As Reported by the Senate Financial Institutions and Technology Committee

135th General Assembly Regular Session 2023-2024

Sub. S. B. No. 94

Senators Brenner, Landis

A BILL

| Го | amend sections 317.13, 317.32, 317.36, 1113.13, | 1 |
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| | 1337.04, 2329.02, 4505.104, 4511.01, 4513.61, | 2 |
| | 4513.62, 4513.63, 4513.64, 4513.65, 4513.66, | 3 |
| | 4513.69, and 5323.02 and to enact section | 4 |
| | 5301.234 of the Revised Code and to amend | 5 |
| | Section 413.10 of H.B. 33 of the 135th General | 6 |
| | Assembly to make various changes regarding | 7 |
| | recorded instruments, powers of attorney, | 8 |
| | judgment liens, mortgage subrogation, law | 9 |
| | enforcement towing laws, and state stock banks, | 10 |
| | and to make an appropriation. | 11 |

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

| Section 1. That sections 317.13, 317.32, 317.36, 1113.13, | 12 |
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| 1337.04, 2329.02, 4505.104, 4511.01, 4513.61, 4513.62, 4513.63, | 13 |
| 4513.64, 4513.65, 4513.66, 4513.69, and 5323.02 be amended and | 14 |
| section 5301.234 of the Revised Code be enacted to read as | 15 |
| follows: | 16 |
| Sec. 317.13. (A) Except as otherwise provided in division | 17 |
| (B) of this section, the county recorder shall record in the | 18 |
| official records, in legible handwriting, typewriting, or | 19 |

| printing, or by any authorized photographic or electronic | 20 |
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| process, all deeds, mortgages, plats, or other instruments of | 21 |
| writing that are required or authorized by the Revised Code to | 22 |
| be recorded and that are presented to the county recorder for | 23 |
| that purpose. The county recorder shall record the instruments | 24 |
| in regular succession, according to the priority of | 25 |
| presentation, and shall enter the file number at the beginning | 26 |
| of the record. On the record of each instrument, the county | 27 |
| recorder shall record the date and precise time the instrument | 28 |
| was presented for record. All records made, prior to July 28, | 29 |
| 1949, by means authorized by this section or by section 9.01 of | 30 |
| the Revised Code shall be deemed properly made. | 31 |
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- (B) (1) The county recorder may refuse to record an instrument of writing presented for recording if the instrument is not required or authorized by the Revised Code to be recorded or the county recorder has reasonable cause to believe the instrument is materially false or fraudulent.
- (2) The county recorder shall refuse to record a right-to-37 list home sale agreement described in division (B) of section 38 5301.94 of the Revised Code. 39

Division (B) of this section does not create a duty upon a recorder to inspect, evaluate, or investigate an instrument of writing, including a right-to-list home sale agreement, that is presented for recording.

(C) If a person presents an instrument of writing to the county recorder for recording and the county recorder, pursuant to division (B) of this section, refuses to record the instrument, the person has a cause of action for an order from the court of common pleas in the county that the county recorder serves, to require the county recorder to record the instrument.

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dollars and a housing trust fund fee of twenty-five dollars,

(F) For filing zoning amendments, including text and maps,

regardless of the size or length of the resolutions;

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low- and moderate-income housing trust fund fee as specified in

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- (D) (1) If the board of directors propose the adoption of any amendment to a stock state bank's articles of incorporation or amended articles of incorporation, the bank shall send to the superintendent of financial institutions a copy of the proposed amendment or amended articles of incorporation for review and approval prior to adoption by the board.
- (2) Upon receiving a proposed amendment or amended 292 articles of incorporation, the superintendent shall conduct 293 whatever examination the superintendent considers necessary to 294 determine if both of the following conditions are satisfied: 295
- (a) The proposed amendment or amended articles of 296 incorporation comply with the requirements of the Revised Code. 297
- (b) The proposed amendment or amended articles ofincorporation will not adversely affect the interests of thebank's depositors and creditors.
- (3) Within forty-five days after receiving the proposed 301 amendment or amended articles of incorporation, the 302 superintendent shall notify the bank of the superintendent's 303 approval or disapproval unless the superintendent determines 304 additional information is required. In that event, the 305 superintendent shall request the information in writing within 306 twenty days after the date the proposed amendment or amended 307 articles of incorporation were received. The bank shall have 308 thirty days to submit the information to the superintendent. The 309 superintendent shall notify the bank of the superintendent's 310 approval or disapproval of the proposed amendment or amended 311 articles of incorporation within forty-five days after the date 312 the additional information is received. If the proposed 313 amendment or amended articles of incorporation are disapproved 314 by the superintendent, the superintendent shall notify the bank 315

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| division (C) of this section. | 433 |
| (G) The amendments to this section by S.B. 94 of the 135th | 434 |
| general assembly have no effect on the law of constructive | 435 |
| notice or chain of title analysis set forth in Spring Lakes | 436 |
| Ltd. v. O.F.M. Co., 12 Ohio St.3d 333 (1984); Ohio Turnpike | 437 |
| Commission v. Spellman Outdoor Advertising Services, LLC, 2010- | 438 |
| Ohio-1705; and Spellman Outdoor Advertising Services, LLC v. | 439 |
| Ohio Turnpike and Infrastructure Commission, 2016-Ohio-7152. | 440 |
| (H) The amendments to this section by S.B. 94 of the 135th | 441 |
| general assembly shall be given retroactive effect to the | 442 |
| fullest extent permitted under Section 28 of Article II, Ohio | 443 |
| Constitution. The amendments to this section shall not be given | 444 |
| retroactive effect if to do so would affect any accrued | 445 |
| substantive right or vested rights in any person or in any real | 446 |
| property instrument. | 447 |
| Sec. 2329.02. Any judgment or decree rendered by any court | 448 |
| of general jurisdiction, including district courts of the United | 449 |
| States, within this state shall be a lien upon lands and | 450 |
| tenements of each judgment debtor within any county of this | 451 |
| state from the time there is filed in the office of the clerk of | 452 |
| the court of common pleas of such county a certificate of such | 453 |
| judgment, setting forth the all of the following: | 454 |
| (A) The court in which the same was rendered, the; | 455 |
| (B) The title and number of the action, the; | 456 |
| (C) The names of the judgment creditors and judgment | 457 |
| debtors , the ; | 458 |
| (D) The last known address, without further inquiry or | 459 |
| investigation, that is not a post office box, of each judgment | 460 |
| <pre>debtor;</pre> | 461 |

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| When any such certificate is delivered to the clerk of the | 491 |
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| court of common pleas of any county in this state, the same | 492 |
| shall be filed by such clerk, and he the clerk shall docket and | 493 |
| index it under the names of the judgment creditors and the | 494 |
| judgment debtors in a judgment docket <u>or similar record</u> , which | 495 |
| shall show as to each judgment all of the matters set forth in | 496 |
| such certificate as required by this section. The fee for such | 497 |
| filing, docketing, and indexing shall be taxed as increased | 498 |
| costs of such judgment upon such judgment docket or similar | 499 |
| record and shall be included in the lien of the judgment. | 500 |

When the clerk of any court, other than that rendering the 501 judgment, in whose office any such certificate is filed, has 502 docketed and indexed the same, hethe clerk shall indorse upon 503 such certificate the fact of such filing with the date thereof 504 and the volume and page of the docket entry of such certificate 505 and shall return the same so indorsed to the clerk of the court 506 in which the judgment was rendered, who shall note upon the 507 original docket the fact of the filing of said certificate, 508 showing the county in which the same was filed and the date of 509 such filing. When such certificate is filed, docketed, and 510 indexed in the office of the clerk of the court which rendered 511 the judgment, such clerk shall likewise indorse the certificate 512 and make like notation upon the original docket. 513

Each such judgment shall be deemed to have been rendered in the county in which is kept the journal of the court rendering the same, in which journal such judgment is entered.

Certificates or certified copies of judgments or decrees 517 of any courts of general jurisdiction, including district courts 518 of the United States, within this state, may be filed, 519 registered, noted, and memorials thereof entered, in the office 520

| electric bicycles, road rollers, traction engines, power | 608 |
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| shovels, power cranes, and other equipment used in construction | 609 |
| work and not designed for or employed in general highway | 610 |
| transportation, hole-digging machinery, well-drilling machinery, | 611 |
| ditch-digging machinery, farm machinery, and trailers designed | 612 |
| and used exclusively to transport a boat between a place of | 613 |
| storage and a marina, or in and around a marina, when drawn or | 614 |
| towed on a street or highway for a distance of no more than ten | 615 |
| miles and at a speed of twenty-five miles per hour or less. | 616 |
| (C) "Motorcycle" means every motor vehicle, other than a | 617 |
| tractor, having a seat or saddle for the use of the operator and | 618 |
| designed to travel on not more than three wheels in contact with | 619 |
| the ground, including, but not limited to, motor vehicles known | 620 |
| as "motor-driven cycle," "motor scooter," "autocycle," "cab- | 621 |
| enclosed motorcycle," or "motorcycle" without regard to weight | 622 |
| or brake horsepower. | 623 |
| (D) "Emergency vehicle" means emergency vehicles of | 624 |
| municipal, township, or county departments or public utility | 625 |
| corporations when identified as such as required by law, the | 626 |
| director of public safety, or local authorities, and motor | 627 |
| vehicles when commandeered by a police officer. | 628 |
| (E) "Public safety vehicle" means any of the following: | 629 |
| (1) Ambulances, including private ambulance companies | 630 |
| under contract to a municipal corporation, township, or county, | 631 |
| and private ambulances and nontransport vehicles bearing license | 632 |
| plates issued under section 4503.49 of the Revised Code; | 633 |
| (2) Motor vehicles used by public law enforcement officers | 634 |
| or other persons sworn to enforce the criminal and traffic laws | 635 |
| of the state; | 636 |

- (3) Any motor vehicle when properly identified as required by the director of public safety, when used in response to fire emergency calls or to provide emergency medical service to ill or injured persons, and when operated by a duly qualified person who is a member of a volunteer rescue service or a volunteer fire department, and who is on duty pursuant to the rules or directives of that service. The state fire marshal shall be designated by the director of public safety as the certifying agency for all public safety vehicles described in division (E) (3) of this section.
- (4) Vehicles used by fire departments, including motor vehicles when used by volunteer fire fighters responding to emergency calls in the fire department service when identified as required by the director of public safety.

Any vehicle used to transport or provide emergency medical service to an ill or injured person, when certified as a public safety vehicle, shall be considered a public safety vehicle when transporting an ill or injured person to a hospital regardless of whether such vehicle has already passed a hospital.

- (5) Vehicles used by the motor carrier enforcement unit for the enforcement of orders and rules of the public utilities commission as specified in section 5503.34 of the Revised Code.
- (F) "School bus" means every bus designed for carrying more than nine passengers that is owned by a public, private, or governmental agency or institution of learning and operated for the transportation of children to or from a school session or a school function, or owned by a private person and operated for compensation for the transportation of children to or from a school session or a school function, provided "school bus" does not include a bus operated by a municipally owned transportation

| system, a mass transit company operating exclusively within the |
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| territorial limits of a municipal corporation, or within such |
| limits and the territorial limits of municipal corporations |
| immediately contiguous to such municipal corporation, nor a |
| common passenger carrier certified by the public utilities |
| commission unless such bus is devoted exclusively to the |
| transportation of children to and from a school session or a |
| school function, and "school bus" does not include a van or bus |
| used by a licensed child care center or type A family child care |
| home to transport children from the child care center or type A |
| family child care home to a school if the van or bus does not |
| have more than fifteen children in the van or bus at any time. |

- (G) "Bicycle" means every device, other than a device that is designed solely for use as a play vehicle by a child, that is propelled solely by human power upon which a person may ride, and that has two or more wheels, any of which is more than fourteen inches in diameter.
- (H) "Motorized bicycle" or "moped" means any vehicle having either two tandem wheels or one wheel in the front and two wheels in the rear, that may be pedaled, and that is equipped with a helper motor of not more than fifty cubic centimeters piston displacement that produces not more than one brake horsepower and is capable of propelling the vehicle at a speed of not greater than twenty miles per hour on a level surface. "Motorized bicycle" or "moped" does not include an electric bicycle.
- (I) "Commercial tractor" means every motor vehicle having motive power designed or used for drawing other vehicles and not so constructed as to carry any load thereon, or designed or used for drawing other vehicles while carrying a portion of such

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other vehicles, or load thereon, or both.

- (J) "Agricultural tractor" means every self-propelling 698 vehicle designed or used for drawing other vehicles or wheeled 699 machinery but having no provision for carrying loads 700 independently of such other vehicles, and used principally for 701 agricultural purposes.
- (K) "Truck" means every motor vehicle, except trailers and semitrailers, designed and used to carry property.
- (L) "Bus" means every motor vehicle designed for carrying more than nine passengers and used for the transportation of persons other than in a ridesharing arrangement, and every motor vehicle, automobile for hire, or funeral car, other than a taxicab or motor vehicle used in a ridesharing arrangement, designed and used for the transportation of persons for compensation.
- (M) "Trailer" means every vehicle designed or used for 712 carrying persons or property wholly on its own structure and for 713 being drawn by a motor vehicle, including any such vehicle when 714 formed by or operated as a combination of a "semitrailer" and a 715 716 vehicle of the dolly type, such as that commonly known as a "trailer dolly," a vehicle used to transport agricultural 717 produce or agricultural production materials between a local 718 place of storage or supply and the farm when drawn or towed on a 719 street or highway at a speed greater than twenty-five miles per 720 hour, and a vehicle designed and used exclusively to transport a 721 boat between a place of storage and a marina, or in and around a 722 marina, when drawn or towed on a street or highway for a 723 distance of more than ten miles or at a speed of more than 724 twenty-five miles per hour. 725

| (N) "Semitrailer" means every vehicle designed or used for | 726 |
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| carrying persons or property with another and separate motor | 727 |
| vehicle so that in operation a part of its own weight or that of | 728 |
| its load, or both, rests upon and is carried by another vehicle. | 729 |
| (O) "Pole trailer" means every trailer or semitrailer | 730 |
| attached to the towing vehicle by means of a reach, pole, or by | 731 |
| being boomed or otherwise secured to the towing vehicle, and | 732 |
| ordinarily used for transporting long or irregular shaped loads | 733 |
| such as poles, pipes, or structural members capable, generally, | 734 |
| of sustaining themselves as beams between the supporting | 735 |
| connections. | 736 |
| (P) "Railroad" means a carrier of persons or property | 737 |
| operating upon rails placed principally on a private right-of- | 738 |
| way. | 739 |
| (Q) "Railroad train" means a steam engine or an electric | 740 |
| or other motor, with or without cars coupled thereto, operated | 741 |
| by a railroad. | 742 |
| (R) "Streetcar" means a car, other than a railroad train, | 743 |
| for transporting persons or property, operated upon rails | 744 |
| principally within a street or highway. | 745 |
| (S) "Trackless trolley" means every car that collects its | 746 |
| power from overhead electric trolley wires and that is not | 747 |
| operated upon rails or tracks. | 748 |
| (T) "Explosives" means any chemical compound or mechanical | 749 |
| mixture that is intended for the purpose of producing an | 750 |
| explosion that contains any oxidizing and combustible units or | 751 |
| other ingredients in such proportions, quantities, or packing | 752 |
| that an ignition by fire, by friction, by concussion, by | 753 |
| percussion, or by a detonator of any part of the compound or | 754 |

| mixture may cause such a sudden generation of highly heated | 755 |
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| gases that the resultant gaseous pressures are capable of | 756 |
| producing destructive effects on contiguous objects, or of | 757 |
| destroying life or limb. Manufactured articles shall not be held | 758 |
| to be explosives when the individual units contain explosives in | 759 |
| such limited quantities, of such nature, or in such packing, | 760 |
| that it is impossible to procure a simultaneous or a destructive | 761 |
| explosion of such units, to the injury of life, limb, or | 762 |
| property by fire, by friction, by concussion, by percussion, or | 763 |
| by a detonator, such as fixed ammunition for small arms, | 764 |
| firecrackers, or safety fuse matches. | 765 |
| (U) "Flammable liquid" means any liquid that has a flash | 766 |
| point of seventy degrees fahrenheit, or less, as determined by a | 767 |
| tagliabue or equivalent closed cup test device. | 768 |

(V) "Gross weight" means the weight of a vehicle plus the 769

weight of any load thereon.

(W) "Person" means every natural person, firm, co- 771
partnership, association, or corporation. 772

- (X) "Pedestrian" means any natural person afoot. 773

 "Pedestrian" includes a personal delivery device as defined in 774

 section 4511.513 of the Revised Code unless the context clearly 775

 suggests otherwise. 776
- (Y) "Driver or operator" means every person who drives or
 is in actual physical control of a vehicle, trackless trolley,
 or streetcar.
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- (Z) "Police officer" means every officer authorized to 780 direct or regulate traffic, or to make arrests for violations of 781 traffic regulations. 782
 - (AA) "Local authorities" means every county, municipal, 783

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| successive intersections within municipal corporations where | 869 |
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| fifty per cent or more of the frontage between such successive | 870 |
| intersections is occupied by buildings in use for business, or | 871 |
| within or outside municipal corporations where fifty per cent or | 872 |
| more of the frontage for a distance of three hundred feet or | 873 |
| more is occupied by buildings in use for business, and the | 874 |
| character of such territory is indicated by official traffic | 875 |
| control devices. | 876 |

- (00) "Residence district" means the territory, not 877 comprising a business district, fronting on a street or highway, 878 including the street or highway, where, for a distance of three 879 hundred feet or more, the frontage is improved with residences 880 or residences and buildings in use for business. 881
- (PP) "Urban district" means the territory contiguous to

 and including any street or highway which is built up with

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 structures devoted to business, industry, or dwelling houses

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 situated at intervals of less than one hundred feet for a

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 distance of a quarter of a mile or more, and the character of

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 such territory is indicated by official traffic control devices.
- (QQ) "Traffic control device" means a flagger, sign, signal, marking, or other device used to regulate, warn, or guide traffic, placed on, over, or adjacent to a street, highway, private road open to public travel, pedestrian facility, or shared-use path by authority of a public agency or official having jurisdiction, or, in the case of a private road open to public travel, by authority of the private owner or private official having jurisdiction.
- (RR) "Traffic control signal" means any highway traffic 896 signal by which traffic is alternately directed to stop and 897 permitted to proceed.

(WW) "Funeral escort vehicle" means any motor vehicle,

(XX) "Alley" means a street or highway intended to provide

including a funeral hearse, while used to facilitate the

movement of a funeral procession.

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| may be different between intersections, between interchanges, | 1014 |
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| and at opposite approaches of the same intersection. | 1015 |
| (000) "Private road open to public travel" means a private | 1016 |
| toll road or road, including any adjacent sidewalks that | 1017 |
| generally run parallel to the road, within a shopping center, | 1018 |
| airport, sports arena, or other similar business or recreation | 1019 |
| facility that is privately owned but where the public is allowed | 1020 |
| to travel without access restrictions. "Private road open to | 1021 |
| public travel" includes a gated toll road but does not include a | 1022 |
| road within a private gated property where access is restricted | 1023 |
| at all times, a parking area, a driving aisle within a parking | 1024 |
| area, or a private grade crossing. | 1025 |
| (PPP) "Shared-use path" means a bikeway outside the | 1026 |
| traveled way and physically separated from motorized vehicular | 1027 |
| traffic by an open space or barrier and either within the | 1028 |
| highway right-of-way or within an independent alignment. A | 1029 |
| shared-use path also may be used by pedestrians, including | 1030 |
| skaters, joggers, users of manual and motorized wheelchairs, and | 1031 |
| other authorized motorized and non-motorized users. A shared-use | 1032 |
| path does not include any trail that is intended to be used | 1033 |
| primarily for mountain biking, hiking, equestrian use, or other | 1034 |
| similar uses, or any other single track or natural surface trail | 1035 |
| that has historically been reserved for nonmotorized use. | 1036 |
| (QQQ) "Highway maintenance vehicle" means a vehicle used | 1037 |
| in snow and ice removal or road surface maintenance, including a | 1038 |
| snow plow, traffic line striper, road sweeper, mowing machine, | 1039 |
| asphalt distributing vehicle, or other such vehicle designed for | 1040 |
| use in specific highway maintenance activities. | 1041 |
| (RRR) "Waste collection vehicle" means a vehicle used in | 1042 |
| the collection of garbage, refuse, trash, or recyclable | 1043 |

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pursuant to section 1531.13 of the Revised Code. 1073 Sec. 4513.61. (A) The sheriff of a county or chief of a 1074 law enforcement agency of a municipal corporation, township, 1075 port authority, conservancy district, <u>university campus police</u> 1076 department, park district police force, or township or joint 1077 police district, within the sheriff's or chief's respective 1078 territorial jurisdiction, or a state highway patrol trooper, 1079 natural resources officer, or wildlife officer, upon 1080 notification to the sheriff-or, chief, or department of natural 1081 resources, as applicable, of such action and of the location of 1082 the place of storage, may order into storage any motor vehicle, 1083 including an abandoned junk motor vehicle as defined in section 1084 4513.63 of the Revised Code, that: 1085 (1) Has come into the possession of the sheriff, chief, or 1086 state highway patrol trooper, or officer as a result of the 1087 performance of the sheriff's, chief's, or trooper's, or 1088 officer's duties; or 1089 (2) Has been left on a public street or other property 1090 open to the public for purposes of vehicular travel, or upon or 1091 within the right-of-way of any road or highway, for forty-eight 1092 hours or longer without notification to the sheriff-or, chief, 1093 or department of the reasons for leaving the motor vehicle in 1094 such place. However, when such a motor vehicle constitutes an 1095 obstruction to traffic it may be ordered into storage 1096 immediately unless either of the following applies: 1097 (a) The vehicle was involved in an accident and is subject 1098 to section 4513.66 of the Revised Code; 1099 (b) The vehicle is a commercial motor vehicle. If the 1100

vehicle is a commercial motor vehicle, the sheriff, chief, or-

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| or operator of the vehicle the opportunity to arrange for the removal of the motor vehicle within a period of time specified by the sheriff, chief, or state highway patrol trooper, or officer. If the sheriff, chief, or state highway patrol trooper, or officer determines that the vehicle cannot be removed within the specified period of time, the sheriff, chief, or state highway patrol trooper, or officer shall order the removal of the vehicle. | | |
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| removal of the motor vehicle within a period of time specified by the sheriff, chief, or state highway patrol trooper, or officer. If the sheriff, chief, or state highway patrol trooper, or officer determines that the vehicle cannot be removed within the specified period of time, the sheriff, chief, or state highway patrol trooper, or officer shall order the removal of the vehicle. | state highway patrol trooper, or officer shall allow the owner | 1102 |
| by the sheriff, chief, or state highway patrol trooper, or 1105 officer. If the sheriff, chief, or state highway patrol trooper, 1106 or officer determines that the vehicle cannot be removed within 1107 the specified period of time, the sheriff, chief, or state 1108 highway patrol trooper, or officer shall order the removal of 1109 the vehicle. | or operator of the vehicle the opportunity to arrange for the | 1103 |
| officer. If the sheriff, chief, or state highway patrol trooper, or officer determines that the vehicle cannot be removed within 1107 the specified period of time, the sheriff, chief, or state highway patrol trooper, or officer shall order the removal of the vehicle. | removal of the motor vehicle within a period of time specified | 1104 |
| or officer determines that the vehicle cannot be removed within 1107 the specified period of time, the sheriff, chief, or state 1108 highway patrol—trooper, or officer shall order the removal of 1109 the vehicle. | by the sheriff, chief, or state highway patrol -trooper <u>, or</u> | 1105 |
| the specified period of time, the sheriff, chief, or state highway patrol trooper, or officer shall order the removal of the vehicle. | officer. If the sheriff, chief, or state highway patrol trooper, | 1106 |
| highway patrol trooper, or officer shall order the removal of the vehicle. | or officer determines that the vehicle cannot be removed within | 1107 |
| the vehicle. | the specified period of time, the sheriff, chief, or state- | 1108 |
| 222 | highway patrol trooper, or officer shall order the removal of | 1109 |
| Subject to division (C) of this section, the sheriff or , 1111 | the vehicle. | 1110 |
| | Subject to division (C) of this section, the sheriff-or, | 1111 |

Subject to division (C) of this section, the sheriff—or—, chief, or department shall designate the place of storage of any motor vehicle so ordered removed.

- (B) If the sheriff, chief, or a state highway patrol

 trooper, or officer issues an order under division (A) of this

 section and arranges for the removal of a motor vehicle by a

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 towing service, the towing service shall deliver the motor

 vehicle to the location designated by the sheriff or , chief, or

 department not more than two hours after the time it is removed.

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- (C) (1) The sheriffor, chief, or department shall cause a 1120 search to be made of the records of an applicable entity listed 1121 in division (F)(1) of section 4513.601 of the Revised Code to 1122 ascertain the identity of the owner and any lienholder of a 1123 motor vehicle ordered into storage by the sheriff-or-, chief, or-1124 by a state highway patrol trooper, or officer within five 1125 business days of the removal of the vehicle. Upon obtaining such 1126 identity, the sheriff-or, chief, or department shall send or 1127 cause to be sent to the owner or and any lienholder at the 1128 owner's or and any lienholder's last known address by certified 1129 or express mail with return receipt requested, by certified mail 1130 with electronic tracking, or by a commercial carrier service 1131

| utilizing any form of delivery requiring a signed receipt. The | 1132 | | | |
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| notice shall inform the owner or and any lienholder that the | | | | |
| motor vehicle will be declared a nuisance and disposed of if not | | | | |
| claimed within ten days of the date of the sending of the | 1135 | | | |
| notice. | 1136 | | | |
| (2) The owner or lienholder of the motor vehicle may | 1137 | | | |
| reclaim the motor vehicle upon payment of any expenses or | 1138 | | | |
| charges incurred in its removal and storage, and presentation of | 1139 | | | |
| proof of ownership, which may be evidenced by a certificate of | 1140 | | | |
| title or memorandum certificate of title to the motor vehicle, a | 1141 | | | |
| certificate of registration for the motor vehicle, or a lease | 1142 | | | |
| agreement. Upon presentation of proof of ownership evidenced as | 1143 | | | |
| provided above, the owner of the motor vehicle also may retrieve | 1144 | | | |
| any personal items from the vehicle without retrieving the | 1145 | | | |
| vehicle and without paying any fee. However, a towing service or | 1146 | | | |
| storage facility may charge an after-hours retrieval fee | 1147 | | | |
| established by the public utilities commission in rules adopted | 1148 | | | |
| under section 4921.25 of the Revised Code if the owner retrieves | 1149 | | | |
| the personal items after hours, unless the towing service or | 1150 | | | |
| storage facility fails to provide the notice required under | 1151 | | | |
| division (B)(3) of section 4513.69 of the Revised Code, if | 1152 | | | |
| applicable. However, the owner shall not do either of the | 1153 | | | |
| following: | 1154 | | | |
| (a) Retrieve any personal item that has been determined by | 1155 | | | |
| the sheriff, chief, or a state highway patrol—trooper, or | 1156 | | | |
| officer, as applicable, to be necessary to a criminal | | | | |

1158

(b) Retrieve any personal item from a vehicle if it would 1159 endanger the safety of the owner, unless the owner agrees to 1160 sign a waiver of liability. 1161

investigation;

For purposes of division (C)(2) of this section, "personal 1162 items" do not include any items that are attached to the 1163 vehicle.

- (3) If the owner or lienholder of the motor vehicle 1165 reclaims it after a search of the applicable records has been 1166 conducted and after notice has been sent to the owner or and any 1167 lienholder as described in this section, and the search was 1168 conducted by the place of storage, and the notice was sent to 1169 the motor vehicle owner by the place of storage, the owner or 1170 lienholder shall pay to the place of storage a processing fee of 1171 twenty-five dollars, in addition to any expenses or charges 1172 incurred in the removal and storage of the vehicle. 1173
- (D) If the owner or lienholder makes no claim to the motor 1174 vehicle within ten days of the date of sending the notice, and 1175 if the vehicle is to be disposed of at public auction as 1176 provided in section 4513.62 of the Revised Code, the sheriffor 1177 , chief, or department, without charge to any party, shall file 1178 with the clerk of courts of the county in which the place of 1179 storage is located an affidavit showing compliance with the 1180 requirements of this section. Upon presentation of the 1181 affidavit, the clerk, without charge, shall issue a salvage 1182 certificate of title, free and clear of all liens and 1183 encumbrances, to the sheriffor, chief, or department. If the 1184 vehicle is to be disposed of to a motor vehicle salvage dealer 1185 or other facility as provided in section 4513.62 of the Revised 1186 Code, the sheriff-or-, chief, or department shall execute in 1187 triplicate an affidavit, as prescribed by the registrar of motor 1188 vehicles, describing the motor vehicle and the manner in which 1189 it was disposed of, and that all requirements of this section 1190 have been complied with. The sheriff or chief, or department 1191 shall retain the original of the affidavit for the sheriff's-or-1192

| chief's or department's records, and shall furnish two copies | 1193 |
|--|------|
| to the motor vehicle salvage dealer or other facility. Upon | 1194 |
| presentation of a copy of the affidavit by the motor vehicle | 1195 |
| salvage dealer, the clerk of courts, within thirty days of the | 1196 |
| presentation, shall issue a salvage certificate of title, free | 1197 |
| and clear of all liens and encumbrances. | 1198 |
| (E) Whenever a motor vehicle salvage dealer or other | 1199 |
| (E) whenever a motor vehicle salvage dealer of other | 1199 |

- facility receives an affidavit for the disposal of a motor

 vehicle as provided in this section, the dealer or facility

 shall not be required to obtain an Ohio certificate of title to

 the motor vehicle in the dealer's or facility's own name if the

 vehicle is dismantled or destroyed and both copies of the

 affidavit are delivered to the clerk of courts.
- (F) No towing service or storage facility shall fail to 1206 comply with this section.
- Sec. 4513.62. An unclaimed motor vehicle ordered into 1208 storage pursuant to division (A)(1) of section 4513.60 or 1209 section 4513.61 of the Revised Code is subject to one of the 1210 following:
- (A) The sheriff of the county or the chief of a law 1212 enforcement agency of the municipal corporation, township, port 1213 authority, conservancy district, university campus police 1214 department, park district police force, or township or joint 1215 police district, or the department of natural resources may 1216 dispose of it with a motor vehicle salvage dealer or scrap metal 1217 processing facility as defined in section 4737.05 of the Revised 1218 Code, or with any other facility owned by or under contract with 1219 the county, municipal corporation, port authority, conservancy 1220 district, <u>university campus, park district, or</u>township, <u>or</u> 1221 department for the disposal of such motor vehicles. 1222

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| or less. The sheriff or chief, or department shall thereupon | 1281 |
|---|------|
| immediately dispose of the abandoned junk motor vehicle to a | 1282 |
| motor vehicle salvage dealer as defined in section 4738.01 of | 1283 |
| the Revised Code or a scrap metal processing facility as defined | 1284 |
| in section 4737.05 of the Revised Code which is under contract | 1285 |
| to the county, township, port authority, conservancy district, | 1286 |
| university campus, park district, or municipal corporation, or | 1287 |
| department, or to any other facility owned by or under contract | 1288 |
| with the county, township, port authority, conservancy district, | 1289 |
| university campus, park district, or municipal corporation, or | 1290 |
| department for the destruction of such motor vehicles. The | 1291 |
| records and photograph relating to the abandoned junk motor | 1292 |
| vehicle shall be retained by the law enforcement agency <u>or</u> | 1293 |
| department ordering the disposition of such vehicle for a period | 1294 |
| of at least two years. The law enforcement agency or department | 1295 |
| shall execute in quadruplicate an affidavit, as prescribed by | 1296 |
| the registrar of motor vehicles, describing the motor vehicle | 1297 |
| and the manner in which it was disposed of, and that all | 1298 |
| requirements of this section have been complied with, and, | 1299 |
| within thirty days of disposing of the vehicle, shall sign and | 1300 |
| file the affidavit with the clerk of courts of the county in | 1301 |
| which the motor vehicle was abandoned. The clerk of courts shall | 1302 |
| retain the original of the affidavit for the clerk's files, | 1303 |
| shall furnish one copy thereof to the registrar, one copy to the | 1304 |
| motor vehicle salvage dealer or other facility handling the | 1305 |
| disposal of the vehicle, and one copy to the law enforcement | 1306 |
| agency or department ordering the disposal, who shall file such | 1307 |
| copy with the records and photograph relating to the disposal. | 1308 |
| Any moneys | 1309 |
| (C)(1) Except as provided in division (C)(2) of this | 1310 |
| · · · · · · · · · · · · · · · · · · · | |

section, any money arising from the disposal of an abandoned

| Sub. S. B. No. 94 As Reported by the Senate Financial Institutions and Technology Committee | Page 46 |
|---|---------|
| junk motor vehicle shall be deposited in the general fund of the | 1312 |
| county, township, port authority, conservancy district, | 1313 |
| university campus, park district, or the municipal corporation, | 1314 |
| as the case may be. | 1315 |
| (2) Any money arising from the disposal of an abandoned | 1316 |
| junk motor vehicle by the department of natural resources shall | 1317 |
| be deposited as follows: | 1318 |
| (a) To the wildlife fund created under section 1531.17 of | 1319 |
| the Revised Code if the abandoned junk motor vehicle was removed | 1320 |
| from property under the control or jurisdiction of the division | 1321 |
| of wildlife; | 1322 |
| (b) To the state park fund created under section 1546.21 | 1323 |
| of the Revised Code if the abandoned junk motor vehicle was | 1324 |
| removed from property under the control or jurisdiction of the | 1325 |
| department of natural resources other than property under the | 1326 |
| control or jurisdiction of the division of wildlife. | 1327 |
| (D) Notwithstanding section 4513.61 of the Revised Code, | 1328 |
| any motor vehicle meeting the requirements of divisions (C) , | 1329 |
| (D), and (E) (A) (3) , (4) , and (5) of this section which has | 1330 |
| remained unclaimed by the owner or lienholder for a period of | 1331 |
| ten days or longer following notification as provided in section | 1332 |
| 4513.61 of the Revised Code may be disposed of as provided in | 1333 |
| this section. | 1334 |
| Sec. 4513.64. (A) No person shall willfully leave an | 1335 |
| abandoned junk motor vehicle as defined in section 4513.63 of | 1336 |
| the Revised Code on private property for more than seventy-two | 1337 |
| hours without the permission of the person having the right to | 1338 |
| the possession of the property, or on a public street or other | 1339 |
| property open to the public for purposes of vehicular travel or | 1340 |
| | |

| parking, or upon or within the right-of-way of any road or | 1341 |
|---|------|
| highway, for forty-eight hours or longer without notification to | 1342 |
| the sheriff of the county or chief of a law enforcement agency | 1343 |
| of the municipal corporation, township, port authority, | 1344 |
| conservancy district, <u>university campus police department, park</u> | 1345 |
| <u>district police force</u> , or township or joint police district, or | 1346 |
| to the department of natural resources of the reasons for | 1347 |
| leaving the motor vehicle in such place. | 1348 |
| For purposes of this section, the fact that a motor | 1349 |
| vehicle has been so left without permission or notification is | 1350 |
| prima-facie evidence of abandonment. | 1351 |
| Nothing contained in sections 4513.60, 4513.61, and | 1352 |
| 4513.63 of the Revised Code shall invalidate the provisions of | 1353 |
| municipal ordinances or township resolutions regulating or | 1354 |
| prohibiting the abandonment of motor vehicles on streets, | 1355 |
| highways, public property, or private property within municipal | 1356 |
| corporations or townships. | 1357 |
| (B) Whoever violates this section is guilty of a minor | 1358 |
| misdemeanor and shall also be assessed any costs incurred by the | 1359 |
| county, township, joint police district, port authority, | 1360 |
| conservancy district, <u>university campus, park district, or</u> | 1361 |
| municipal corporation, or department in disposing of the | 1362 |
| abandoned junk motor vehicle that is the basis of the violation, | 1363 |
| less any money accruing to the county, township, joint police | 1364 |
| district, port authority, conservancy district, university | 1365 |
| campus, park district, or municipal corporation, or department | 1366 |
| from this disposal of the vehicle. | 1367 |
| Sec. 4513.65. (A) For purposes of this section, "junk | 1368 |
| motor vehicle" means any motor vehicle meeting the requirements | 1369 |
| of divisions $\frac{(B)}{(C)}$, $\frac{(C)}{(D)}$, and $\frac{(E)}{(A)}$, $\frac{(A)}{(C)}$, $\frac{(A)}{(C)}$, and $\frac{(B)}{(C)}$ of | 1370 |

| section 4513.63 of the Revised Code that is left uncovered in | 1371 |
|--|------|
| the open on private property for more than seventy-two hours | 1372 |
| with the permission of the person having the right to the | 1373 |
| possession of the property, except if the person is operating a | 1374 |
| junk yard or scrap metal processing facility licensed under | 1375 |
| authority of sections 4737.05 to 4737.12 of the Revised Code, or | 1376 |
| regulated under authority of a political subdivision; or if the | 1377 |
| property on which the motor vehicle is left is not subject to | 1378 |
| licensure or regulation by any governmental authority, unless | 1379 |
| the person having the right to the possession of the property | 1380 |
| can establish that the motor vehicle is part of a bona fide | 1381 |
| commercial operation; or if the motor vehicle is a collector's | 1382 |
| vehicle. | 1383 |

No political subdivision shall prevent a person from 1384 storing or keeping, or restrict a person in the method of 1385 storing or keeping, any collector's vehicle on private property 1386 with the permission of the person having the right to the 1387 possession of the property; except that a political subdivision 1388 may require a person having such permission to conceal, by means 1389 of buildings, fences, vegetation, terrain, or other suitable 1390 obstruction, any unlicensed collector's vehicle stored in the 1391 open. 1392

The sheriff of a county, or chief of a law enforcement 1393 agency of a municipal corporation or port authority, or 1394 conservancy district within the sheriff's or chief's respective 1395 territorial jurisdiction, a state highway patrol trooper, _a_ 1396 natural resources officer, a wildlife officer, a board of 1397 township trustees, the legislative authority of a municipal 1398 corporation or port authority, or the zoning authority of a 1399 township or a municipal corporation, may send notice, by 1400 certified mail with return receipt requested, to the person 1401

| having the right to the possession of the property on which a | 1402 |
|--|------|
| junk motor vehicle is left, that within ten days of receipt of | 1403 |
| the notice, the junk motor vehicle either shall be covered by | 1404 |
| being housed in a garage or other suitable structure, or shall | 1405 |
| be removed from the property. | 1406 |

No person shall willfully leave a junk motor vehicle

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uncovered in the open for more than ten days after receipt of a

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notice as provided in this section. The fact that a junk motor

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vehicle is so left is prima-facie evidence of willful failure to

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comply with the notice, and each subsequent period of thirty

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days that a junk motor vehicle continues to be so left

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constitutes a separate offense.

(B) Whoever violates this section is guilty of a minor 1414 misdemeanor.

Sec. 4513.66. (A) If a motor vehicle accident occurs on 1416 any highway, public street, or other property open to the public 1417 for purposes of vehicular travel and if any motor vehicle, 1418 cargo, or personal property that has been damaged or spilled as 1419 a result of the motor vehicle accident is blocking the highway, 1420 street, or other property or is otherwise endangering public 1421 safety, a public safety official may do either of the following 1422 without the consent of the owner but with the approval of the 1423 law enforcement agency conducting any investigation of the 1424 accident: 1425

(1) Remove, or order the removal of, the motor vehicle if
the motor vehicle is unoccupied, cargo, or personal property
1427
from the portion of the highway, public street, or property
ordinarily used for vehicular travel on the highway, public
street, or other property open to the public for purposes of
vehicular travel.
1431

- (2) If the motor vehicle is a commercial motor vehicle,

 allow the owner or operator of the vehicle the opportunity to

 1433
 arrange for the removal of the motor vehicle within a period of

 time specified by the public safety official. If the public

 1435
 safety official determines that the motor vehicle cannot be

 1436
 removed within the specified period of time, the public safety

 official shall remove or order the removal of the motor vehicle.

 1438
- (B) (1) Except as provided in division (B) (2) of this 1439 section, the department of transportation, any employee of the 1440 department of transportation, or a public safety official who 1441 1442 authorizes or participates in the removal of any unoccupied motor vehicle, cargo, or personal property as authorized by 1443 division (A) of this section, regardless of whether the removal 1444 is executed by a private towing service, is not liable for civil 1445 damages for any injury, death, or loss to person or property 1446 that results from the removal of that unoccupied motor vehicle, 1447 cargo, or personal property. Further, except as provided in 1448 division (B)(2) of this section, if a public safety official 1449 authorizes, employs, or arranges to have a private towing 1450 service remove any unoccupied motor vehicle, cargo, or personal 1451 property as authorized by division (A) of this section, that 1452 private towing service is not liable for civil damages for any 1453 injury, death, or loss to person or property that results from 1454 the removal of that unoccupied motor vehicle, cargo, or personal 1455 property. 1456
- (2) Division (B)(1) of this section does not apply to any
 1457
 of the following:
- (a) Any person or entity involved in the removal of an 1459 unoccupied motor vehicle, cargo, or personal property pursuant 1460 to division (A) of this section if that removal causes or 1461

The storage facility shall ensure that a process is in place for purposes of answering calls at all times day or night. 1520

- (2) After receiving a call from the owner or lienholder of 1521 a vehicle who seeks to recover a vehicle that was towed pursuant 1522 to section 4513.601 of the Revised Code, the storage facility 1523 shall ensure that, within three hours of receiving the phone 1524 call, a representative of the storage facility is available to 1525 release the vehicle upon being presented with proof of ownership 1526 of the vehicle, which may be evidenced by a certificate of title 1527 to the vehicle, a certificate of registration for the motor 1528 vehicle, or a lease agreement, and payment of an after-hours 1529 vehicle retrieval fee established under section 4921.25 of the 1530 Revised Code along with all other applicable fees. 1531
- (3) If a storage facility receives a call from a person 1532 who seeks to recover personal items from a vehicle that was 1533 towed pursuant to section 4513.60 or 4513.61 of the Revised Code 1534 and the storage facility is not open to the public, the storage 1535 facility shall notify the person that an after-hours retrieval 1536 fee applies and shall state the amount of the fee as established 1537 by the public utilities commission in rules adopted under 1538 section 4921.25 of the Revised Code. The storage facility shall 1539 allow the person to retrieve personal items in accordance with 1540 division (D)(2) of section 4513.60 or division (C)(2) of section 1541 4513.61 of the Revised Code, but shall not charge an after-hours 1542 retrieval fee unless notice is provided in accordance with this 1543 division. 1544
- (C) No storage facility shall fail to comply with division 1545
 (A) or (B) of this section. 1546
- Sec. 5301.234. (A) A mortgage encumbering real property

 1547
 granted to secure the repayment of funds used to satisfy a

 1548

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| mortgage or lien on such real property shall be subrogated to | 1549 |
| the priority of the mortgage or lien that was satisfied to the | 1550 |
| extent of the amount satisfied if both of the following apply: | 1551 |
| (1) The intent of the parties to the new mortgage is that | 1552 |
| the new mortgage would have the priority of the mortgage or lien | 1553 |
| satisfied. | 1554 |
| (2) The expectation of the holder of a subordinate | 1555 |
| mortgage or lien at the time that it received its interest was | 1556 |
| that it would be junior to the mortgage or lien that was | 1557 |
| satisfied. | 1558 |
| (B) A mortgagee seeking to be subrogated pursuant to | 1559 |
| division (A) of this section to the priority of a lien that the | 1560 |
| mortgagee has satisfied shall not be denied subrogation for any | 1561 |
| of the following reasons: | 1562 |
| (1) The mortgagee meets any of the following criteria: | 1563 |
| (a) The mortgagee is engaged in the business of lending. | 1564 |
| (b) The mortgagee had actual knowledge or constructive | 1565 |
| notice of the mortgage or lien over which the mortgagee would | 1566 |
| gain priority through subrogation. | 1567 |
| (c) The mortgagee or a third party committed a mistake or | 1568 |
| was negligent. | 1569 |
| (2) The lien for which the mortgagee seeks to be | 1570 |
| subrogated was released. | 1571 |
| (3) The mortgagee obtained a title insurance policy. | 1572 |
| (C) Notwithstanding division (A) of this section, the | 1573 |
| holder of a subordinate mortgage or lien shall retain the same | 1574 |
| subordinate position that such person would have had if the | 1575 |

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|---|----------|
| prior mortgage or lien had not been satisfied. | 1576 |
| Sec. 5323.02. (A) An owner of residential rental property | 1577 |
| shall file with the county auditor of the county in which the | 1578 |
| property is located the following information: | 1579 |
| (1) The name, address, and telephone number of the owner; | 1580 |
| (2) If the residential rental property is owned by a | 1581 |
| trust, business trust, estate, partnership, limited partnership, | 1582 |
| limited liability company, association, corporation, or any | 1583 |
| other business entity, the name, address, and telephone number | 1584 |
| of the following: | 1585 |
| (a) A trustee, in the case of a trust or business trust; | 1586 |
| (b) The executor or administrator, in the case of an | 1587 |
| estate; | 1588 |
| (c) A general partner, in the case of a partnership or a | 1589 |
| limited partnership; | 1590 |
| (d) A member, manager, or officer, in the case of a | 1591 |
| limited liability company; | 1592 |
| (e) An associate, in the case of an association; | 1593 |
| (f) An officer, in the case of a corporation; | 1594 |
| (g) A member, manager, or officer, in the case of any | 1595 |
| other business entity. | 1596 |
| (3) The street address and permanent parcel number of the | 1597 |
| residential rental property. | 1598 |
| (B) The information required under division (A) of this | 1599 |
| section shall be filed and maintained on the tax list or the | 1600 |
| real property record. | 1601 |

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|---|---------|--|
| (C) An owner of residential rental property shall update | 1602 | |
| the information required under division (A) of this section | 1603 | |
| within sixty days after any change in the information occurs. | 1604 | |
| (D) The county auditor shall provide an owner of | 1605 | |
| residential rental property located in a county that has a | 1606 | |
| population of more than two hundred thousand according to the | 1607 | |
| most recent decennial census with notice pursuant to division | 1608 | |
| (B) of section 323.131 of the Revised Code of the requirement to | 1609 | |
| file the information required under division (A) of this section | 1610 | |
| and the requirement to update that information under division | 1611 | |
| (C) of this section. | 1612 | |
| (E) The owner of residential real property shall comply | 1613 | |
| with the requirements under divisions (A) and (C) of this | 1614 | |
| section within sixty days after receiving the notice provided | 1615 | |
| under division (D) of this section, division (D) of section | 1616 | |
| 319.202, or division (B) of section 323.131 of the Revised Code. | 1617 | |
| (F) Any agent designated by the owner to manage the | 1618 | |
| property on the owner's behalf may file or update any | 1619 | |
| information, or do anything otherwise required by this section, | 1620 | |
| on the owner's behalf. | 1621 | |
| Section 2. That existing sections 317.13, 317.32, 317.36, | 1622 | |
| 1113.13, 1337.04, 2329.02, 4505.104, 4511.01, 4513.61, 4513.62, | 1623 | |
| 4513.63, 4513.64, 4513.65, 4513.66, 4513.69, and 5323.02 of the | 1624 | |
| Revised Code are hereby repealed. | 1625 | |
| Section 3. That Section 413.10 of H.B. 33 of the 135th | 1626 | |
| General Assembly be amended to read as follows: | 1627 | |
| Sec. 413.10. | 1628 | |

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1629 1 2 3 4 5 TOS TREASURER OF STATE Α General Revenue Fund В 090321 С GRF Operating Expenses \$6,478,000 \$5,432,000 Treasury Management System D GRF 090406 \$1,120,000 \$1,120,000 Lease Rental Payments 090409 County Recorder Electronic Ε GRF \$0 \$4,500,000 Record Modernization Program F TOTAL GRF General Revenue Fund \$7,598,000 \$6,552,000 \$11,052,000 Dedicated Purpose Fund Group G 4E90 090603 Securities Lending Income \$10,022,465 \$11,068,905 Η 090614 Political Subdivision \$35,000 Ι 4X90 \$35,000 Obligation J 5770 090605 Investment Pool \$1,700,000 \$1,700,000 Reimbursement 5C50 090602 County Treasurer Education \$250,000 \$250,000 K 5BD1 090576 County Recorder Electronic \$0 \$1,500,000 L

Record Supplement

| М | 6050 | 090609 | Treasurer of State Administrative Fund | \$1,800,000 | \$1,800,000 | |
|--|---|------------|--|-------------------------|-------------------------|------|
| N | TOTAL | DPF Dedica | ated Purpose Fund Group | \$13,807,465 | \$14,853,905 | |
| | | | | | <u>\$16,353,905</u> | |
| 0 | Fiduci | ary Fund (| Group | | | |
| Р | 4250 | 090635 | Tax Refunds | \$12,000,000 | \$12,000,000 | |
| Q | TOTAL | FID Fiduc: | iary Fund Group | \$12,000,000 | \$12,000,000 | |
| R | TOTAL | ALL BUDGE | I FUND GROUPS | \$33,405,465 | \$33,405,905 | |
| S | TOTAL | ALL BUDGE | I FUND GROUPS | <u>\$33,405,465</u> | \$39,405,905 | |
| Section 4. That existing Section 413.10 of H.B. 33 of the | | | | | 1630 | |
| 135th General Assembly is hereby repealed. | | | | | 1631 | |
| Section 5. COUNTY RECORDER ELECTRONIC RECORD MODERNIZATION | | | | | 1632 | |
| FUNI | O | | | | | 1633 |
| | The (| County Rec | corder Electronic Moderniz | ation Fund (Fund | | 1634 |
| 5BD1 | 1) is c | reated in | the state treasury. Money | y in the fund shal | .1 | 1635 |
| be ı | used to | distribut | te funds to reimburse cour | nties under the | | 1636 |
| Cour | nty Rec | order Elec | ctronic Record Modernizati | lon Program, for u | ıse | 1637 |
| by o | county | recorder's | s offices to implement the | e requirements set | | 1638 |
| fort | th in d | ivisions | (E) and (F) of section 317 | 7.13 of the Revise | ed | 1639 |
| Code | Code, upon the effective date of that section, as amended by | | | | 1640 | |
| this act. The Treasurer of State shall reimburse counties on a | | | | 1641 | | |
| rolling basis until the appropriation is expended. Counties that | | | | 1642 | | |
| meet the requirements set forth in divisions (E) and (F) of | | | | 1643 | | |
| section 317.13 of the Revised Code on the effective date of that | | | | 1644 | | |
| sect | section, as amended by this act, are ineligible for funds under | | | | 1645 | |

| the Program. To be eligible for reimbursement under the Program, | 1646 |
|--|------|
| an expense must be incurred on or after the effective date of | 1647 |
| section 317.13 of the Revised Code as amended by this act; | 1648 |
| expenses incurred before the effective date of section 317.13 of | 1649 |
| the Revised Code, as amended by this act, are not eligible for | 1650 |
| reimbursement. A county that receives funds under the Program | 1651 |
| shall credit those funds to the Recorder's Technology Fund at | 1652 |
| least to the extent necessary to reimburse the fund for money | 1653 |
| the county recorder spent to implement the requirements set | 1654 |
| forth in divisions (E) and (F) of section 317.13 of the Revised | 1655 |
| Code, as amended by this act. | 1656 |

On July 1, 2023, or as soon as possible thereafter, the 1657

Treasurer of State shall transfer \$1,500,000 cash from the 1658

Assurance Fund in the custody of the Treasurer of State, to the 1659

County Recorder Electronic Modernization Fund (Fund 5BD1). 1660

Section 6. If a county utilizes funds received under

Section 5 of this act to implement the requirements set forth in

1662
divisions (E) and (F) of section 317.13 of the Revised Code as

amended by this act, it shall be within the county recorder's

discretion whether to hire new staff or enter into a contract

with a private entity in order to implement those requirements.

1666