As Passed by the Senate

124th General Assembly Regular Session 2001-2002

H. B. No. 143

REPRESENTATIVES Young, Calvert, Flowers, Hartnett, Latell, Reinhard, Schaffer, Seitz, Coates, Carano, Sferra, Fessler, Widowfield, Schmidt, Hughes, White, Roman, Wolpert, Carmichael, Distel, Driehaus, Salerno, Setzer, Stapleton, Strahorn, Jolivette, Williams, Grendell, Core, Cates, Faber, Collier, Hagan, Webster, Kearns, Reidelbach, Olman, Lendrum, G. Smith, Niehaus

SENATORS Spada, Mumper, Robert Gardner, Austria, Espy, Randy Gardner, Harris, Prentiss, Wachtmann, Blessing

A BILL

To amend sections 505.371, 505.375, 505.38, 733.68,	1
737.08, and 737.22 and to enact section 9.61 of the	2
Revised Code to specify that state law does not	3
require a municipal corporation fire chief to be a	4
resident or elector of the municipal corporation,	5
does not require a township fire chief to be a	6
resident of the township, and does not require a	7
township fire district fire chief, joint fire	8
district fire chief, or fire and ambulance district	9
fire chief to be a resident of the township fire	10
district, joint fire district, or fire and	11
ambulance district.	12

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

 Section 1. That sections 505.371, 505.375, 505.38, 733.68,
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 737.08, and 737.22 be amended and section 9.61 of the Revised Code
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be enacted to read as follows:

Sec. 9.61. (A) "Firefighting agency" means a municipal16corporation, township, township fire district, joint fire17district, fire and ambulance district, or other political18subdivision that operates a fire department.19

(B) Nothing in the Revised Code requires, or shall be20construed to require, that the fire chief of a firefighting agency21reside in the territory of the firefighting agency.22

Sec. 505.371. (A) The boards of township trustees of one or 23 more townships and the legislative authorities of one or more 24 municipal corporations, or the legislative authorities of two or 25 more municipal corporations, or the boards of township trustees of 26 two or more townships, may, by adoption of a joint resolution by a 27 majority of the members of each board of township trustees and by 28 a majority of the members of the legislative authority of each 29 municipal corporation, create a joint fire district comprising the 30 municipal corporations and all or any portions of the townships as 31 are mutually agreed upon. A joint fire district so created shall 32 be given a name different from the name of any participating 33 township or municipal corporation. 34

(B) The governing body of the joint fire district shall be a 35 board of fire district trustees, which shall include one 36 representative from each board of township trustees and one 37 representative from the legislative authority of each municipal 38 corporation in the district. The board of fire district trustees 39 may exercise the same powers as are granted to a board of township 40 trustees in sections 505.37 to 505.45 of the Revised Code, 41 including, but not limited to, the power to levy a tax upon all 42 taxable property in the fire district as provided in section 43 505.39 of the Revised Code. The board of fire district trustees 44

may be compensated at a rate not to exceed thirty dollars per meeting, not to exceed fifteen meetings per year, and may be reimbursed for all necessary expenses incurred. The board shall employ a clerk of the board of fire district trustees.

(C)(1) The board of fire district trustees may establish reasonable charges for the use of ambulance or emergency medical services. The board may establish different charges for residents and nonresidents of the district, and may waive, at its discretion, all or part of the charge for any resident of the district. The charge for nonresidents shall be an amount not less than the authorized medicare reimbursement rate, except that if, prior to February 4, 1998, the board had different charges for residents and nonresidents and the charge for nonresidents was less than the authorized medicare reimbursement rate, the board may charge nonresidents less than the authorized medicare reimbursement rate.

(2) In the resolution creating the joint fire district, the political subdivisions that create the district may provide that any of those political subdivisions may agree to pay any charges for the use of ambulance or emergency medical services that the board of fire district trustees establishes under division (C)(1) of this section and that are incurred by the residents of the particular political subdivision. Unless the board elects pursuant to that division to waive all or part of the charges for the use of ambulance or emergency medical services that any resident of the district incurs, the residents of a particular political subdivision that has not so agreed to pay the charges for the use of ambulance or emergency medical services incurred by its residents shall pay those charges.

(3) Charges collected under division (C) of this section shall be kept in a separate fund designated as the ambulance and emergency medical services fund and shall be appropriated and

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administered by the board. The fund shall be used for the payment of the costs of the management, maintenance, and operation of ambulance and emergency medical services in the district.

(4) As used in division (C) of this section, "authorizedmedicare reimbursement rate" has the same meaning as in section505.84 of the Revised Code.

(D) Any municipal corporation or township, or parts of them, 83 may join an existing joint fire district by the adoption of a 84 resolution requesting such membership and upon approval of the 85 board of fire district trustees. Any municipal corporation or 86 township may withdraw from a joint fire district created under 87 this section, by the adoption of a resolution ordering withdrawal. 88 On or after the first day of January of the year following the 89 adoption of the resolution of withdrawal, the municipal 90 corporation or township withdrawing ceases to be a part of such 91 district, and the power of the district to levy a tax upon taxable 92 property in the withdrawing township or municipal corporation 93 terminates, except that the district shall continue to levy and 94 collect taxes for the payment of indebtedness within the territory 95 of the district as it was comprised at the time the indebtedness 96 was incurred. 97

Upon the withdrawal of any township or municipal corporation 98 from a joint fire district created under this section, the county 99 auditor shall ascertain, apportion, and order a division of the 100 funds on hand, including funds in the ambulance and emergency 101 medical services fund, moneys and taxes in the process of 102 collection, except for taxes levied for the payment of 103 indebtedness, credits, and real and personal property, either in 104 money or in kind, on the basis of the valuation of the respective 105 tax duplicates of the withdrawing municipal corporation or 106 township and the remaining territory of the joint fire district. 107

When the number of townships and municipal corporations

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109 comprising a joint fire district is reduced to one, the joint fire 110 district ceases to exist by operation of law, and the funds, 111 credits, and property remaining after apportionments to 112 withdrawing municipal corporations or townships shall be assumed 113 by the one remaining township or municipal corporation. When a 114 joint fire district ceases to exist and an indebtedness remains 115 unpaid, the board of county commissioners shall continue to levy 116 and collect taxes for the payment of such that indebtedness within 117 the territory of the joint fire district as it was comprised at 118 the time the indebtedness was incurred.

(E) Neither this section nor any other section of the Revised119Code requires, or shall be construed to require, that the fire120chief of a joint fire district be a resident of the fire district.121

Sec. 505.375. (A) The board of a joint ambulance district 122 created under section 505.71 of the Revised Code and the board of 123 a joint fire district created under section 505.371 of the Revised 124 Code may negotiate in accordance with this section to combine 125 their two joint districts into a single district, called a fire 126 and ambulance district, for the delivery of both fire and 127 ambulance services, if the geographic area covered by the 128 combining joint districts is exactly the same. Both boards shall 129 adopt a joint resolution ratifying the agreement and setting a 130 date on which the fire and ambulance district shall come into 131 being. On that date, the joint fire district and the joint 132 ambulance district shall cease to exist, and the power of each to 133 levy a tax upon taxable property shall terminate, except that any 134 levy of a tax for the payment of indebtedness within the territory 135 of the joint fire or joint ambulance district as it was composed 136 at the time the indebtedness was incurred shall continue to be 137 collected by the successor fire and ambulance district if the 138 indebtedness remains unpaid. 139

All funds and other property of the joint districts that 140 combined into the fire and ambulance district shall become the 141 property of the fire and ambulance district, unless otherwise 142 provided in the negotiated agreement. The agreement shall provide 143 for the settlement of all debts and obligations of the joint 144 districts. 145

(B) The governing body of the fire and ambulance district 146 shall be a board of trustees of at least three but no more than 147 nine members, appointed as provided in the agreement creating the 148 district. Members of the board of trustees may be compensated at a 149 rate not to exceed thirty dollars per meeting for not more than 150 fifteen meetings per year, and may be reimbursed for all necessary 151 expenses incurred, as provided in the agreement creating the 152 district. 153

The board shall employ a clerk and such other employees as it154considers best, including a fire chief or fire prevention155officers, and shall fix their compensation. Before Neither this156section nor any other section of the Revised Code requires, or157shall be construed to require, that the fire chief of a fire and158ambulance district be a resident of the district.159

Before entering upon the duties of office, the clerk shall 160 execute a bond, in the amount and with surety to be approved by 161 the board, payable to the state, conditioned for the faithful 162 performance of all of the clerk's official duties. The clerk shall 163 deposit the bond with the presiding officer of the board, who 164 shall file a copy of it, certified by the presiding officer, with 165 the county auditor of the county containing the most territory in 166 the district. 167

The board shall also provide for the appointment of a fiscal 168 officer for the district. The board may also enter into agreements 169 with volunteer fire companies for the use and operation of 170 fire-fighting equipment. Volunteer firefighters acting under such 171

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an agreement are subject to the requirements for volunteer 172 firefighters set forth in division (A) of section 505.38 of the 173 Revised Code. 174

Employees of the district shall not be removed from office 175 except as provided by sections 733.35 to 733.39 of the Revised 176 Code, except that, to initiate removal proceedings, the board 177 shall designate a private citizen, or, if the employee is employed 178 as a firefighter, the board may designate the fire chief, to 179 investigate, conduct the proceedings, and prepare the necessary 180 charges in conformity with sections 733.35 to 733.39 of the 181 Revised Code, and except that the board shall perform the 182 functions and duties specified for the municipal legislative 183 authority under those sections. The board may pay reasonable 184 compensation to any private citizen hired for services rendered in 185 the matter. 186

No person shall be appointed as a permanent full-time paid 187 member of the district whose duties include fire fighting, or be 188 appointed as a volunteer firefighter, unless that person has 189 received a certificate issued under former section 3303.07 or 190 section 4765.55 of the Revised Code evidencing satisfactory 191 completion of a firefighter training program. The board may send 192 its officers and firefighters to schools of instruction designed 193 to promote the efficiency of firefighters, and, if authorized in 194 advance, may pay their necessary expenses from the funds used for 195 the maintenance and operation of the district. 196

The board may choose, by adoption of an appropriate 197 resolution, to have the Ohio ambulance licensing board license any 198 emergency medical service organization it operates. If the board 199 adopts such a resolution, Chapter 4766. of the Revised Code, 200 except for sections 4766.06 and 4766.99 of the Revised Code, 201 applies to the organization. All rules adopted under the 202 applicable sections of that chapter also apply to the 203

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organization. The board may likewise, by resolution, remove its emergency medical service organization from the jurisdiction of the Ohio ambulance licensing board.

(C) The board may exercise the following powers:

(1) Purchase or otherwise provide any fire apparatus,
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mechanical resuscitators, or other fire or ambulance equipment,
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appliances, or materials; fire hydrants; and water supply for
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fire-fighting purposes that seems advisable to the board;
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(2) Provide for the care and maintenance of equipment and,
for that purpose, purchase, lease, or construct and maintain
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necessary buildings;
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(3) Establish and maintain lines of fire-alarm communications 215within the limits of the district; 216

(4) Appropriate land for a fire station or medical emergency
 unit needed in order to respond in reasonable time to a fire or
 medical emergency, in accordance with Chapter 163. of the Revised
 Code;

(5) Purchase, appropriate, or accept a deed or gift of landto enlarge or improve a fire station or medical emergency unit;222

(6) Purchase, lease, maintain, and use all materials, 223
equipment, vehicles, buildings, and land necessary to perform its 224
duties; 225

(7) Contract for a period not to exceed three years with one 226 or more townships, municipal corporations, counties, joint fire 227 districts, governmental agencies, nonprofit corporations, or 228 private ambulance owners located either within or outside the 229 state, to furnish or receive ambulance services or emergency 230 medical services within the several territories of the contracting 231 parties, if the contract is first authorized by all boards of 232 trustees and legislative authorities concerned; 233

(8) Establish reasonable charges for the use of ambulance or
emergency medical services under the same conditions under which a
board of fire district trustees may establish those charges under
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section 505.371 of the Revised Code;

(9) Establish all necessary rules to guard against the occurrence of fires and to protect property and lives against damage and accidents;

(10) Adopt a standard code pertaining to fire, fire hazards, 241 and fire prevention prepared and promulgated by the state or by a 242 public or private organization that publishes a model or standard 243 code; 244

(11) Provide for charges for false alarms at commercial establishments in the same manner as joint fire districts are authorized to do under section 505.391 of the Revised Code;

(12) Issue bonds and other evidences of indebtedness, subject 248
to Chapter 133. of the Revised Code, but only after approval by a 249
vote of the electors of the district as provided by section 133.18 250
of the Revised Code; 251

(13) To provide the services and equipment it considers
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necessary, levy a sufficient tax, subject to Chapter 5705. of the
Revised Code, on all the taxable property in the district.
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(D) Any municipal corporation or township may join an 255 existing fire and ambulance district by its legislative 256 authority's adoption of a resolution requesting such the 257 membership and upon approval of the board of the district. Any 258 municipal corporation or township may withdraw from a district by 259 its legislative authority's adoption of a resolution ordering 260 withdrawal. Upon its withdrawal, the municipal corporation or 261 township ceases to be a part of the district, and the district's 262 power to levy a tax on taxable property in the withdrawing 263 township or municipal corporation terminates, except that the 264

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district shall continue to levy and collect taxes for the payment 265 of indebtedness within the territory of the district as it was 266 composed at the time the indebtedness was incurred. 267

Upon the withdrawal of any township or municipal corporation 268 from a district, the county auditor of the county containing the 269 most territory in the district shall ascertain, apportion, and 270 order a division of the funds on hand, including funds in the 271 ambulance and emergency medical services fund, moneys and taxes in 272 the process of collection, except for taxes levied for the payment 273 of indebtedness, credits, and real and personal property on the 274 basis of the valuation of the respective tax duplicates of the 275 276 withdrawing municipal corporation or township and the remaining territory of the district. 277

(E) As used in this section:

(1) "Governmental agency" includes all departments, boards, 279
offices, commissions, agencies, colleges, universities, 280
institutions, and other instrumentalities of this or another 281
state. 282

(2) "Emergency medical service organization" has the same283meaning as in section 4766.01 of the Revised Code.284

Sec. 505.38. (A) In each township or fire district that has a 285 fire department, the head of such the department shall be a fire 286 chief, appointed by the board of township trustees, except that, 287 in a joint fire district, the fire chief shall be appointed by the 288 board of fire district trustees. The Neither this section nor any 289 other section of the Revised Code requires, or shall be construed 290 to require, that the fire chief be a resident of the township or 291 fire district. 292

The board shall provide for the employment of such293firefighters as it considers best- and shall fix their294compensation. No person shall be appointed as a permanent295

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full-time paid member, whose duties include firefighting fire 296 fighting, of the fire department of any township or fire district 297 unless such that person has received a certificate issued under 298 former section 3303.07 or section 4765.55 of the Revised Code 299 evidencing satisfactory completion of a firefighter training 300 program. Such Those appointees shall continue in office until 301 removed therefrom from office as provided by sections 733.35 to 302 733.39 of the Revised Code. To initiate removal proceedings, and 303 for such that purpose, the board shall designate the fire chief or 304 a private citizen to investigate the conduct and prepare the 305 necessary charges in conformity with sections 733.35 to 733.39 of 306 the Revised Code. 307

In case of the removal of a fire chief or any member of the 308 fire department of a township or <u>fire</u> district, an appeal may be 309 had from the decision of the board to the court of common pleas of 310 the county in which such the township or fire district fire 311 department is situated, to determine the sufficiency of the cause 312 of removal. Such The appeal from the findings of the board shall 313 be taken within ten days. 314

No person who is appointed as a volunteer firefighter of the fire department of any township or fire district after July 1, 316 1979, shall remain in such a that position unless either of the 317 following applies: 318

(1) Within one year of the appointment, the person has 319 received a certificate issued under former section 3303.07 of the 320 Revised Code or division (C)(1) or (2) of section 4765.55 of the 321 Revised Code evidencing satisfactory completion of a firefighter 322 training program. 323

(2) The person began serving as a permanent full-time paid 324 firefighter with the fire department of a city or village prior to 325 July 2, 1970, or as a volunteer firefighter with the fire 326 department of a city, village, or other township or fire district 327

prior to July 2, 1979, and receives a certificate issued under 328 division (C)(3) of section 4765.55 of the Revised Code. 329

No person shall receive an appointment under this section 330 after July 1, 1979, in the case of a volunteer firefighter, unless 331 the person has, not more than sixty days prior to receiving such 332 the appointment, passed a physical examination, given by a 333 licensed physician, showing that the person meets the physical 334 requirements necessary to perform the duties of the position to 335 which the person is appointed as established by the board of 336 township trustees having jurisdiction over the appointment. The 337 appointing authority shall, prior to making any such an 338 appointment, file with the Ohio police and fire pension fund or 339 the local volunteer fire fighters' dependents fund board a copy of 340 the report or findings of said that licensed physician. The 341 professional fee for such the physical examination shall be paid 342 for by the board of township trustees. 343

(B) In each township not having a fire department, the board 344
of township trustees shall appoint a fire prevention officer who 345
shall exercise all of the duties of a fire chief except those 346
involving the maintenance and operation of fire apparatus. The 347
board of township trustees may appoint one or more deputy fire 348
prevention officers, who shall exercise the duties assigned by the 349
fire prevention officer. 350

The board of township trustees may fix such the compensation 351 for the fire prevention officer and the fire prevention officer's 352 deputies as it considers best. The board of township trustees 353 shall appoint each fire prevention officer and deputy for a 354 one-year term. An appointee may be reappointed at the end of a 355 term to another one-year term. Any appointee may be removed from 356 office during a term as provided by sections 733.35 to 733.39 of 357 the Revised Code. The provisions of section Section 505.45 of the 358 Revised Code extend extends to such those officers. 359

(C) Division (A) of this section shall not apply to any 360 township having that has a population of ten thousand or more 361 persons residing within the township and outside of any municipal 362 corporation, which that has its own fire department employing ten 363 or more full-time paid employees, and which that has a civil 364 service commission established under division (B) of section 365 124.40 of the Revised Code. Such The township shall comply with 366 the procedures for the employment, promotion, and discharge of 367 firefighters provided by Chapter 124. of the Revised Code, except 368 that the board of township trustees of the township may appoint 369 the fire chief, and any person so appointed shall be in the 370 unclassified service under section 124.11 of the Revised Code and 371 shall serve at the pleasure of the board. Neither this section nor 372 any other section of the Revised Code requires, or shall be 373 construed to require, that the fire chief be a resident of the 374 township. A person who is appointed fire chief under these 375 conditions and who is removed by the board or who resigns from the 376 position is entitled to return to the classified service in the 377 township fire department, in the position held just prior to the 378 appointment as fire chief. The board of township trustees shall 379 determine the number of personnel required and establish salary 380 schedules and conditions of employment not in conflict with 381 Chapter 124. of the Revised Code. No person shall receive an 382 original appointment as a permanent full-time paid member of the 383 fire department of such a the township unless the person has 384 received a certificate issued under former section 3303.07 or 385 section 4765.55 of the Revised Code evidencing the satisfactory 386 completion of a firefighter training program. Persons employed as 387 firefighters in such the township on the date a civil service 388 commission is appointed pursuant to division (B) of section 124.40 389 of the Revised Code shall, without being required to pass a 390 competitive examination or a firefighter training program, retain 391 their employment and any rank previously granted them by action of 392

the <u>board of</u> township trustees or otherwise, but such those 393 persons are eligible for promotion only by compliance with Chapter 394 124. of the Revised Code. 395

Sec. 733.68. (A) Except as otherwise provided by in division 396 (B) of this section or in another section of the Revised Code, 397 each officer of a municipal corporation, or of any department or 398 board thereof of a municipal corporation, whether elected or 399 appointed as a substitute for a regular officer, shall be an 400 elector of the municipal corporation, and, before entering upon 401 his official duties, shall take an oath to support the 402 constitution of the United States and the constitution of this 403 state, and an oath that he the officer will faithfully, honestly, 404 and impartially discharge the duties of his the office to which 405 <u>elected or appointed</u>. Such <u>These</u> provisions as to official oaths 406 shall extend to deputies, but they need not be electors. 407

408 (B) Neither this section nor any other section of the Revised Code requires, or shall be construed to require, that a city fire 409 chief be an elector of the city or that a village fire chief be an 410 elector of the village. 411

Sec. 737.08. (A) The fire department of each city shall be 412 composed of a chief of the fire department and such other 413 officers, firefighters, and employees as provided for by 414 ordinance. Neither this section nor any other section of the 415 Revised Code requires, or shall be construed to require, that the 416 fire chief be a resident of the city. 417

(B) No person shall, after July 1, 1970, be appointed as a 418 permanent full-time paid member, whose duties include firefighting 419 fire fighting, of the fire department of any city, unless either 420 of the following applies: 421

(1) The person has received a certificate issued under former 422

423 section 3303.07 of the Revised Code or division (C)(1) or (2) of 424 section 4765.55 of the Revised Code evidencing satisfactory 425 completion of a firefighter training program +.

(2) The person began serving as a permanent full-time paid 426 firefighter with the fire department of a village or other city 427 prior to July 2, 1970, and receives a certificate issued under 428 division (C)(3) of section 4765.55 of the Revised Code. 429

(C) No person who is appointed as a volunteer firefighter of 430 a city fire department after July 1, 1979, shall remain in such a 431 that position, unless either of the following applies: 432

(1) Within one year of the appointment, the person has 433 received a certificate issued under former section 3303.07 of the 434 Revised Code or division (C)(1) or (2) of section 4765.55 of the 435 Revised Code evidencing satisfactory completion of a firefighter 436 training program+. 437

(2) The person began serving as a permanent full-time paid 438 firefighter with the fire department of a village or other city 439 prior to July 2, 1970, or as a volunteer firefighter with the fire 440 department of a township, fire district, village, or other city 441 prior to July 2, 1979, and receives a certificate issued under 442 division (C)(3) of section 4765.55 of the Revised Code. 443

(D) The director of public safety shall have the exclusive 444 management and control of such other surgeons, secretaries, 445 clerks, and employees, as are provided for by ordinance or 446 resolution of the legislative authority of such the city. 447

Sec. 737.22. (A) Each village establishing a fire department 448 shall have a fire chief as the <u>department's</u> head thereof, 449 appointed by the mayor with the advice and consent of the 450 legislative authority of the village, who shall continue in office 451 until removed therefrom from office as provided by sections 733.35 452

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to 733.39 of the Revised Code. Neither this section nor any other453section of the Revised Code requires, or shall be construed to454require, that the fire chief be a resident of the village.455In each village not having a fire department, the mayor456

shall, with the advice and consent of the legislative authority of 457 the village, appoint a fire prevention officer who shall exercise 458 all of the duties of a fire chief except those involving the 459 maintenance and operation of fire apparatus. 460

The legislative authority of the village may fix such the461compensation as it deems considers best. Such The appointee shall462continue in office until removed therefrom from office as provided463by such sections 733.35 to 733.39 of the Revised Code. The464provisions of section Section 737.23 of the Revised Code shall465extend to such the officer.466

(B) The legislative authority of the village may provide for
the appointment of permanent full-time paid firefighters as it
deems considers best and fix their compensation, or for the
services of volunteer firefighters, who shall be appointed by the
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mayor with the advice and consent of the legislative authority,
and shall continue in office until removed therefrom from office.

(1) No person shall be appointed as a permanent full-time
 paid firefighter of a village fire department, unless either of
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 the following applies:
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(a) The person has received a certificate issued under former
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section 3303.07 of the Revised Code or division (C)(1) or (2) of
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section 4765.55 of the Revised Code evidencing satisfactory
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completion of a firefighter training program+.

(b) The person began serving as a permanent full-time paid
firefighter with the fire department of a city or other village
prior to July 2, 1970, and receives a certificate issued under
division (C)(3) of section 4765.55 of the Revised Code.

(2) No person who is appointed as a volunteer firefighter of 484 a village fire department after July 1, 1979, shall remain in such 485 a that position, unless either of the following applies: 486

(a) Within one year of the appointment, the person has 487 received a certificate issued under former section 3303.07 or 488 section 4765.55 of the Revised Code evidencing satisfactory 489 completion of a firefighter training program $\dot{\tau}$. 490

(b) The person has served as a permanent full-time paid 491 firefighter with the fire department of a city or other village 492 prior to July 2, 1970, or as a volunteer firefighter with the fire 493 department of a city, township, fire district, or other village 494 prior to July 2, 1979, and receives a certificate issued under 495 division (C)(3) of section 4765.55 of the Revised Code. 496

(3) No person shall receive an appointment under this section 497 after January 1, 1970, and after July 1, 1979, in the case of a 498 volunteer firefighter, unless the person has, not more than sixty 499 days prior to receiving such the appointment, passed a physical 500 examination, given by a licensed physician, showing that the 501 person meets the physical requirements necessary to perform the 502 duties of the position to which the person is to be appointed as 503 established by the legislative authority of the village. The 504 appointing authority shall, prior to making any such an 505 appointment, file with the Ohio police and fire pension fund or 506 the local volunteer fire fighters' dependents fund board a copy of 507 the report or findings of said that licensed physician. The 508 professional fee for such the physical examination shall be paid 509 for by such the legislative authority of the village. 510

Section 2. That existing sections 505.371, 505.375, 505.38, 511 733.68, 737.08, and 737.22 of the Revised Code are hereby 512 513 repealed.

Section 3. Section 505.375 of the Revised Code is presented 514 in this act as a composite of the section as amended by both Am. 515 Sub. S.B. 5 and Am. Sub. S.B. 30 of the 122nd General Assembly. 516 The General Assembly, applying the principle stated in division 517 (B) of section 1.52 of the Revised Code that amendments are to be 518 harmonized if reasonably capable of simultaneous operation, finds 519 that the composite is the resulting version of the section in 520 effect prior to the effective date of the section as presented in 521 this act. 522