, computer	311
network, computer software, or computer program, knowingly do	312
any of the following:	313
(a) In any manner or by any means, including, but not	314

limited to, computer hacking, alter, damage, destroy, or modify	315
a computer, computer system, computer network, computer	316
software, or computer program or data contained in a computer,	317
computer system, computer network, computer software, or	318
computer program;	319
(b) Introduce a computer contaminant into a computer,	320
computer system, computer network, computer software, or	321
computer program.	322
(7) Without privilege to do so, knowingly destroy or	323
improperly tamper with a critical infrastructure facility.	324
(B) As used in this section:	325
(1) "Safety device" means any fire extinguisher, fire	326
hose, or fire axe, or any fire escape, emergency exit, or	327
emergency escape equipment, or any life line, life-saving ring,	328
life preserver, or life boat or raft, or any alarm, light,	329
flare, signal, sign, or notice intended to warn of danger or	330
emergency, or intended for other safety purposes, or any guard	331
railing or safety barricade, or any traffic sign or signal, or	332
any railroad grade crossing sign, signal, or gate, or any first	333
aid or survival equipment, or any other device, apparatus, or	334
equipment intended for protecting or preserving the safety of	335
persons or property.	336
(2) "Critical infrastructure facility" has the same	337
meaning as in section 2911.21 of the Revised Code.	338
(3) "Improperly tamper" means to change the physical	339
location or the physical condition of the property.	340
(C)(1) Whoever violates this section is guilty of criminal	341
mischief, and shall be punished as provided in division (C)(2),	342
(3), or (4) of this section.	343

(2) Except as otherwise provided in this division,	344
criminal mischief committed in violation of division (A)(1),	345
(2), (3) , (4) , or (5) of this section is a misdemeanor of the	346
third degree. Except as otherwise provided in this division, if	347
the violation of division (A)(1), (2), (3), (4), or (5) of this	348
section creates a risk of physical harm to any person, criminal	349
mischief committed in violation of division (A)(1), (2), (3),	350
(4), or (5) of this section is a misdemeanor of the first	351
degree. If the property involved is a retail pump or meter of an	352
electric vehicle charging station, criminal mischief committed	353
in violation of division (A)(1)(a) of this section is a felony	354
of the third degree. If the property involved in the violation	355
of division (A)(1), (2), (3), (4), or (5) of this section is an	356
aircraft, an aircraft engine, propeller, appliance, spare part,	357
fuel, lubricant, hydraulic fluid, any other equipment,	358
implement, or material used or intended to be used in the	359
operation of an aircraft, or any cargo carried or intended to be	360
carried in an aircraft, criminal mischief committed in violation	361
of division (A)(1), (2), (3), (4), or (5) of this section is one	362
of the following:	363

- (a) If the violation creates a risk of physical harm to any person, except as otherwise provided in division (C)(2)(b) of this section, criminal mischief committed in violation of division (A)(1), (2), (3), (4), or (5) of this section is a felony of the fifth degree.
- (b) If the violation creates a substantial risk of 369 physical harm to any person or if the property involved in a 370 violation of this section is an occupied aircraft, criminal 371 mischief committed in violation of division (A)(1), (2), (3), 372 (4), or (5) of this section is a felony of the fourth degree. 373

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(3) Except as otherwise provided in this division,	374
criminal mischief committed in violation of division (A)(6) of	375
this section is a misdemeanor of the first degree. Except as	376
otherwise provided in this division, if the value of the	377
computer, computer system, computer network, computer software,	378
computer program, or data involved in the violation of division	379
(A)(6) of this section or the loss to the victim resulting from	380
the violation is one thousand dollars or more and less than ten	381
thousand dollars, or if the computer, computer system, computer	382
network, computer software, computer program, or data involved	383
in the violation of division (A)(6) of this section is used or	384
intended to be used in the operation of an aircraft and the	385
violation creates a risk of physical harm to any person,	386
criminal mischief committed in violation of division (A)(6) of	387
this section is a felony of the fifth degree. If the value of	388
the computer, computer system, computer network, computer	389
software, computer program, or data involved in the violation of	390
division (A)(6) of this section or the loss to the victim	391
resulting from the violation is ten thousand dollars or more, or	392
if the computer, computer system, computer network, computer	393
software, computer program, or data involved in the violation of	394
division (A)(6) of this section is used or intended to be used	395
in the operation of an aircraft and the violation creates a	396
substantial risk of physical harm to any person or the aircraft	397
in question is an occupied aircraft, criminal mischief committed	398
in violation of division (A)(6) of this section is a felony of	399
the fourth degree.	400

- (4) Criminal mischief committed in violation of division(A) (7) of this section is a felony of the third degree.402
- Sec. 2913.01. As used in this chapter, unless the context 403
 requires that a term be given a different meaning: 404

(A) "Deception" means knowingly deceiving another or	405
causing another to be deceived by any false or misleading	406
representation, by withholding information, by preventing	407
another from acquiring information, or by any other conduct,	408
act, or omission that creates, confirms, or perpetuates a false	409
impression in another, including a false impression as to law,	410
value, state of mind, or other objective or subjective fact.	411
(B) "Defraud" means to knowingly obtain, by deception,	412
some benefit for oneself or another, or to knowingly cause, by	413
deception, some detriment to another.	414
(C) "Deprive" means to do any of the following:	415
(1) Withhold property of another permanently, or for a	416
period that appropriates a substantial portion of its value or	417
use, or with purpose to restore it only upon payment of a reward	418
or other consideration;	419
(2) Dispose of property so as to make it unlikely that the	420
owner will recover it;	421
(3) Accept, use, or appropriate money, property, or	422
services, with purpose not to give proper consideration in	423
return for the money, property, or services, and without	424
reasonable justification or excuse for not giving proper	425
consideration.	426
(D) "Owner" means, unless the context requires a different	427
meaning, any person, other than the actor, who is the owner of,	428
who has possession or control of, or who has any license or	429
interest in property or services, even though the ownership,	430
possession, control, license, or interest is unlawful.	431
(E) "Services" include labor, personal services,	432
professional services, rental services, public utility services	433

including wireless service as defined in division (F)(1) of	434
section 128.01 of the Revised Code, common carrier services, and	435
food, drink, transportation, entertainment, and cable television	436
services and, for purposes of section 2913.04 of the Revised	437
Code, include cable services as defined in that section.	438
(F) "Writing" means any computer software, document,	439
letter, memorandum, note, paper, plate, data, film, or other	440
thing having in or upon it any written, typewritten, or printed	441
matter, and any token, stamp, seal, credit card, badge,	442
trademark, label, or other symbol of value, right, privilege,	443
license, or identification.	444
(G) "Forge" means to fabricate or create, in whole or in	445
part and by any means, any spurious writing, or to make,	446
execute, alter, complete, reproduce, or otherwise purport to	447
authenticate any writing, when the writing in fact is not	448
authenticated by that conduct.	449
(H) "Utter" means to issue, publish, transfer, use, put or	450
send into circulation, deliver, or display.	451
(I) "Coin machine" means any mechanical or electronic	452
device designed to do both of the following:	453
(1) Receive a coin, bill, or token made for that purpose;	454
(2) In return for the insertion or deposit of a coin,	455
bill, or token, automatically dispense property, provide a	456
service, or grant a license.	457
(J) "Slug" means an object that, by virtue of its size,	458
shape, composition, or other quality, is capable of being	459
inserted or deposited in a coin machine as an improper	460
substitute for a genuine coin, bill, or token made for that	461
purpose.	462

(K) "Theft offense" means any of the following:	463
(1) A violation of section 2911.01, 2911.02, 2911.11,	464
2911.12, 2911.13, 2911.31, 2911.32, 2913.02, 2913.03, 2913.04,	465
2913.041, 2913.05, 2913.06, <u>2913.08,</u> 2913.11, 2913.21, 2913.31,	466
2913.32, 2913.33, 2913.34, 2913.40, 2913.42, 2913.43, 2913.44,	467
2913.45, 2913.47, 2913.48, former section 2913.47 or 2913.48, or	468
section 2913.51, 2915.05, or 2921.41 of the Revised Code;	469
(2) A violation of an existing or former municipal	470
ordinance or law of this or any other state, or of the United	471
States, substantially equivalent to any section listed in	472
division (K)(1) of this section or a violation of section	473
2913.41, 2913.81, or 2915.06 of the Revised Code as it existed	474
prior to July 1, 1996;	475
(3) An offense under an existing or former municipal	476
ordinance or law of this or any other state, or of the United	477
States, involving robbery, burglary, breaking and entering,	478
theft, embezzlement, wrongful conversion, forgery,	479
counterfeiting, deceit, or fraud;	480
(4) A conspiracy or attempt to commit, or complicity in	481
committing, any offense under division (K)(1), (2), or (3) of	482
this section.	483
(L) "Computer services" includes, but is not limited to,	484
the use of a computer system, computer network, computer	485
program, data that is prepared for computer use, or data that is	486
contained within a computer system or computer network.	487
(M) "Computer" means an electronic device that performs	488
logical, arithmetic, and memory functions by the manipulation of	489
electronic or magnetic impulses. "Computer" includes, but is not	490
limited to, all input, output, processing, storage, computer	491

program, or communication facilities that are connected, or	492
related, in a computer system or network to an electronic device	493
of that nature.	494
(N) "Computer system" means a computer and related	495
devices, whether connected or unconnected, including, but not	496
limited to, data input, output, and storage devices, data	497
communications links, and computer programs and data that make	498
the system capable of performing specified special purpose data	499
processing tasks.	500
(O) "Computer network" means a set of related and remotely	501
connected computers and communication facilities that includes	502
more than one computer system that has the capability to	503
transmit among the connected computers and communication	504
facilities through the use of computer facilities.	505
(P) "Computer program" means an ordered set of data	506
representing coded instructions or statements that, when	507
executed by a computer, cause the computer to process data.	508
(Q) "Computer software" means computer programs,	509
procedures, and other documentation associated with the	510
operation of a computer system.	511
(R) "Data" means a representation of information,	512
knowledge, facts, concepts, or instructions that are being or	513
have been prepared in a formalized manner and that are intended	514
for use in a computer, computer system, or computer network. For	515
purposes of section 2913.47 of the Revised Code, "data" has the	516
additional meaning set forth in division (A) of that section.	517
(S) "Cable television service" means any services provided	518
by or through the facilities of any cable television system or	519
other similar closed circuit coaxial cable communications	520

system, or any microwave or similar transmission service used in	521
connection with any cable television system or other similar	522
closed circuit coaxial cable communications system.	523
(T) "Gain access" means to approach, instruct, communicate	524
with, store data in, retrieve data from, or otherwise make use	525
of any resources of a computer, computer system, or computer	526
network, or any cable service or cable system both as defined in	527
section 2913.04 of the Revised Code.	528
(U) "Credit card" includes, but is not limited to, a card,	529
code, device, or other means of access to a customer's account	530
for the purpose of obtaining money, property, labor, or services	531
on credit, or for initiating an electronic fund transfer at a	532
point-of-sale terminal, an automated teller machine, or a cash	533
dispensing machine. It also includes a county procurement card	534
issued under section 301.29 of the Revised Code.	535
(V) "Electronic fund transfer" has the same meaning as in	536
92 Stat. 3728, 15 U.S.C.A. 1693a, as amended.	537
(W) "Rented property" means personal property in which the	538
right of possession and use of the property is for a short and	539
possibly indeterminate term in return for consideration; the	540
rentee generally controls the duration of possession of the	541
property, within any applicable minimum or maximum term; and the	542
amount of consideration generally is determined by the duration	543
of possession of the property.	544
(X) "Telecommunication" means the origination, emission,	545
dissemination, transmission, or reception of data, images,	546
signals, sounds, or other intelligence or equivalence of	547
intelligence of any nature over any communications system by any	548
method, including, but not limited to, a fiber optic,	549

electronic, magnetic, optical, digital, or analog method.	550
(Y) "Telecommunications device" means any instrument,	551
equipment, machine, or other device that facilitates	552
telecommunication, including, but not limited to, a computer,	553
computer network, computer chip, computer circuit, scanner,	554
telephone, cellular telephone, pager, personal communications	555
device, transponder, receiver, radio, modem, or device that	556
enables the use of a modem.	557
(Z) "Telecommunications service" means the providing,	558
allowing, facilitating, or generating of any form of	559
telecommunication through the use of a telecommunications device	560
over a telecommunications system.	561
(AA) "Counterfeit telecommunications device" means a	562
telecommunications device that, alone or with another	563
telecommunications device, has been altered, constructed,	564
manufactured, or programmed to acquire, intercept, receive, or	565
otherwise facilitate the use of a telecommunications service or	566
information service without the authority or consent of the	567
provider of the telecommunications service or information	568
service. "Counterfeit telecommunications device" includes, but	569
is not limited to, a clone telephone, clone microchip, tumbler	570
telephone, or tumbler microchip; a wireless scanning device	571
capable of acquiring, intercepting, receiving, or otherwise	572
facilitating the use of telecommunications service or	573
information service without immediate detection; or a device,	574
equipment, hardware, or software designed for, or capable of,	575
altering or changing the electronic serial number in a wireless	576
telephone.	577
(BB)(1) "Information service" means, subject to division	578

(BB)(2) of this section, the offering of a capability for

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generating, acquiring, storing, transforming, processing,	580
retrieving, utilizing, or making available information via	581
telecommunications, including, but not limited to, electronic	582
publishing.	583
(2) "Information service" does not include any use of a	584
capability of a type described in division (BB)(1) of this	585
section for the management, control, or operation of a	586
telecommunications system or the management of a	587
telecommunications service.	588
(CC) "Elderly person" means a person who is sixty-five	589
years of age or older.	590
(DD) "Disabled adult" means a person who is eighteen years	591
of age or older and has some impairment of body or mind that	592
makes the person unable to work at any substantially	593
remunerative employment that the person otherwise would be able	594
to perform and that will, with reasonable probability, continue	595
for a period of at least twelve months without any present	596
indication of recovery from the impairment, or who is eighteen	597
years of age or older and has been certified as permanently and	598
totally disabled by an agency of this state or the United States	599
that has the function of so classifying persons.	600
(EE) "Firearm" and "dangerous ordnance" have the same	601
meanings as in section 2923.11 of the Revised Code.	602
(FF) "Motor vehicle" has the same meaning as in section	603
4501.01 of the Revised Code.	604
(GG) "Dangerous drug" has the same meaning as in section	605
4729.01 of the Revised Code.	606
(HH) "Drug abuse offense" has the same meaning as in	607
section 2925.01 of the Revised Code.	608

(II)(1) "Computer hacking" means any of the following:	609
(a) Gaining access or attempting to gain access to all or	610
part of a computer, computer system, or a computer network	611
without express or implied authorization with the intent to	612
defraud or with intent to commit a crime;	613
(b) Misusing computer or network services including, but	614
not limited to, mail transfer programs, file transfer programs,	615
proxy servers, and web servers by performing functions not	616
authorized by the owner of the computer, computer system, or	617
computer network or other person authorized to give consent. As	618
used in this division, "misuse of computer and network services"	619
includes, but is not limited to, the unauthorized use of any of	620
the following:	621
(i) Mail transfer programs to send mail to persons other	622
than the authorized users of that computer or computer network;	623
(ii) File transfer program proxy services or proxy servers	624
to access other computers, computer systems, or computer	625
networks;	626
(iii) Web servers to redirect users to other web pages or	627
web servers.	628
(c)(i) Subject to division (II)(1)(c)(ii) of this section,	629
using a group of computer programs commonly known as "port	630
scanners" or "probes" to intentionally access any computer,	631
computer system, or computer network without the permission of	632
the owner of the computer, computer system, or computer network	633
or other person authorized to give consent. The group of	634
computer programs referred to in this division includes, but is	635
not limited to, those computer programs that use a computer	636
network to access a computer, computer system, or another	637

computer network to determine any of the following: the presence	638
or types of computers or computer systems on a network; the	639
computer network's facilities and capabilities; the availability	640
of computer or network services; the presence or versions of	641
computer software including, but not limited to, operating	642
systems, computer services, or computer contaminants; the	643
presence of a known computer software deficiency that can be	644
used to gain unauthorized access to a computer, computer system,	645
or computer network; or any other information about a computer,	646
computer system, or computer network not necessary for the	647
normal and lawful operation of the computer initiating the	648
access.	649
(ii) The group of computer programs referred to in	650
division (II) (1) (c) (i) of this section does not include standard	651
computer software used for the normal operation, administration,	652
management, and test of a computer, computer system, or computer	653
network including, but not limited to, domain name services,	654
mail transfer services, and other operating system services,	655
computer programs commonly called "ping," "tcpdump," and	656
"traceroute" and other network monitoring and management	657
computer software, and computer programs commonly known as	658
"nslookup" and "whois" and other systems administration computer	659
software.	660
(d) The intentional use of a computer, computer system, or	661
a computer network in a manner that exceeds any right or	662
permission granted by the owner of the computer, computer	663
system, or computer network or other person authorized to give	664
consent.	665

(2) "Computer hacking" does not include the introduction

of a computer contaminant, as defined in section 2909.01 of the

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Revised Code, into a computer, computer system, computer	668
program, or computer network.	669
(JJ) "Police dog or horse" has the same meaning as in	670
section 2921.321 of the Revised Code.	671
(KK) "Anhydrous ammonia" is a compound formed by the	672
combination of two gaseous elements, nitrogen and hydrogen, in	673
the manner described in this division. Anhydrous ammonia is one	674
part nitrogen to three parts hydrogen (NH3). Anhydrous ammonia	675
by weight is fourteen parts nitrogen to three parts hydrogen,	676
which is approximately eighty-two per cent nitrogen to eighteen	677
per cent hydrogen.	678
per cent nyarogen.	070
(LL) "Assistance dog" has the same meaning as in section	679
955.011 of the Revised Code.	680
(MM) "Federally licensed firearms dealer" has the same	681
meaning as in section 5502.63 of the Revised Code.	682
(NN) "Active duty service member" means any member of the	683
armed forces of the United States performing active duty under	684
title 10 of the United States Code.	685
Sec. 2913.02. (A) No person, with purpose to deprive the	686
owner of property or services, shall knowingly obtain or exert	687
control over either the property or services in any of the	688
following ways:	689
(1) Without the consent of the owner or person authorized	690
to give consent;	691
(2) Beyond the scope of the express or implied consent of	692
the owner or person authorized to give consent;	693
(3) By deception;	694

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(4) By threat;

(5) By intimidation.	696
(B)(1) Whoever violates this section is guilty of theft.	697
(2) Except as otherwise provided in this division or	698
division (B)(3), (4), (5), (6), (7), (8), or (9) of this	699
section, a violation of this section is misdemeanor theft, a	700
misdemeanor of the first degree. If the value of the property or	701
services stolen is one thousand dollars or more and is less than	702
seven thousand five hundred dollars or if the property stolen is	703
any of the property listed in section 2913.71 of the Revised	704
Code, a violation of this section is theft, a felony of the	705
fifth degree. If the value of the property or services stolen is	706
seven thousand five hundred dollars or more and is less than one	707
hundred fifty thousand dollars, a violation of this section is	708
grand theft, a felony of the fourth degree. If the value of the	709
property or services stolen is one hundred fifty thousand	710
dollars or more and is less than seven hundred fifty thousand	711
dollars, a violation of this section is aggravated theft, a	712
felony of the third degree. If the value of the property or	713
services is seven hundred fifty thousand dollars or more and is	714
less than one million five hundred thousand dollars, a violation	715
of this section is aggravated theft, a felony of the second	716
degree. If the value of the property or services stolen is one	717
million five hundred thousand dollars or more, a violation of	718
this section is aggravated theft of one million five hundred	719
thousand dollars or more, a felony of the first degree.	720
(3) Except as otherwise provided in division (B)(4), (5),	721
(6), (7) , (8) , or (9) of this section, if the victim of the	722
offense is an elderly person, disabled adult, active duty	723
service member, or spouse of an active duty service member, a	724

violation of this section is theft from a person in a protected	725
class, and division (B)(3) of this section applies. Except as	726
otherwise provided in this division, theft from a person in a	727
protected class is a felony of the fifth degree. If the value of	728
the property or services stolen is one thousand dollars or more	729
and is less than seven thousand five hundred dollars, theft from	730
a person in a protected class is a felony of the fourth degree.	731
If the value of the property or services stolen is seven	732
thousand five hundred dollars or more and is less than thirty-	733
seven thousand five hundred dollars, theft from a person in a	734
protected class is a felony of the third degree. If the value of	735
the property or services stolen is thirty-seven thousand five	736
hundred dollars or more and is less than one hundred fifty	737
thousand dollars, theft from a person in a protected class is a	738
felony of the second degree. If the value of the property or	739
services stolen is one hundred fifty thousand dollars or more,	740
theft from a person in a protected class is a felony of the	741
first degree. If the victim of the offense is an elderly person,	742
in addition to any other penalty imposed for the offense, the	743
offender shall be required to pay full restitution to the victim	744
and to pay a fine of up to fifty thousand dollars. The clerk of	745
court shall forward all fines collected under division (B)(3) of	746
this section to the county department of job and family services	747
to be used for the reporting and investigation of elder abuse,	748
neglect, and exploitation or for the provision or arrangement of	749
protective services under sections 5101.61 to 5101.71 of the	750
Revised Code.	751

(4) If the property stolen is a firearm or dangerous 752 ordnance, a violation of this section is grand theft. Except as 753 otherwise provided in this division, grand theft when the 754 property stolen is a firearm or dangerous ordnance is a felony 755

of the third degree, and there is a presumption in favor of the	756
court imposing a prison term for the offense. If the firearm or	757
dangerous ordnance was stolen from a federally licensed firearms	758
dealer, grand theft when the property stolen is a firearm or	759
dangerous ordnance is a felony of the first degree. The offender	760
shall serve a prison term imposed for grand theft when the	761
property stolen is a firearm or dangerous ordnance consecutively	762
to any other prison term or mandatory prison term previously or	763
subsequently imposed upon the offender.	764

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- (5) If the property stolen is a motor vehicle, a violation of this section is grand theft of a motor vehicle, a felony of the fourth degree.
- (6) If the property stolen is any dangerous drug, a violation of this section is theft of drugs, a felony of the fourth degree, or, if the offender previously has been convicted of a felony drug abuse offense, a felony of the third degree.
- (7) If the property stolen is a police dog or horse or an assistance dog and the offender knows or should know that the property stolen is a police dog or horse or an assistance dog, a violation of this section is theft of a police dog or horse or an assistance dog, a felony of the third degree.
- (8) If the property stolen is anhydrous ammonia, a violation of this section is theft of anhydrous ammonia, a felony of the third degree.
- (9) Except as provided in division (B)(2) of this section 780 with respect to property with a value of seven thousand five 781 hundred dollars or more and division (B)(3) of this section with 782 respect to property with a value of one thousand dollars or 783 more, if the property stolen is a special purpose article as 784

defined in section 4737.04 of the Revised Code or is a bulk	785
merchandise container as defined in section 4737.012 of the	786
Revised Code, a violation of this section is theft of a special	787
purpose article or articles or theft of a bulk merchandise	788
container or containers, a felony of the fifth degree.	789
(10) In addition to the penalties described in division	790
(B)(2) of this section, if the offender committed the violation	791
by causing a motor vehicle to leave the premises of an	792
establishment at which gasoline is offered for retail sale	793
without the offender making full payment for gasoline that was	794
dispensed into the fuel tank of the motor vehicle or into	795
another container, the court may do one of the following:	796
(a) Unless division (B)(10)(b) of this section applies,	797
suspend for not more than six months the offender's driver's	798
license, probationary driver's license, commercial driver's	799
license, temporary instruction permit, or nonresident operating	800
privilege;	801
(b) If the offender's driver's license, probationary	802
driver's license, commercial driver's license, temporary	803
instruction permit, or nonresident operating privilege has	804
previously been suspended pursuant to division (B)(10)(a) of	805
this section, impose a class seven suspension of the offender's	806
license, permit, or privilege from the range specified in	807
division (A)(7) of section 4510.02 of the Revised Code, provided	808
that the suspension shall be for at least six months.	809
(c) The court, in lieu of suspending the offender's	810
driver's or commercial driver's license, probationary driver's	811
license, temporary instruction permit, or nonresident operating	812
privilege pursuant to division (B)(10)(a) or (b) of this	813
section, instead may require the offender to perform community	814

service for a number of hours determined by the court.	815
(11) In addition to the penalties described in division	816
(B)(2) of this section, if the offender committed the violation	817
by stealing rented property or rental services, the court may	818
order that the offender make restitution pursuant to section	819
2929.18 or 2929.28 of the Revised Code. Restitution may include,	820
but is not limited to, the cost of repairing or replacing the	821
stolen property, or the cost of repairing the stolen property	822
and any loss of revenue resulting from deprivation of the	823
property due to theft of rental services that is less than or	824
equal to the actual value of the property at the time it was	825
rented. Evidence of intent to commit theft of rented property or	826
rental services shall be determined pursuant to the provisions	827
of section 2913.72 of the Revised Code.	828
(12) If the property stolen is mail, a violation of this	829
section is theft of mail, a felony of the fifth degree except as	830
provided in division (B)(2) of this section with respect to	831
property with a value of seven thousand five hundred dollars or	832
more and division (B)(3) of this section with respect to	833
property with a value of one thousand dollars or more. As used	834
in this division, "mail" means any letter, card, parcel, or	835
other material, along with its contents, that is received,	836
accepted for delivery, delivered, or left for collection by a	837
postal service, including the United States postal service, a	838
common carrier, or a private delivery service.	839
(C) The sentencing court that suspends an offender's	840
license, permit, or nonresident operating privilege under	841
division (B)(10) of this section may grant the offender limited	842
driving privileges during the period of the suspension in	843
accordance with Chapter 4510. of the Revised Code.	844

Sec. 2913.08. (A) As used in this section:	845
(1) "Enterprise" has the same meaning as in section	846
2923.31 of the Revised Code.	847
(2) "Retail property" means any tangible personal property	848
displayed, held, stored, or offered for sale in or by a retail	849
establishment or an online marketplace as defined in section	850
1349.65 of the Revised Code. "Retail property" includes gift	851
cards as defined in section 1349.61 of the Revised Code.	852
(3) "Retail property fence" means an enterprise that	853
possesses, procures, receives, or conceals retail property that	854
was represented to the enterprise as being stolen or that the	855
enterprise knows or believes to be stolen.	856
(4) "Retail value" means the full retail value of the	857
retail property, including all applicable taxes and shipping	858
costs.	859
(5) "Theft" means conduct that would constitute a	860
violation of section 2913.02 of the Revised Code.	861
(B) No person shall knowingly commit theft of retail	862
property with a retail value of one thousand dollars or more	863
from a retail establishment for either of the following	864
purposes:	865
(1) To sell, deliver, or transfer that property to a	866
<pre>retail property fence;</pre>	867
(2) To sell, deliver, transfer, exchange, or return the	868
retail property for value.	869
(C) No person employed by, or associated with, an	870
enterprise shall receive, purchase, or possess retail property	871
with a retail value of one thousand dollars or more if the	872

person knows, believes, or has reasonable cause to believe that	873
the property has been obtained by theft.	874
(D) No person shall knowingly act as an agent of an	875
enterprise to steal retail property with a retail value of one	876
thousand dollars or more from a retail establishment as part of	877
an organized plan to commit theft.	878
(E) No person shall knowingly recruit, coordinate,	879
organize, supervise, direct, manage, or finance an enterprise to	880
undertake any of the acts described in division (B), (C), or (D)	881
of this section.	882
(F) Whoever violates this section is quilty of organized	883
theft of retail property. If the retail value is less than seven	884
hundred fifty thousand dollars, organized theft of retail	885
property is a felony of the third degree. If the retail value is	886
seven hundred fifty thousand dollars or more but less than one	887
million five hundred thousand dollars, organized theft of retail	888
property is a felony of the second degree. If the retail value	889
is one million five hundred thousand dollars or more, organized	890
retail theft is a felony of the first degree.	891
(G) In determining whether the retail value of retail	892
property equals or exceeds one thousand dollars, the value of	893
all retail property stolen from the retail establishment or	894
retail establishments by the same person or persons within any	895
twelve-month period shall be aggregated.	896
(H) A prosecution for a violation of this section does not	897
preclude a prosecution for a violation of section 2913.02,	898
2913.51, or 2913.32 of the Revised Code based on the same	899
conduct. However, if an offender is convicted of or pleads	900
muilty to a violation of this section and is also convicted of	9.01

or pleads guilty to a violation of section 2913.02, 2913.51, or	902
2913.32 of the Revised Code based on the same conduct that was	903
the basis of the violation of this section, the two or more	904
offenses are allied offenses of similar import under section	905
2941.25 of the Revised Code.	906
Sec. 2913.30. (A) As used in this section:	907
(1) "Access device" means any debit or credit card	908
representing a monetary security or retail amount by any	909
financial institution, including a bank, savings bank, savings	910
and loan association, credit union, or business entity. "Access	911
device" includes a gift card as defined in section 1349.61 of	912
the Revised Code.	913
(2) "Obligation or other security" means an instrument	914
recognized as currency or legal tender or that is issued by the	915
United States treasury, including bills, coins, bonds, or	916
checks.	917
(3) "Encoding machine" means an electronic device that is	918
used to encode information onto an access device.	919
(4) "Merchant" means an owner or operator of a retail	920
establishment or an agent, employee, lessee, consignee, officer,	921
director, franchisee, or independent contractor of the owner or	922
operator.	923
(5) "Scanning device" means a scanner, reader, wireless	924
access device, radio frequency identification scanner, an	925
electronic device that utilizes near field communication	926
technology, or any other electronic device that is used to	927
access, read, scan, obtain, memorize, or store, temporarily or	928
permanently, information encoded on an access device.	929
(B) No person, with purpose to defraud or knowing that the	930

person is facilitating a fraud, shall do any of the following:	931
(1) Falsely make, forge, counterfeit, or alter any	932
obligation or other security of the United States;	933
(2) Pass, utter, sell, purchase, conceal, or transfer any	934
counterfeit obligation or other security of the United States;	935
(3) Possess with the purpose to utter any obligation or	936
other security of the United States, knowing that the obligation	937
or other security has been counterfeited;	938
(4) Without authorization of the issuer, falsely make,	939
forge, counterfeit, alter, or knowingly possess any access	940
device-;	941
(5) Directly or indirectly use a scanning device to	942
access, read, obtain, memorize, or store, temporarily or	943
permanently, information encoded on an access device without the	944
permission of the authorized user of the access device, the	945
financial institution issuing the authorized user's access	946
<pre>device, or a merchant;</pre>	947
(6) Directly or indirectly use an encoding machine to	948
place information encoded on an access device onto a different	949
access device without the permission of the authorized user of	950
the access device from which the information was obtained, the	951
financial institution issuing the authorized user's access	952
<pre>device, or a merchant.</pre>	953
(C) Whoever violates this section is guilty of	954
counterfeiting. Except as otherwise provided in this division,	955
counterfeiting is a felony of the fourth degree, and in	956
addition, the court shall impose on the offender a fine from the	957
range of fines for a felony of the fourth degree that is not	958
less than five hundred dollars.	959

(1) If the value of the counterfeited obligations or other	960
securities or access devices is five thousand dollars or more	961
and is less than one hundred thousand dollars, or if the offense	962
involves five or more access devices, counterfeiting is a felony	963
of the third degree.	964
(2) If the value of the counterfeited obligations or other	965
securities or access devices is one hundred thousand dollars or	966
more and is less than one million dollars, counterfeiting is a	967
felony of the second degree.	968
(3) If the value of the counterfeited obligations or other	969
securities or access devices is one million dollars or more,	970
counterfeiting is a felony of the first degree.	971
(D) A prosecution for a violation of this section does not	972
preclude a prosecution for a violation of section 2913.02,	973
2913.31, or 2913.32 of the Revised Code based on the same	974
conduct. However, if an offender is convicted of or pleads	975
guilty to a violation of this section and is also convicted of	976
or pleads guilty to a violation of section 2913.02, 2913.31, or	977
2913.32 of the Revised Code based on the same conduct involving	978
the same victim that was the basis of the violation of this	979
section, the two or more offenses are allied offenses of similar	980
import under section 2941.25 of the Revised Code.	981
Sec. 2923.31. As used in sections 2923.31 to 2923.36 of	982
the Revised Code:	983
(A) "Beneficial interest" means any of the following:	984
(1) The interest of a person as a beneficiary under a	985
trust in which the trustee holds title to personal or real	986
property;	987

(2) The interest of a person as a beneficiary under any

other trust arrangement under which any other person holds title	989
to personal or real property for the benefit of such person;	990
(3) The interest of a person under any other form of	991
express fiduciary arrangement under which any other person holds	992
title to personal or real property for the benefit of such	993
person.	994
"Beneficial interest" does not include the interest of a	995
stockholder in a corporation or the interest of a partner in	996
either a general or limited partnership.	997
(B) "Costs of investigation and prosecution" and "costs of	998
investigation and litigation" mean all of the costs incurred by	999
the state or a county or municipal corporation under sections	1000
2923.31 to 2923.36 of the Revised Code in the prosecution and	1001
investigation of any criminal action or in the litigation and	1002
investigation of any civil action, and includes, but is not	1003
limited to, the costs of resources and personnel.	1004
(C) "Enterprise" includes any individual, sole	1005
proprietorship, partnership, limited partnership, corporation,	1006
trust, union, government agency, or other legal entity, or any	1007
organization, association, or group of persons associated in	1008
fact although not a legal entity. "Enterprise" includes illicit	1009
as well as licit enterprises.	1010
(D) "Innocent person" includes any bona fide purchaser of	1011
property that is allegedly involved in a violation of section	1012
2923.32 of the Revised Code, including any person who	1013
establishes a valid claim to or interest in the property in	1014
accordance with division (E) of section 2981.04 of the Revised	1015
Code, and any victim of an alleged violation of that section or	1016
of any underlying offense involved in an alleged violation of	1017

that section.	1018
(E) "Pattern of corrupt activity" means two or more	1019
incidents of corrupt activity, whether or not there has been a	1020
prior conviction, that are related to the affairs of the same	1021
enterprise, are not isolated, and are not so closely related to	1022
each other and connected in time and place that they constitute	1023
a single event.	1024
At least one of the incidents forming the pattern shall	1025
occur on or after January 1, 1986. Unless any incident was an	1026
aggravated murder or murder, the last of the incidents forming	1027
the pattern shall occur within six years after the commission of	1028
any prior incident forming the pattern, excluding any period of	1029
imprisonment served by any person engaging in the corrupt	1030
activity.	1031
For the purposes of the criminal penalties that may be	1032
imposed pursuant to section 2923.32 of the Revised Code, at	1033
least one of the incidents forming the pattern shall constitute	1034
a felony under the laws of this state in existence at the time	1035
it was committed or, if committed in violation of the laws of	1036
the United States or of any other state, shall constitute a	1037
felony under the law of the United States or the other state and	1038
would be a criminal offense under the law of this state if	1039
committed in this state.	1040
(F) "Pecuniary value" means money, a negotiable	1041
instrument, a commercial interest, or anything of value, as	1042
defined in section 1.03 of the Revised Code, or any other	1043
property or service that has a value in excess of one hundred	1044
dollars.	1045
(G) "Person" means any person, as defined in section 1.59	1046

of the Revised Code, and any governmental officer, employee, or	1047
entity.	1048
(H) "Personal property" means any personal property, any	1049
interest in personal property, or any right, including, but not	1050
limited to, bank accounts, debts, corporate stocks, patents, or	1051
copyrights. Personal property and any beneficial interest in	1052
personal property are deemed to be located where the trustee of	1053
the property, the personal property, or the instrument	1054
evidencing the right is located.	1055
(I) "Corrupt activity" means engaging in, attempting to	1056
engage in, conspiring to engage in, or soliciting, coercing, or	1057
intimidating another person to engage in any of the following:	1058
(1) Conduct defined as "racketeering activity" under the	1059
"Organized Crime Control Act of 1970," 84 Stat. 941, 18 U.S.C.	1060
1961(1)(B), (1)(C), (1)(D), and (1)(E), as amended;	1061
(2) Conduct constituting any of the following:	1062
(a) A violation of section 1315.55, 1322.07, 2903.01,	1063
2903.02, 2903.03, 2903.04, 2903.11, 2903.12, 2905.01, 2905.02,	1064
2905.11, 2905.22, 2905.32 as specified in division (I)(2)(g) of	1065
this section, 2907.321, 2907.322, 2907.323, 2909.02, 2909.03,	1066
2909.22, 2909.23, 2909.24, 2909.26, 2909.27, 2909.28, 2909.29,	1067
2911.01, 2911.02, 2911.11, 2911.12, 2911.13, 2911.31, 2913.05,	1068
2913.06, 2913.30, 2921.02, 2921.03, 2921.04, 2921.11, 2921.12,	1069
2921.32, 2921.41, 2921.42, 2921.43, 2923.12, or 2923.17;	1070
division (F)(1)(a), (b), or (c) of section 1315.53; division (A)	1071
(1) or (2) of section 1707.042; division (B), (C)(4), (D), (E),	1072
or (F) of section 1707.44; division (A)(1) or (2) of section	1073
2923.20; division (E) or (G) of section 3772.99; division (J)(1)	1074
of section 4712.02; section 4719.02, 4719.05, or 4719.06;	1075

division (C), (D), or (E) of section 4719.07; section 4719.08; 1076 or division (A) of section 4719.09 of the Revised Code.

(b) Any violation of section 3769.11, 3769.15, 3769.16, or 1078 3769.19 of the Revised Code as it existed prior to July 1, 1996, 1079 any violation of section 2915.02 of the Revised Code that occurs 1080 on or after July 1, 1996, and that, had it occurred prior to 1081 that date, would have been a violation of section 3769.11 of the 1082 Revised Code as it existed prior to that date, or any violation 1083 of section 2915.05 of the Revised Code that occurs on or after 1084 July 1, 1996, and that, had it occurred prior to that date, 1085 would have been a violation of section 3769.15, 3769.16, or 1086 3769.19 of the Revised Code as it existed prior to that date. 1087

(c) Any violation of section 2907.21, 2907.22, 2907.31, 1088 2913.02, 2913.11, 2913.21, 2913.31, 2913.32, 2913.34, 2913.42, 1089 2913.47, 2913.51, 2915.03, 2925.03, 2925.04, 2925.05, or 2925.37 1090 of the Revised Code, any violation of section 2925.11 of the 1091 Revised Code that is a felony of the first, second, third, or 1092 fourth degree and that occurs on or after July 1, 1996, any 1093 violation of section 2915.02 of the Revised Code that occurred 1094 prior to July 1, 1996, any violation of section 2915.02 of the 1095 Revised Code that occurs on or after July 1, 1996, and that, had 1096 it occurred prior to that date, would not have been a violation 1097 of section 3769.11 of the Revised Code as it existed prior to 1098 that date, any violation of section 2915.06 of the Revised Code 1099 as it existed prior to July 1, 1996, or any violation of 1100 division (B) of section 2915.05 of the Revised Code as it exists 1101 on and after July 1, 1996, when the proceeds of the violation, 1102 the payments made in the violation, the amount of a claim for 1103 payment or for any other benefit that is false or deceptive and 1104 that is involved in the violation, or the value of the 1105 contraband or other property illegally possessed, sold, or 1106

purchased in the violation exceeds one thousand dollars, or any	1107
combination of violations described in division (I)(2)(c) of	1108
this section when the total proceeds of the combination of	1109
violations, payments made in the combination of violations,	1110
amount of the claims for payment or for other benefits that is	1111
false or deceptive and that is involved in the combination of	1112
violations, or value of the contraband or other property	1113
illegally possessed, sold, or purchased in the combination of	1114
violations exceeds one thousand dollars;	1115
(d) Any violation of section 5743.112 of the Revised Code	1116
when the amount of unpaid tax exceeds one hundred dollars;	1117
(e) Any violation or combination of violations of section	1118
2907.32 of the Revised Code involving any material or	1119
performance containing a display of bestiality or of sexual	1120
conduct, as defined in section 2907.01 of the Revised Code, that	1121
is explicit and depicted with clearly visible penetration of the	1122
genitals or clearly visible penetration by the penis of any	1123
orifice when the total proceeds of the violation or combination	1124
of violations, the payments made in the violation or combination	1125
of violations, or the value of the contraband or other property	1126
illegally possessed, sold, or purchased in the violation or	1127
combination of violations exceeds one thousand dollars;	1128
(f) Any combination of violations described in division	1129
(I)(2)(c) of this section and violations of section 2907.32 of	1130
the Revised Code involving any material or performance	1131
containing a display of bestiality or of sexual conduct, as	1132
defined in section 2907.01 of the Revised Code, that is explicit	1133
and depicted with clearly visible penetration of the genitals or	1134
clearly visible penetration by the penis of any orifice when the	1135
total proceeds of the combination of violations, payments made	1136

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in the combination of violations, amount of the claims for	1137
payment or for other benefits that is false or deceptive and	1138
that is involved in the combination of violations, or value of	1139
the contraband or other property illegally possessed, sold, or	1140
purchased in the combination of violations exceeds one thousand	1141
dollars;	1142
(g) Any violation of section 2905.32 of the Revised Code	1143
to the extent the violation is not based solely on the same	1144
conduct that constitutes corrupt activity pursuant to division	1145
(I)(2)(c) of this section due to the conduct being in violation	1146
of section 2907.21 of the Revised Code.	1147
(3) Conduct constituting a violation of any law of any	1148
state other than this state that is substantially similar to the	1149
conduct described in division (I)(2) of this section, provided	1150
the defendant was convicted of the conduct in a criminal	1151
proceeding in the other state;	1152
(4) Animal or ecological terrorism;	1153
(5) (a) Conduct constituting any of the following:	1154
(i)—Organized retail theft;	1155
(ii) Conduct that constitutes one or more violations of	1156
any law of any state other than this state, that is-	1157
substantially similar to organized retail theft, and that if	1158
committed in this state would be organized retail theft, if the	1159
defendant was convicted of or pleaded guilty to the conduct in a	1160
criminal proceeding in the other state.	1161
(b) By enacting division (I)(5)(a) of this section, it is	1162
the intent of the general assembly to add organized retail theft	1163
and the conduct described in division (I)(5)(a)(ii) of this	1164
section as conduct constituting corrupt activity. The enactment	1165

of division (I)(5)(a) of this section and the addition by	1166
division (I)(5)(a) of this section of organized retail theft and	1167
the conduct described in division (I)(5)(a)(ii) of this section	1168
as conduct constituting corrupt activity does not limit or	1169
preclude, and shall not be construed as limiting or precluding,	1170
any prosecution for a violation of section 2923.32 of the	1171
Revised Code that is based on one or more violations of section	1172
2913.02 or 2913.51 of the Revised Code, one or more similar	1173
offenses under the laws of this state or any other state, or any	1174
combination of any of those violations or similar offenses, even	1175
though the conduct constituting the basis for those violations	1176
or offenses could be construed as also constituting organized	1177
retail theft-or conduct of the type described in division (I)(5)	1178
(a) (ii) of this section.	1179
(J) "Real property" means any real property or any	1180
interest in real property, including, but not limited to, any	1181
lease of, or mortgage upon, real property. Real property and any	1182
beneficial interest in it is deemed to be located where the real	1183
property is located.	1184
(K) "Trustee" means any of the following:	1185
(1) Any person acting as trustee under a trust in which	1186
the trustee holds title to personal or real property;	1187
(2) Any person who holds title to personal or real	1188
property for which any other person has a beneficial interest;	1189
(3) Any successor trustee.	1190
"Trustee" does not include an assignee or trustee for an	1191
insolvent debtor or an executor, administrator, administrator	1192
with the will annexed, testamentary trustee, guardian, or	1193
committee, appointed by, under the control of, or accountable to	1194

a court. 1195

- (L) "Unlawful debt" means any money or other thing of 1196 value constituting principal or interest of a debt that is 1197 legally unenforceable in this state in whole or in part because 1198 the debt was incurred or contracted in violation of any federal 1199 or state law relating to the business of gambling activity or 1200 relating to the business of lending money at an usurious rate 1201 unless the creditor proves, by a preponderance of the evidence, 1202 that the usurious rate was not intentionally set and that it 1203 1204 resulted from a good faith error by the creditor, notwithstanding the maintenance of procedures that were adopted 1205 by the creditor to avoid an error of that nature. 1206
- (M) "Animal activity" means any activity that involves the 1207 use of animals or animal parts, including, but not limited to, 1208 1209 hunting, fishing, trapping, traveling, camping, the production, preparation, or processing of food or food products, clothing or 1210 garment manufacturing, medical research, other research, 1211 entertainment, recreation, agriculture, biotechnology, or 1212 service activity that involves the use of animals or animal 1213 1214 parts.
- (N) "Animal facility" means a vehicle, building,

 structure, nature preserve, or other premises in which an animal

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 is lawfully kept, handled, housed, exhibited, bred, or offered

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 for sale, including, but not limited to, a zoo, rodeo, circus,

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 amusement park, hunting preserve, or premises in which a horse

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 or dog event is held.
- (O) "Animal or ecological terrorism" means the commission 1221 of any felony that involves causing or creating a substantial 1222 risk of physical harm to any property of another, the use of a 1223 deadly weapon or dangerous ordnance, or purposely, knowingly, or 1224

recklessly causing serious physical harm to property and that	1225
involves an intent to obstruct, impede, or deter any person from	1226
participating in a lawful animal activity, from mining,	1227
foresting, harvesting, gathering, or processing natural	1228
resources, or from being lawfully present in or on an animal	1229
facility or research facility.	1230
(P) "Research facility" means a place, laboratory,	1231
institution, medical care facility, government facility, or	1232
public or private educational institution in which a scientific	1233
test, experiment, or investigation involving the use of animals	1234
or other living organisms is lawfully carried out, conducted, or	1235
attempted.	1236
(Q) "Organized retail theft" means the theft of retail-	1237
property with a retail value of one thousand dollars or more	1238
from one or more retail establishments with the intent to sell,	1239
deliver, or transfer that property to a retail property	1240
fence conduct constituting a violation of section 2913.08 of the	1241
Revised Code or conduct that constitutes a violation of any law	1242
of any state other than this state that is substantially similar	1243
to section 2913.08 of the Revised Code, provided the defendant	1244
was convicted of or pleaded guilty to the conduct in a criminal	1245
proceeding in the other state.	1246
(R) "Retail property" means any tangible personal property	1247
displayed, held, stored, or offered for sale in or by a retail-	1248
establishment.	1249
(S) "Retail property fence" means a person who possesses,	1250
procures, receives, or conceals retail property that was	1251
represented to the person as being stolen or that the person-	1252
knows or believes to be stolen.	1253

(T) "Retail value" means the full retail value of the	1254
retail property. In determining whether the retail value of	1255
retail property equals or exceeds one thousand dollars, the	1256
value of all retail property stolen from the retail	1257
establishment or retail establishments by the same person or	1258
persons within any one hundred-eighty-day period shall be	1259
aggregated.	1260
Sec. 2923.32. (A) (1) No person employed by, or associated	1261
with, any enterprise shall conduct or participate in, directly	1262
or indirectly, the affairs of the enterprise through a pattern	1263
of corrupt activity or the collection of an unlawful debt.	1264
(2) No person, through a pattern of corrupt activity or	1265
the collection of an unlawful debt, shall acquire or maintain,	1266
directly or indirectly, any interest in, or control of, any	1267
enterprise or real property.	1268
(3) No person, who knowingly has received any proceeds	1269
derived, directly or indirectly, from a pattern of corrupt	1270
activity or the collection of any unlawful debt, shall use or	1271
invest, directly or indirectly, any part of those proceeds, or	1272
any proceeds derived from the use or investment of any of those	1273
proceeds, in the acquisition of any title to, or any right,	1274
interest, or equity in, real property or in the establishment or	1275
operation of any enterprise.	1276
A purchase of securities on the open market with intent to	1277
make an investment, without intent to control or participate in	1278
the control of the issuer, and without intent to assist another	1279
to do so is not a violation of this division, if the securities	1280
of the issuer held after the purchase by the purchaser, the	1281
members of the purchaser's immediate family, and the purchaser's	1282
or the immediate family members' accomplices in any pattern of	1283

corrupt activity or the collection of an unlawful debt do not 1284 aggregate one per cent of the outstanding securities of any one 1285 class of the issuer and do not confer, in law or in fact, the 1286 power to elect one or more directors of the issuer. 1287

(B) (1) Whoever violates this section is guilty of engaging 1288 in a pattern of corrupt activity. Except as otherwise provided 1289 in this division, engaging in corrupt activity is a felony of 1290 the second degree. Except as otherwise provided in this 1291 division, if at least one of the incidents of corrupt activity 1292 is a felony of the first, second, or third degree, aggravated 1293 murder, or murder, if at least one of the incidents was a felony 1294 under the law of this state that was committed prior to July 1, 1295 1996, and that would constitute a felony of the first, second, 1296 or third degree, aggravated murder, or murder if committed on or 1297 after July 1, 1996, or if at least one of the incidents of 1298 corrupt activity is a felony under the law of the United States 1299 or of another state that, if committed in this state on or after 1300 July 1, 1996, would constitute a felony of the first, second, or 1301 third degree, aggravated murder, or murder under the law of this 1302 state, engaging in a pattern of corrupt activity is a felony of 1303 the first degree. If the offender also is convicted of or pleads 1304 quilty to a specification as described in section 2941.1422 of 1305 the Revised Code that was included in the indictment, count in 1306 the indictment, or information charging the offense, engaging in 1307 a pattern of corrupt activity is a felony of the first degree, 1308 and the court shall sentence the offender to a mandatory prison 1309 term as provided in division (B)(7) of section 2929.14 of the 1310 Revised Code and shall order the offender to make restitution as 1311 provided in division (B)(8) of section 2929.18 of the Revised 1312 Code. Notwithstanding any other provision of law, a person may 1313 be convicted of violating the provisions of this section as well 1314

as of a conspiracy to violate one or more of those provisions	1315
under section 2923.01 of the Revised Code.	1316
(2) Notwithstanding the financial sanctions authorized by	1317
section 2929.18 of the Revised Code, the court may do all of the	1318
following with respect to any person who derives pecuniary value	1319
or causes property damage, personal injury other than pain and	1320
suffering, or other loss through or by the violation of this	1321
section:	1322
(a) In lieu of the fine authorized by that section, impose	1323
a fine not exceeding the greater of three times the gross value	1324
gained or three times the gross loss caused and order the clerk	1325
of the court to pay the fine into the state treasury to the	1326
credit of the corrupt activity investigation and prosecution	1327
fund, which is hereby created;	1328
(b) In addition to the fine described in division (B)(2)	1329
(a) of this section and the financial sanctions authorized by	1330
section 2929.18 of the Revised Code, order the person to pay	1331
court costs;	1332
(c) In addition to the fine described in division (B)(2)	1333
(a) of this section and the financial sanctions authorized by	1334
section 2929.18 of the Revised Code, order the person to pay to	1335
the state, municipal, or county law enforcement agencies that	1336
handled the investigation and prosecution the costs of	1337
investigation and prosecution that are reasonably incurred.	1338
The court shall hold a hearing to determine the amount of	1339
fine, court costs, and other costs to be imposed under this	1340
division.	1341
(3) In addition to any other penalty or disposition	1342
authorized or required by law, the court shall order any person	1343

who is convicted of or pleads guilty to a violation of this	1344
section or who is adjudicated delinquent by reason of a	1345
violation of this section to criminally forfeit to the state	1346
under Chapter 2981. of the Revised Code any personal or real	1347
property in which the person has an interest and that was used	1348
in the course of or intended for use in the course of a	1349
violation of this section, or that was derived from or realized	1350
through conduct in violation of this section, including any	1351
property constituting an interest in, means of control over, or	1352
influence over the enterprise involved in the violation and any	1353
property constituting proceeds derived from the violation,	1354
including all of the following:	1355
(a) Any position, office, appointment, tenure, commission,	1356
or employment contract of any kind acquired or maintained by the	1357
person in violation of this section, through which the person,	1358
in violation of this section, conducted or participated in the	1359
conduct of an enterprise, or that afforded the person a source	1360
of influence or control over an enterprise that the person	1361
exercised in violation of this section;	1362
(b) Any compensation, right, or benefit derived from a	1363
position, office, appointment, tenure, commission, or employment	1364
contract described in division (B)(3)(a) of this section that	1365
accrued to the person in violation of this section during the	1366
period of the pattern of corrupt activity;	1367
(c) Any interest in, security of, claim against, or	1368
property or contractual right affording the person a source of	1369
influence or control over the affairs of an enterprise that the	1370
person exercised in violation of this section;	1371
(d) Any amount payable or paid under any contract for	1372

goods or services that was awarded or performed in violation of 1373

this section.	1374
(C) If a pattern of corrupt activity involves one or more	1375
incidents of organized retail theft, the retail establishment or	1376
group of establishments whose retail property is alleged to have	1377
been stolen may contact the prosecuting attorney and request	1378
that the charge be aggregated with other thefts of retail	1379
property about which the retail establishment or group of	1380
establishments is aware. If the prosecuting attorney declines	1381
the request, the prosecuting attorney shall promptly inform the	1382
retail establishment or group of establishments and provide the	1383
basis for the prosecuting attorney's decision.	1384
In determining whether the retail value of stolen retail	1385
property equals or exceeds one thousand dollars, the value of	1386
all retail property stolen from the retail establishment or	1387
group of establishments by the same person or persons within any	1388
twelve-month period shall be aggregated.	1389
Sec. 5739.17. (A) No person shall engage in making retail	1390
sales subject to a tax imposed by or pursuant to section	1391
5739.02, 5739.021, 5739.023, or 5739.026 of the Revised Code as	1392
a business without having a license therefor, except as	1393
otherwise provided in divisions (A)(1), (2), and (3) of this	1394
section.	1395
(1) In the dissolution of a partnership by death, the	1396
surviving partner may operate under the license of the	1397
partnership for a period of sixty days.	1398
partnership for a period of sixty days. (2) The heirs or legal representatives of deceased	1398 1399
(2) The heirs or legal representatives of deceased	1399

(3) Two or more persons who are not partners may operate a	1403
single place of business under one license. In such case neither	1404
the retirement of any such person from business at that place of	1405
business, nor the entrance of any person, under an existing	1406
arrangement, shall affect the license or require the issuance of	1407
a new license, unless the person retiring from the business is	1408
the individual named on the vendor's license.	1409

Except as otherwise provided in this section, each 1410 applicant for a license shall make out and deliver to the county 1411 auditor of each county in which the applicant desires to engage 1412 1413 in business, upon a blank to be furnished by such auditor for that purpose, a statement showing the name of the applicant, 1414 each place of business in the county where the applicant will 1415 make retail sales, the nature of the business, and any other 1416 information the tax commissioner reasonably prescribes in the 1417 form of a statement prescribed by the commissioner. 1418

At the time of making the application, the applicant shall 1419 pay into the county treasury a license fee in the sum of twenty-1420 five fifty dollars for each fixed place of business in the 1421 county that will be the situs of retail sales. Upon receipt of 1422 the application and exhibition of the county treasurer's 1423 receipt, showing the payment of the license fee, the county 1424 auditor shall issue to the applicant a license for each fixed 1425 place of business designated in the application, authorizing the 1426 applicant to engage in business at that location. The county 1427 auditor shall transmit twenty-five dollars of each license fee 1428 to the treasurer of state for deposit into the state treasury to 1429 the credit of the organized crime commission fund for the 1430 purposes specified in section 177.011 of the Revised Code. The 1431 remaining twenty-five dollars of each license fee shall be 1432 credited to the general fund of the county. 1433

(B) If a vendor's identity changes, the vendor shall apply	1434
for a new license. If a vendor wishes to move an existing fixed	1435
place of business to a new location within the same county, the	1436
vendor shall obtain a new vendor's license or submit a request	1437
to the commissioner to transfer the existing vendor's license to	1438
the new location. When the new location has been verified as	1439
being within the same county, the commissioner shall authorize	1440
the transfer and notify the county auditor of the change of	1441
location. If a vendor wishes to move an existing fixed place of	1442
business to another county, the vendor's license shall not	1443
transfer and the vendor shall obtain a new vendor's license from	1444
the county in which the business is to be located. The form of	1445
the license shall be prescribed by the commissioner. The fees	1446
collected shall be credited to the general fund of the county as	1447
specified in division (A)(3) of this section. If a vendor fails	1448
to notify the commissioner of a change of location of its fixed	1449
place of business or that its business has closed, the	1450
commissioner may cancel the vendor's license if ordinary mail	1451
sent to the location shown on the license is returned because of	1452
an undeliverable address.	1453

(C) The commissioner may establish or participate in a 1454 registration system whereby any vendor may obtain a vendor's 1455 license by submitting to the commissioner a vendor's license 1456 application and a license fee of twenty five fifty dollars for 1457 each fixed place of business at which the vendor intends to make 1458 retail sales. Under this registration system, the commissioner 1459 shall issue a vendor's license to the applicant on behalf of the 1460 county auditor of the county in which the applicant desires to 1461 engage in business, and shall forward a copy of the application 1462 and license fee to that county. All such Twenty-five dollars of 1463 each_license fees fee received by the commissioner for the 1464

issuance of vendor's licenses shall be deposited into the	1465
vendor's license application fund, which is hereby created in	1466
the state treasury. The remaining twenty-five dollars of each	1467
license fee shall be deposited into the organized crime	1468
commission fund for the purposes specified in section 177.011 of	1469
the Revised Code. The commissioner shall certify to the director	1470
of budget and management within ten business days after the	1471
close of a month the license fees to be transmitted to each	1472
county from the vendor's license application fund for vendor's	1473
license applications received by the commissioner during that	1474
month. License fees transmitted to a county for which payment	1475
was not received by the commissioner may be netted against a	1476
future distribution to that county, including distributions made	1477
pursuant to section 5739.21 of the Revised Code.	1478

A vendor that makes retail sales subject to tax under Chapter 5739. of the Revised Code pursuant to a permit issued by the division of liquor control shall obtain a vendor's license in the identical name and for the identical address as shown on the permit.

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Except as otherwise provided in this section, if a vendor

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has no fixed place of business and sells from a vehicle, each

vehicle intended to be used within a county constitutes a place

of business for the purpose of this section.

1487

(D) As used in this section, "transient vendor" means any
person who makes sales of tangible personal property from
1489
vending machines located on land owned by others, who leases
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titled motor vehicles, titled watercraft, or titled outboard
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motors, who effectuates leases that are taxed according to
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division (A)(2) of section 5739.02 of the Revised Code, or who,
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in the usual course of the person's business, transports
1494

inventory, stock of goods, or similar tangible personal property	1495
to a temporary place of business or temporary exhibition, show,	1496
fair, flea market, or similar event in a county in which the	1497
person has no fixed place of business, for the purpose of making	1498
retail sales of such property. A "temporary place of business"	1499
means any public or quasi-public place including, but not	1500
limited to, a hotel, rooming house, storeroom, building, part of	1501
a building, tent, vacant lot, railroad car, or motor vehicle	1502
that is temporarily occupied for the purpose of making retail	1503
sales of goods to the public. A place of business is not	1504
temporary if the same person conducted business at the place	1505
continuously for more than six months or occupied the premises	1506
as the person's permanent residence for more than six months, or	1507
if the person intends it to be a fixed place of business.	1508

Any transient vendor, in lieu of obtaining a vendor's 1509 license under division (A) of this section for counties in which 1510 the transient vendor has no fixed place of business, may apply 1511 to the tax commissioner, on a form prescribed by the 1512 commissioner, for a transient vendor's license. The transient 1513 vendor's license authorizes the transient vendor to make retail 1514 sales in any county in which the transient vendor does not 1515 maintain a fixed place of business. Any holder of a transient 1516 vendor's license shall not be required to obtain a separate 1517 vendor's license from the county auditor in that county. Upon 1518 the commissioner's determination that an applicant is a 1519 transient vendor, the applicant shall pay a license fee in the 1520 amount of twenty-five fifty dollars, at which time the tax 1521 commissioner shall issue the license. Twenty-five dollars of 1522 that license fee shall be deposited into the organized crime 1523 commission fund for the purposes specified in section 177.011 of 1524 the Revised Code. The tax commissioner may require a vendor to 1525

be licensed as a transient vendor if, in the opinion of the	1526
commissioner, such licensing is necessary for the efficient	1527
administration of the tax.	1528
Any holder of a valid transient vendor's license may make	1529
retail sales at a temporary place of business or temporary	1530
exhibition, show, fair, flea market, or similar event, held	1531
anywhere in the state without complying with any provision of	1532
section 311.37 of the Revised Code. Any holder of a valid	1533
vendor's license may make retail sales as a transient vendor at	1534
a temporary place of business or temporary exhibition, show,	1535
fair, flea market, or similar event held in any county in which	1536
the vendor maintains a fixed place of business for which the	1537
vendor holds a vendor's license without obtaining a transient	1538
vendor's license.	1539
(E) Any vendor who is issued a license pursuant to this	1540
section shall display the license or a copy of it prominently,	1541
in plain view, at every place of business of the vendor.	1542
In plain view, at every place of basiness of the vehacl.	1342
(F) No owner, organizer, or promoter who operates a fair,	1543
flea market, show, exhibition, convention, or similar event at	1544
which transient vendors are present shall fail to keep a	1545
comprehensive record of all such vendors, listing the vendor's	1546
name, permanent address, vendor's license number, and the type	1547
of goods sold. Such records shall be kept for four years and	1548
shall be open to inspection by the commissioner.	1549
(G) The commissioner may issue additional types of	1550
licenses if required to efficiently administer the tax imposed	1551
by this chapter.	1552
Section 2. That existing sections 177.011, 177.02,	1553
2909.07, 2913.01, 2913.02, 2913.30, 2923.31, 2923.32, and	1554

H. B. No. 366 As Introduced		Page 54	Page 54	
5739.17 of the Revised Code are hereby repealed.			1555	
Section 3. All items in this act are hereb	y appropriated		1556	
as designated out of any moneys in the state treasury to the			1557	
credit of the designated fund. For all operating appropriations			1558	
made in this act, those in the first column are for fiscal year			1559	
2024 and those in the second column are for fiscal year 2025.			1560	
The operating appropriations made in this act are in addition to			1561	
any other operating appropriations made for thes	e fiscal years.		1562	
Section 4.			1563	
			1564	
1 2 3	4	5		
A AGO ATTORNEY GENERAL	ı			
B Holding Account Fund Group				
C R042 055601 Organized Crime Commission	\$1,500,000	\$0		
Distributions				
D TOTAL HLD Holding Account Fund Group	\$1,500,000	\$0		
E TOTAL ALL BUDGET FUND GROUPS	\$1,500,000	\$0		
ORGANIZED RETAIL THEFT TASK FORCE			1565	
On the effective date of this section, or	as soon as		1566	
possible thereafter, the Director of Budget and	Management shall		1567	
transfer \$1,500,000 cash from the General Revenue Fund to the			1568	
Organized Crime Commission Fund (Fund R042) to support the			1569	
appropriation made in this act.			1570	
The foregoing appropriation item 055601, O	rganized Crime		1571	

Commission Distributions, shall be used to support the	1572
operations of the organized retail theft task force established	1573
in section 177.02 of the Revised Code.	1574
An amount equal to the unexpended, unencumbered balance of	1575
the foregoing appropriation item 055601, Organized Crime	1576
Commission Distributions, at the end of fiscal year 2024 is	1577
hereby reappropriated for the same purpose in fiscal year 2025.	1578
Section 5. Within the limits set forth in this act, the	1579
Director of Budget and Management shall establish accounts	1580
indicating the source and amount of funds for each appropriation	1581
made in this act, and shall determine the manner in which	1582
appropriation accounts shall be maintained. Expenditures from	1583
operating appropriations contained in this act shall be	1584
accounted for as though made in, and are subject to all	1585
applicable provisions of, H.B. 33 of the 135th General Assembly.	1586
Section 6. This act shall be known as the Fight Organized	1587
Retail Crime and Empower Law Enforcement (FORCE) Act.	1588
Section 7. Section 2923.31 of the Revised Code is	1589
presented in this act as a composite of the section as amended	1590
by both H.B. 199 and H.B. 405 of the 132nd General Assembly. The	1591
General Assembly, applying the principle stated in division (B)	1592
of section 1.52 of the Revised Code that amendments are to be	1593
harmonized if reasonably capable of simultaneous operation,	1594
finds that the composite is the resulting version of the section	1595
in effect prior to the effective date of the section as	1596
presented in this act.	1597