## As Passed by the House

## 125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 97

Representatives Willamowski, Hagan, McGregor, Seitz, Calvert, Schmidt, Schaffer, Faber, Allen, White, Seaver, Ujvagi, Webster, Fessler, Callender, Buehrer, Wolpert, Olman, Widowfield, Daniels, Collier, Walcher, Domenick, Wagner, C. Evans, Schlichter, Chandler, Cirelli, Sferra, Price, Skindell, Barrett, Beatty, Boccieri, Carano, Carmichael, Cates, Clancy, DeBose, Distel, Flowers, Gibbs, Hartnett, Harwood, Hughes, Key, Koziura, Latta, Martin, Niehaus, Oelslager, Otterman, S. Patton, T. Patton, Raga, Reidelbach, Schneider, Setzer, D. Stewart, J. Stewart, Strahorn, Taylor, Widener, Yates

## ABILL

То	amend sections 133.09, 505.37, 505.50, and	1
	5549.021, and to enact sections 505.267 and	2
	4931.03 of the Revised Code to permit a board of	3
	township trustees and boards of trustees of a	4
	joint township police district, a township fire	5
	district, a joint fire district, or a fire and	6
	ambulance district to enter into lease or lease	7
	with an option to purchase agreements for real and	8
	personal property and to permit a telephone	9
	company to construct telegraph or telephone lines	10
	upon, along, and beneath the public roads,	11
	highways, and waters that are in the	12
	unincorporated area of a township.	13

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

44

be amended and sections 505.267 and 4931.03 of the Revised Code be	15
enacted to read as follows:	16
Sec. 133.09. (A) Unless it is a township that has adopted a	17
limited home rule government under Chapter 504. of the Revised	18
Code, a township shall not incur net indebtedness that exceeds an	19
amount equal to five per cent of its tax valuation and, except as	20
specifically authorized by section 505.262 of the Revised Code or	21
other laws, shall not incur any net indebtedness unless authorized	22
by vote of the electors.	23
(B) A township that has adopted a limited home rule	24
government under Chapter 504. of the Revised Code shall not incur	25
net indebtedness that exceeds an amount equal to ten and one-half	26
per cent of its tax valuation, or incur without a vote of the	27
electors net indebtedness that exceeds an amount equal to five and	28
one-half per cent of that tax valuation. In calculating the net	29
indebtedness of a township that has adopted a limited home rule	30
government, none of the following securities shall be considered:	31
(1) Self-supporting securities issued for any purpose;	32
(2) Securities issued for the purpose of purchasing,	33
constructing, improving, or extending water or sanitary or surface	34
and storm water sewerage systems or facilities, or a combination	35
of those systems or facilities, to the extent that an agreement	36
entered into with another subdivision requires the other	37
subdivision to pay to the township amounts equivalent to debt	38
charges on the securities;	39
(3) Securities that are not general obligations of the	40
township;	41
(4) Voted securities issued for the purposes of redevelopment	42
(-,a securities is a secure of the purposes of federal opinions	

to the extent that their principal amount does not exceed an

amount equal to two per cent of the tax valuation of the township;

constructing roads, highways, bridges, or viaducts, or for the	46
purpose of acquiring or making other highway permanent	47
improvements, to the extent that the resolution of the board of	48
township trustees authorizing the issuance of the securities	49
includes a covenant to appropriate from money distributed to the	50
township under Chapter 4501., 4503., 4504., or 5735. of the	51
Revised Code a sufficient amount to cover debt charges on and	52
financing costs relating to the securities as they become due;	53
(6) Securities issued for energy conservation measures under	54
section 505.264 of the Revised Code.	55
(C) In calculating the net indebtedness of any township, no	56
obligation incurred under division (B) of section 513.17 or under	57
obligation insulted ander alvision (2) of section 515.17 of ander	
section 505.261, 505.264, 505.265, <u>505.267</u> , or 505.37 of the	58
	58 59
section 505.261, 505.264, 505.265, <u>505.267</u> , or 505.37 of the	
section 505.261, 505.264, 505.265, <u>505.267</u> , or 505.37 of the	
section 505.261, 505.264, 505.265, <u>505.267</u> , or 505.37 of the Revised Code shall be considered.	59
section 505.261, 505.264, 505.265, <u>505.267</u> , or 505.37 of the Revised Code shall be considered.  Sec. 505.267. (A) As used in this section:	59 60
section 505.261, 505.264, 505.265, 505.267, or 505.37 of the Revised Code shall be considered.  Sec. 505.267. (A) As used in this section:  (1) "Lease-purchase agreement" has the same meaning as "lease	59 60 61
section 505.261, 505.264, 505.265, 505.267, or 505.37 of the Revised Code shall be considered.  Sec. 505.267. (A) As used in this section:  (1) "Lease-purchase agreement" has the same meaning as "lease with an option to purchase";	59 60 61 62
section 505.261, 505.264, 505.265, 505.267, or 505.37 of the Revised Code shall be considered.  Sec. 505.267. (A) As used in this section:  (1) "Lease-purchase agreement" has the same meaning as "lease with an option to purchase";  (2) "Public obligation" has the same meaning as in section	59 60 61 62 63
section 505.261, 505.264, 505.265, 505.267, or 505.37 of the Revised Code shall be considered.  Sec. 505.267. (A) As used in this section:  (1) "Lease-purchase agreement" has the same meaning as "lease with an option to purchase";  (2) "Public obligation" has the same meaning as in section 133.01 of the Revised Code.	<ul><li>59</li><li>60</li><li>61</li><li>62</li><li>63</li><li>64</li></ul>
section 505.261, 505.264, 505.265, 505.267, or 505.37 of the Revised Code shall be considered.  Sec. 505.267. (A) As used in this section:  (1) "Lease-purchase agreement" has the same meaning as "lease with an option to purchase";  (2) "Public obligation" has the same meaning as in section 133.01 of the Revised Code.  (B) For any purpose for which a board of township trustees,	<ul><li>59</li><li>60</li><li>61</li><li>62</li><li>63</li><li>64</li><li>65</li></ul>
section 505.261, 505.264, 505.265, 505.267, or 505.37 of the  Revised Code shall be considered.  Sec. 505.267. (A) As used in this section:  (1) "Lease-purchase agreement" has the same meaning as "lease with an option to purchase";  (2) "Public obligation" has the same meaning as in section  133.01 of the Revised Code.  (B) For any purpose for which a board of township trustees, or a board of trustees of a joint township police district, a	59 60 61 62 63 64 65 66
section 505.261, 505.264, 505.265, 505.267, or 505.37 of the  Revised Code shall be considered.  Sec. 505.267. (A) As used in this section:  (1) "Lease-purchase agreement" has the same meaning as "lease with an option to purchase";  (2) "Public obligation" has the same meaning as in section  133.01 of the Revised Code.  (B) For any purpose for which a board of township trustees, or a board of trustees of a joint township police district, a township fire district, a joint fire district, or a fire and	59 60 61 62 63 64 65 66
section 505.261, 505.264, 505.265, 505.267, or 505.37 of the Revised Code shall be considered.  Sec. 505.267. (A) As used in this section:  (1) "Lease-purchase agreement" has the same meaning as "lease with an option to purchase";  (2) "Public obligation" has the same meaning as in section 133.01 of the Revised Code.  (B) For any purpose for which a board of township trustees, or a board of trustees of a joint township police district, a township fire district, a joint fire district, or a fire and ambulance district is authorized to acquire real or personal	59 60 61 62 63 64 65 66 67 68
section 505.261, 505.264, 505.265, 505.267, or 505.37 of the Revised Code shall be considered.  Sec. 505.267. (A) As used in this section:  (1) "Lease-purchase agreement" has the same meaning as "lease with an option to purchase";  (2) "Public obligation" has the same meaning as in section  133.01 of the Revised Code.  (B) For any purpose for which a board of township trustees, or a board of trustees of a joint township police district, a township fire district, a joint fire district, or a fire and ambulance district is authorized to acquire real or personal property, that board may enter into a lease-purchase agreement in	59 60 61 62 63 64 65 66 67 68 69
section 505.261, 505.264, 505.265, 505.267, or 505.37 of the Revised Code shall be considered.  Sec. 505.267. (A) As used in this section:  (1) "Lease-purchase agreement" has the same meaning as "lease with an option to purchase";  (2) "Public obligation" has the same meaning as in section 133.01 of the Revised Code.  (B) For any purpose for which a board of township trustees, or a board of trustees of a joint township police district, a township fire district, a joint fire district, or a fire and ambulance district is authorized to acquire real or personal property, that board may enter into a lease-purchase agreement in accordance with this section to acquire the property. The board's	59 60 61 62 63 64 65 66 67 68 69 70

agreement, for the purpose of financing, or refinancing or

Page 4

Sub. H. B. No. 97

(B) The boards of township trustees of any two or more

Page 5

136

Sub. H. B. No. 97

unincorporated territory of the township or a municipal

corporation that is within or adjoining the township shall become

part of the fire district only after all of the following have

166

167

168

applicable)?"

If the question is approved by at least a majority of the 201 electors voting on it, the joinder shall be effective as of the 202 first day of July of the year following approval, and on that 203 date, the township fire district tax shall be extended to the 204 taxable property within the territory that has been added. If the 205 territory that has been added is a municipal corporation and if it 206 had adopted a tax levy for fire purposes, the levy is terminated 207 on the effective date of the joinder. 208

Any municipal corporation may withdraw from a township fire 209 district created under division (C) of this section by the 210 adoption by the municipal legislative authority of a resolution or 211 ordinance ordering withdrawal. On the first day of July of the 212 year following the adoption of the resolution or ordinance of 213 withdrawal, the municipal corporation withdrawing ceases to be a 214 part of the district, and the power of the fire district to levy a 215 tax upon taxable property in the withdrawing municipal corporation 216 terminates, except that the fire district shall continue to levy 217 and collect taxes for the payment of indebtedness within the 218 territory of the fire district as it was composed at the time the 219 indebtedness was incurred. 220

Upon the withdrawal of any municipal corporation from a 221 township fire district created under division (C) of this section, 222 the county auditor shall ascertain, apportion, and order a 223 division of the funds on hand, moneys and taxes in the process of 224 collection except for taxes levied for the payment of 225 indebtedness, credits, and real and personal property, either in 226 money or in kind, on the basis of the valuation of the respective 227 tax duplicates of the withdrawing municipal corporation and the 228 remaining territory of the fire district. 229

A board of township trustees may remove unincorporated 230 territory of the township from the fire district upon the adoption 231

of a resolution authorizing the removal. On the first day of July 232 of the year following the adoption of the resolution, the 233 unincorporated township territory described in the resolution 234 ceases to be a part of the district, and the power of the fire 235 district to levy a tax upon taxable property in that territory 236 terminates, except that the fire district shall continue to levy 237 and collect taxes for the payment of indebtedness within the 238 territory of the fire district as it was composed at the time the 239 indebtedness was incurred. 240

(D) The board of township trustees of any township, the board 241 of fire district trustees of a fire district created under section 242 505.371 of the Revised Code, or the legislative authority of any 243 municipal corporation may purchase, lease, or lease with an option 244 to purchase the necessary fire-fighting equipment, buildings, and 245 sites for the township, fire district, or municipal corporation 246 and issue securities for that purpose with maximum maturities as 247 provided in section 133.20 of the Revised Code. The board of 248 township trustees, board of fire district trustees, or legislative 249 authority may also construct any buildings necessary to house 250 fire-fighting equipment and issue securities for that purpose with 251 maximum maturities as provided in section 133.20 of the Revised 252 Code. The 253

The board of township trustees, board of fire district 254 trustees, or legislative authority may issue the securities of the 255 township, fire district, or municipal corporation, signed by the 256 board or designated officer of the municipal corporation and 257 attested by the signature of the township, fire district, or 258 municipal clerk, covering any deferred payments and payable at the 259 times provided, which securities shall bear interest not to exceed 260 the rate determined as provided in section 9.95 of the Revised 261 Code, and shall not be subject to Chapter 133. of the Revised 262 Code. The legislation authorizing the issuance of the securities 263

Revised Code.

A board of township trustees, by adoption of an appropriate	295
resolution, may choose to have the Ohio ambulance licensing board	296
license any emergency medical service <u>organization</u> it operates. If	297
the board adopts such a resolution, Chapter 4766. of the Revised	298
Code, except for sections 4766.06 and 4766.99 of the Revised Code,	299
applies to the organization. All rules adopted under the	300
applicable sections of that chapter also apply to the	301
organization. A board of township trustees, by adoption of an	302
appropriate resolution, may remove its emergency medical service	303
organization from the jurisdiction of the Ohio ambulance licensing	304
board.	

Sec. 505.50. The board of township trustees may purchase,

lease, lease with an option to purchase, or otherwise acquire any

police apparatus, equipment, including a public communications

system, or materials that the township police district requires

and may build, purchase, lease, or lease with an option to

purchase any building or buildings and site of the building or

buildings that are necessary for the operations of the district.

306

307

308

309

309

310

The boards of trustees of any two or more contiguous 313 townships, may, by joint agreement, unite in the joint purchase, 314 lease, lease with an option to purchase, maintenance, use, and 315 operation of police equipment, for any other police purpose 316 designated in sections 505.48 to 505.55 of the Revised Code, and 317 to prorate the expense of such that joint action on such terms as 318 are mutually agreed upon by the trustees in each affected 319 township. 320

The board of trustees of any township may enter into a 321 contract with one or more townships, a municipal corporation, a 322 park district created pursuant to section 511.18 or 1545.01 of the 323 Revised Code, or the county sheriff upon any terms that are 324 mutually agreed upon for the provision of police protection 325

Sub. H. B. No. 97