125th General Assembly Regular Session 2003-2004

Sub. S. B. No. 82

Senators Amstutz, Randy Gardner, Jacobson, Mumper, Stivers, Harris, Spada, DiDonato, Schuler, Hagan, Robert Gardner, Schuring

ABILL

Го	amend sections 301.27, 2913.01, and 5705.41 and to	1
	enact section 301.29 of the Revised Code to	2
	authorize boards of county commissioners to	3
	approve the use of procurement cards for certain	4
	work-related purchases, to make changes pertaining	5
	to the exemption of county expenditures from the	6
	certification of available funds, and to make	7
	changes to the County Credit Card Law.	8

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

Section 1. That sections 301.27, 2913.01, and 5705.41 be	9
amended and section 301.29 of the Revised Code be enacted to read	10
as follows:	11
Sec. 301.27. (A) As used in this section:	12
(1) "Credit card" includes a gasoline and telephone credit	13
card and a telephone credit card cards but excludes any	14
procurement card authorized under section 301.29 of the Revised	15
<u>Code</u> .	16
(2) "Officer" includes an individual who also is an	17
appointing authority.	18

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(3) "Gasoline and oil expenses," and "minor motor vehicle	19
repair and maintenance expenses, and "emergency motor vehicle	20
repair expenses refer to only those expenses incurred for motor	21
vehicles owned or leased by the county.	22
(B)(1) A credit card held by a board of county commissioners	23
or the office of any other county appointing authority shall be	24
used only to pay the following work-related expenses, limited to	25
the following:	26
(1)(a) Food expenses;	27
(2)(b) Transportation expenses;	28
(3)(c) Gasoline and oil expenses;	29
(4) Minor motor (d) Motor vehicle repair and maintenance	30
expenses;	31
(5) Emergency motor vehicle repair expenses;	32
(6)(e) Telephone expenses;	33
(7)(f) Lodging expenses;	34
(8)(g) Internet service provider expenses;	35
$\frac{(9)(h)}{(h)}$ In the case of a public children services agency,	36
expenses for purchases for children for whom the agency is	37
providing temporary emergency care pursuant to section 5153.16 of	38
the Revised Code, children in the temporary or permanent custody	39
of the agency, and children in a planned permanent living	40
arrangement.	41
(2) No late charges or finance charges shall be allowed as an	42
allowable expense unless authorized by the board of county	43
commissioners.	44
(C) A county appointing authority may apply to the board of	45
county commissioners for authorization to have an officer or	46
employee of the appointing authority use a credit card held by	47

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that appointing authority. The authorization request shall state whether the card is to be issued only in the name of the office of the appointing authority itself or whether the issued card also shall also include the name of a specified officer or employee.

(D) The debt incurred as a result of the use of a credit card
pursuant to this section shall be paid from moneys appropriated to
specific appropriation line items of the appointing authority for
work-related expenses listed in division (B)(1) of this section.

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(E)(1) Except as otherwise provided in division (E)(2) of this section, every officer or employee authorized to use a credit card held by the board or appointing authority shall submit to the board by the first day of each month an estimate of the officer's or employee's work-related expenses listed in division (B)(1) of this section for that month along with the specific appropriation line items from which those expenditures are to be made, unless the board authorizes, by resolution, the officer or employee to submit to the board such an estimate for a period longer than one month. The board may revise the estimate and determine the amount it approves, if any, not to exceed the estimated amount. The board shall certify the amount of its determination to the county auditor along with the necessary information for the auditor to determine the appropriate specific appropriation line item items from which such the expenditures are to be made. After receiving certification from the county auditor that the determined sum of money is in the treasury or in the process of collection to the credit of the appropriate specific appropriation line item items for which the credit card is approved for use, and is free from previous and then-outstanding obligations or certifications, the board shall authorize the officer or employee to incur debt for such the expenses against the county's credit up to the authorized amount.

(2) In lieu of following the procedure set forth in division

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(E)(1) of this section, a board of county commissioners may adopt 80 a resolution authorizing an officer or employee of an appointing 81 authority to use a county credit card to pay for specific classes 82 of the work-related expenses listed in division (B)(1) of this 83 section, or use a specific credit card for any of those 84 work-related expenses listed in division (B)(1) of this section, 85 without submitting an estimate of those expenses to the board as 86 required by division (E)(1) of this section. Prior to adopting the 87 resolution, the board shall notify the county auditor. The 88 resolution shall specify whether the officer's or employee's 89 exemption extends to the use of a specific credit card, which card 90 shall be identified by its number, or to one or more specific 91 work-related uses from the classes of uses permitted under 92 division (B)(1) of this section. Before any credit card exempted 93 for specific uses may be used to make purchases for uses other 94 than those specific uses listed in the resolution, the procedures 95 outlined in division (E)(1) of this section must be followed or 96 the use shall be considered an unauthorized use. Use of any credit 97 card under division (E)(2) of this section shall be limited to the 98 amount appropriated and encumbered in a specific appropriation 99 line item for the permitted use or uses designated in the 100 authorizing resolution, or, in the case of a resolution that 101 authorizes use of a specific credit card, for each of the 102 permitted uses listed in division (B) of this section, but only to 103 the extent the moneys in such appropriations those specific 104 appropriation line items are not otherwise encumber encumbered. 105

(F)(1) Any time a county credit card approved for use for an 106 authorized amount under division (E)(1) of this section is used 107 for more than that authorized amount, the appointing authority may 108 request the board of county commissioners to authorize after the 109 fact the expenditure of any amount charged beyond the originally 110 authorized amount if, upon the board's request, the county auditor 111 certifies that sum of money is in the treasury or in the process 112

Sub. S. B. No. 82 Page 5 As Reported by the Senate State and Local Government and Veterans Affairs Committee of collection to the credit of the appropriate appropriation line 113 item for which the credit card was used, and is free from previous 114 and then-outstanding obligations or certifications. If the card is 115 used for more than the amount originally authorized and if for any 116 reason that amount is not authorized after the fact, then the 117 county treasury shall be reimbursed for any amount spent beyond 118 the originally authorized amount in the following manner: 119 (a) If the card is issued in the name of a specific officer 120 or employee, then that officer or employee is liable in person and 121 upon any official bond the officer or employee has given to the 122 county to reimburse the county treasury for the amount charged to 123 the county beyond the originally authorized amount. 124 (b) If the card was is issued to the office of the appointing 125 authority, then the appointing authority is liable in person and 126 upon any official bond the appointing authority has given to the 127 county for the amount charged to the county beyond the originally 128 authorized amount. 129 (2) Any time a county credit card authorized for use under 130 division (E)(2) of this section is used for more than the amount 131 appropriated under that division, the appointing authority may 132 request the board of county commissioners to issue a supplemental 133 appropriation or make a transfer to the proper line item account 134 as permitted in section 5705.40 of the Revised Code, to cover the 135 amount charged beyond the originally appropriated amount. If the 136 card is used for more than the amount originally appropriated and 137 if for any reason that amount is not appropriated or transferred 138 as permitted by this section, then the county treasury shall be 139 reimbursed for any amount spent beyond the originally appropriated 140 amount in the following manner: 141 (a) If the card is issued in the name of a specific officer 142 or employee, then that officer or employee is liable in person and 143 upon any official bond the officer or employee has given to the 144

county for reimbursing the county treasury for any amount charged 145 on the card beyond the originally appropriated amount. 146

- (b) If the card is issued in the name of the office of the 147 appointing authority, then the appointing authority is liable in 148 person and upon any official bond the appointing authority has 149 given to the county for reimbursement for any amount charged on 150 the card beyond the originally appropriated amount.
- (3) Whenever any officer or employee who is authorized to use 152 a credit card held by the board or the office of any other county 153 appointing authority suspects the loss, theft, or possibility of 154 unauthorized use of the county credit card the officer or employee 155 is authorized to use, the officer or employee shall so notify the 156 county auditor and either the officer's or employee's appointing 157 authority or the board immediately and in writing.
- (4) If the county auditor determines there has been a credit 159 card expenditure beyond the appropriated or authorized amount as 160 provided in division (E) of this section, the auditor immediately 161 shall notify the board of county commissioners of this fact. When 162 the board of county commissioners determines, on its own or after 163 notification from the county auditor, that the county treasury 164 should be reimbursed for credit card expenditures beyond the 165 appropriated or authorized amount as provided in divisions (F)(1) 166 and (2) of this section, it shall give written notice to the 167 county auditor and to the officer or employee or appointing 168 authority liable to the treasury as provided in those divisions 169 (F)(1) and (2) of this section. If, within thirty days after 170 issuance of this the written notice, the county treasury is not 171 reimbursed for the amount shown on the written notice, the 172 prosecuting attorney of the county shall recover that amount from 173 the officer or employee or appointing authority who is liable 174 under this section by civil action in any court of appropriate 175 jurisdiction. 176

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(G) Use of a county credit card for any use other than those	177
permitted under division $(B)(1)$ of this section is a violation of	178
law for the purposes of section 2913.21 of the Revised Code.	179
Sec. 301.29. (A) As used in this section:	180
(1) "Officer" includes an individual who also is an	181
appointing authority.	182
(2) "Procurement card" means a financial transaction device	183
as defined in section 301.28 of the Revised Code and as authorized	184
under this section, but excludes any credit card authorized under	185
section 301.27 of the Revised Code.	186
(B) A procurement card held by a board of county	187
commissioners or the office of any other county appointing	188
authority shall be used only to pay work-related expenses. No late	189
charges or finance charges shall be allowed as an allowable	190
expense unless authorized by the board of county commissioners.	191
(C)(1) In any county that chooses to use procurement cards,	192
the board of county commissioners shall, by resolution, adopt a	193
policy with the advice of the county auditor, for the county's use	194
of those cards. The resolution shall include provisions that limit	195
the use of a procurement card to payment for one or more specific	196
work-related or specific classes of work-related expenses, and	197
limit procurement card transactions to a specific number of	198
transactions per day, month, quarter, or other specified period as	199
authorized in division (F)(2) of this section, by supplier or	200
work-related expense. In addition, the resolution shall limit a	201
procurement card to daily and monthly spending limits.	202
The resolution also shall contain a list of administrative	203
controls that the board determines, after consulting with the	204
county auditor, will be sufficient for use of a procurement card.	205
Those administrative controls shall include at a minimum the	206

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<pre>following:</pre>	207
(a) An aggregate amount that may be incurred through use of	208
each card within a day, week, or month;	209
(b) Classes of permissible goods and services that may be	210
purchased with a procurement card;	211
(c) In case a procurement card is misused, a procedure for	212
revocation of the card.	213
(2) The county auditor shall develop internal accounting	214
controls in consultation with the auditor of state for the	215
implementation of this section.	216
(3) If a board of county commissioners adopts a policy under	217
division (C)(1) of this section, it shall advertise a request for	218
proposals from issuers of procurement cards in a newspaper of	219
general circulation within the county at least once a week for two	220
consecutive weeks. The advertisement shall specify the purpose of	221
the request, the type of procurement card or cards sought, and the	222
date by which proposals must be received. That date shall not be	223
less than ten days after the last day of the second week in which	224
the request is advertised.	225
The board also may post the advertisement by electronic	226
means, including posting the advertisement on the county's	227
internet site on the world wide web. If the advertisement is	228
posted on the county web site, the board may eliminate the second	229
newspaper publication otherwise required by this division if the	230
first notice published in a newspaper of general circulation meets	231
all of the following:	232
(a) It is published at least two weeks before the date	233
required for the receipt of the proposals.	234
(b) It includes a statement that the notice is posted on the	235
county's internet site on the world wide web.	236

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(c) It includes the county's internet address on the world	237
wide web.	238
(d) It provides instruction for accessing the advertisement	239
on the county web site.	240
The board shall determine upon the advice of the county	241
auditor and county treasurer whether to contract with any one or	242
more issuers that submit a timely proposal. Before entering into a	243
contract, the board shall adopt a resolution stating the	244
contract's intent and guidelines consistent with divisions (C)(1)	245
and (2) of this section for the use of each procurement card.	246
(D) A county appointing authority may apply to the board of	247
county commissioners for authorization to have an officer or	248
employee of the appointing authority use a procurement card held	249
by that appointing authority. The authorization request shall	250
state whether the card is to be issued only in the name of the	251
office of the appointing authority or whether the issued card also	252
shall include the name of a specified officer or employee.	253
(E) The debt incurred as a result of the use of a procurement	254
card under this section shall be paid from moneys appropriated to	255
specific appropriation line items of the appointing authority.	256
(F)(1) Except as otherwise provided in division (F)(2) of	257
this section, every officer or employee authorized to use a	258
procurement card held by the board or appointing authority shall	259
submit to the board by the first day of each month an estimate of	260
the officer's or employee's work-related expenses for that month,	261
unless the board authorizes, by resolution, the officer or	262
employee to submit to the board such an estimate for a period	263
longer than one month. The board may revise the estimate and	264
determine the amount it approves, if any, not to exceed the	265
estimated amount. The board shall certify the amount of its	266
determination to the county auditor along with the specific	267

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268 appropriation line items from which the expenditures are to be 269 made. After receiving certification pursuant to division (D) of 270 section 5705.41 of the Revised Code that the specific 271 appropriation line item for which the procurement card is approved 272 for use is free from previous and then-outstanding obligations or 273 certifications, the board shall authorize the officer or employee 274 to incur debt for the expenses against the county's credit up to 275 the authorized amount.

(2) In lieu of following the procedure set forth in division 276 (F)(1) of this section, a board of county commissioners may adopt 277 a resolution authorizing an officer or employee of an appointing 278 authority to use a county procurement card to pay for specific 279 classes of work-related expenses, or to use a specific procurement 280 card for any work-related expenses, without submitting an estimate 281 of those expenses to the board as required by division (F)(1) of 282 this section. Prior to adopting the resolution, the board shall 283 notify the county auditor. The resolution shall specify whether 284 the officer's or employee's exemption extends to the use of a 285 specific procurement card, which card shall be identified by its 286 number, or to one or more specific work-related uses. Before any 287 procurement card issued for specific uses may be used to make 288 purchases for uses other than those specific uses listed in the 289 resolution, the procedures outlined in division (F)(1) of this 290 section must be followed or the use shall be considered an 291 unauthorized use. Use of any procurement card under division 292 (F)(2) of this section shall be limited to the amount appropriated 293 and encumbered in a specific appropriation line item for the 294 permitted use or uses designated in the authorizing resolution. 295 or, in the case of a resolution that authorizes use of a specific 296 procurement card, for any work-related expense, but only to the 297 extent the moneys in those specific appropriation line items are 298 not otherwise encumbered. 299

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(3) A procurement card shall not be used in any manner that	300
circumvents the competitive bidding requirements of section 307.86	301
of the Revised Code.	302
(G)(1) Any time a county procurement card approved for use	303
for an authorized amount under division (F)(1) of this section is	304
used for more than that authorized amount, the appointing	305
authority may request the board of county commissioners to	306
authorize after the fact the expenditure of any amount charged	307
beyond the originally authorized amount if, upon the board's	308
request, the county auditor certifies that sum of money is in the	309
treasury or in the process of collection to the credit of the	310
appropriate appropriation line item for which the procurement card	311
was used, and is free from previous and then-outstanding	312
obligations or certifications. If the card is used for more than	313
the amount originally authorized and if for any reason that amount	314
is not authorized after the fact, the county treasury shall be	315
reimbursed for any amount spent beyond the originally authorized	316
amount in the following manner:	317
(a) If the card is issued in the name of a specific officer	318
or employee, the officer or employee is liable in person and upon	319
any official bond the officer or employee has given to the county	320
to reimburse the county treasury for the amount charged to the	321
county beyond the originally authorized amount.	322
(b) If the card is issued to the office of the appointing	323
authority, the appointing authority is liable in person and upon	324
any official bond the appointing authority has given to the county	325
for the amount charged to the county beyond the originally	326
authorized amount.	327
(2) Any time a county procurement card authorized for use	328
under division (F)(2) of this section is used for more than the	329
amount appropriated under that division, the county treasury shall	330

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be reimbursed for any amount spent beyond the originally	331
appropriated amount in the following manner:	332
(a) If the card is issued in the name of a specific officer	333
or employee, the officer or employee is liable in person and upon	334
any official bond the officer or employee has given to the county	335
for reimbursing the county treasury for any amount charged on the	336
card beyond the originally appropriated amount.	337
(b) If the card is issued in the name of the office of the	338
appointing authority, the appointing authority is liable in person	339
and upon any official bond the appointing authority has given to	340
the county for reimbursement for any amount charged on the card	341
beyond the originally appropriated amount.	342
(3) Whenever any officer or employee who is authorized to use	343
a procurement card held by the board or the office of any other	344
county appointing authority suspects the loss, theft, or	345
possibility of unauthorized or unlawful use of the card, the	346
officer or employee shall notify the county auditor and the	347
officer's or employee's appointing authority or the board	348
immediately and in writing.	349
(4) If the county auditor determines there has been a	350
procurement card expenditure beyond the appropriated or authorized	351
amount as provided in division (F) of this section, or for an	352
unlawful purpose, the auditor immediately shall notify the board	353
of county commissioners. When the board determines, on its own or	354
after notification from the county auditor, that the county	355
treasury should be reimbursed for procurement card expenditures	356
beyond the appropriated or authorized amount as provided in	357
divisions (G)(1) and (2) of this section, it shall give written	358
notice to the county auditor and to the officer or employee or	359
appointing authority liable to the treasury as provided in those	360
divisions. If, within thirty days after issuance of this written	361

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notice, the county treasury is not reimbursed for the amount shown	362
on the written notice, the prosecuting attorney of the county	363
shall recover that amount from the officer or employee or	364
appointing authority who is liable under this section by civil	365
action in any court of appropriate jurisdiction.	366
(H) Use of a county procurement card for any use other than	367
those permitted under division (B) of this section is a violation	368
of law for the purposes of section 2913.21 of the Revised Code.	369
Sec. 2913.01. As used in this chapter, unless the context	370
requires that a term be given a different meaning:	371
(A) "Deception" means knowingly deceiving another or causing	372
another to be deceived by any false or misleading representation,	373
by withholding information, by preventing another from acquiring	374
information, or by any other conduct, act, or omission that	375
creates, confirms, or perpetuates a false impression in another,	376
including a false impression as to law, value, state of mind, or	377
other objective or subjective fact.	378
(B) "Defraud" means to knowingly obtain, by deception, some	379
benefit for oneself or another, or to knowingly cause, by	380
deception, some detriment to another.	381
(C) "Deprive" means to do any of the following:	382
(1) Withhold property of another permanently, or for a period	383
that appropriates a substantial portion of its value or use, or	384
with purpose to restore it only upon payment of a reward or other	385
consideration;	386
(2) Dispose of property so as to make it unlikely that the	387
owner will recover it;	388
(3) Accept, use, or appropriate money, property, or services,	389
with purpose not to give proper consideration in return for the	390
money property or services and without reasonable justification	391

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or excuse for not giving proper consideration.	392
(D) "Owner" means, unless the context requires a different	393
meaning, any person, other than the actor, who is the owner of,	394
who has possession or control of, or who has any license or	395
interest in property or services, even though the ownership,	396
possession, control, license, or interest is unlawful.	397
(E) "Services" include labor, personal services, professional	398
services, public utility services, common carrier services, and	399
food, drink, transportation, entertainment, and cable television	400
services and, for purposes of section 2913.04 of the Revised Code,	401
include cable services as defined in that section.	402
(F) "Writing" means any computer software, document, letter,	403
memorandum, note, paper, plate, data, film, or other thing having	404
in or upon it any written, typewritten, or printed matter, and any	405
token, stamp, seal, credit card, badge, trademark, label, or other	406
symbol of value, right, privilege, license, or identification.	407
(G) "Forge" means to fabricate or create, in whole or in part	408
and by any means, any spurious writing, or to make, execute,	409
alter, complete, reproduce, or otherwise purport to authenticate	410
any writing, when the writing in fact is not authenticated by that	411
conduct.	412
(H) "Utter" means to issue, publish, transfer, use, put or	413
send into circulation, deliver, or display.	414
(I) "Coin machine" means any mechanical or electronic device	415
designed to do both of the following:	416
(1) Receive a coin, bill, or token made for that purpose;	417
(2) In return for the insertion or deposit of a coin, bill,	418
or token, automatically dispense property, provide a service, or	419
grant a license.	420
(J) "Slug" means an object that, by virtue of its size,	421

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shape, composition, or other quality, is capable of being inserted	422
or deposited in a coin machine as an improper substitute for a	423
genuine coin, bill, or token made for that purpose.	424
(K) "Theft offense" means any of the following:	425
(1) A violation of section 2911.01, 2911.02, 2911.11,	426
2911.12, 2911.13, 2911.31, 2911.32, 2913.02, 2913.03, 2913.04,	427
2913.041, 2913.05, 2913.06, 2913.11, 2913.21, 2913.31, 2913.32,	428
2913.33, 2913.34, 2913.40, 2913.42, 2913.43, 2913.44, 2913.45,	429
2913.47, former section 2913.47 or 2913.48, or section 2913.51,	430
2915.05, or 2921.41 of the Revised Code;	431
(2) A violation of an existing or former municipal ordinance	432
or law of this or any other state, or of the United States,	433
substantially equivalent to any section listed in division $(K)(1)$	434
of this section or a violation of section 2913.41, 2913.81, or	435
2915.06 of the Revised Code as it existed prior to July 1, 1996;	436
(3) An offense under an existing or former municipal	437
ordinance or law of this or any other state, or of the United	438
States, involving robbery, burglary, breaking and entering, theft,	439
embezzlement, wrongful conversion, forgery, counterfeiting,	440
deceit, or fraud;	441
(4) A conspiracy or attempt to commit, or complicity in	442
committing, any offense under division $(K)(1)$, (2) , or (3) of this	443
section.	444
(L) "Computer services" includes, but is not limited to, the	445
use of a computer system, computer network, computer program, data	446
that is prepared for computer use, or data that is contained	447
within a computer system or computer network.	448
(M) "Computer" means an electronic device that performs	449
logical, arithmetic, and memory functions by the manipulation of	450
electronic or magnetic impulses. "Computer" includes, but is not	451
limited to, all input, output, processing, storage, computer	452

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program, or communication facilities that are connected, or	453
related, in a computer system or network to an electronic device	454
of that nature.	455
(N) "Computer system" means a computer and related devices,	456
whether connected or unconnected, including, but not limited to,	457
data input, output, and storage devices, data communications	458
links, and computer programs and data that make the system capable	459
of performing specified special purpose data processing tasks.	460
(0) "Computer network" means a set of related and remotely	461
connected computers and communication facilities that includes	462
more than one computer system that has the capability to transmit	463
among the connected computers and communication facilities through	464
the use of computer facilities.	465
(P) "Computer program" means an ordered set of data	466
representing coded instructions or statements that, when executed	467
by a computer, cause the computer to process data.	468
(Q) "Computer software" means computer programs, procedures,	469
and other documentation associated with the operation of a	470
computer system.	471
(R) "Data" means a representation of information, knowledge,	472
facts, concepts, or instructions that are being or have been	473
prepared in a formalized manner and that are intended for use in a	474
computer, computer system, or computer network. For purposes of	475
section 2913.47 of the Revised Code, "data" has the additional	476
meaning set forth in division (A) of that section.	477
(S) "Cable television service" means any services provided by	478
or through the facilities of any cable television system or other	479
similar closed circuit coaxial cable communications system, or any	480
microwave or similar transmission service used in connection with	481
any cable television system or other similar closed circuit	482
coaxial cable communications system.	483

Committee	
(T) "Gain access" means to approach, instruct, communicate	484
with, store data in, retrieve data from, or otherwise make use of	485
any resources of a computer, computer system, or computer network,	486
or any cable service or cable system both as defined in section	487
2913.04 of the Revised Code.	488
(U) "Credit card" includes, but is not limited to, a card,	489
code, device, or other means of access to a customer's account for	490
the purpose of obtaining money, property, labor, or services on	491
credit, or for initiating an electronic fund transfer at a	492
point-of-sale terminal, an automated teller machine, or a cash	493
dispensing machine. <u>It also includes a county procurement card</u>	494
issued under section 301.29 of the Revised Code.	495
(V) "Electronic fund transfer" has the same meaning as in 92	496
Stat. 3728, 15 U.S.C.A. 1693a, as amended.	497
(W) "Rented property" means personal property in which the	498
right of possession and use of the property is for a short and	499
possibly indeterminate term in return for consideration; the	500
rentee generally controls the duration of possession of the	501
property, within any applicable minimum or maximum term; and the	502
amount of consideration generally is determined by the duration of	503
possession of the property.	504
(X) "Telecommunication" means the origination, emission,	505
dissemination, transmission, or reception of data, images,	506
signals, sounds, or other intelligence or equivalence of	507
intelligence of any nature over any communications system by any	508
method, including, but not limited to, a fiber optic, electronic,	509
magnetic, optical, digital, or analog method.	510
(Y) "Telecommunications device" means any instrument,	511
equipment, machine, or other device that facilitates	512
telecommunication, including, but not limited to, a computer,	513

computer network, computer chip, computer circuit, scanner,

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telephone, cellular telephone, pager, personal communications	515
device, transponder, receiver, radio, modem, or device that	516
enables the use of a modem.	517
(Z) "Telecommunications service" means the providing,	518
allowing, facilitating, or generating of any form of	519
telecommunication through the use of a telecommunications device	520
over a telecommunications system.	521
(AA) "Counterfeit telecommunications device" means a	522
telecommunications device that, alone or with another	523
telecommunications device, has been altered, constructed,	524
manufactured, or programmed to acquire, intercept, receive, or	525
otherwise facilitate the use of a telecommunications service or	526
information service without the authority or consent of the	527
provider of the telecommunications service or information service.	528
"Counterfeit telecommunications device" includes, but is not	529
limited to, a clone telephone, clone microchip, tumbler telephone,	530
or tumbler microchip; a wireless scanning device capable of	531
acquiring, intercepting, receiving, or otherwise facilitating the	532
use of telecommunications service or information service without	533
immediate detection; or a device, equipment, hardware, or software	534
designed for, or capable of, altering or changing the electronic	535
serial number in a wireless telephone.	536
(BB)(1) "Information service" means, subject to division	537
(BB)(2) of this section, the offering of a capability for	538
generating, acquiring, storing, transforming, processing,	539
retrieving, utilizing, or making available information via	540
telecommunications, including, but not limited to, electronic	541
publishing.	542
(2) "Information service" does not include any use of a	543
capability of a type described in division (BB)(1) of this section	544
for the management, control, or operation of a telecommunications	545
system or the management of a telecommunications service.	546

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(CC) "Elderly person" means a person who is sixty-five years	547
of age or older.	548
(DD) "Disabled adult" means a person who is eighteen years of	549
age or older and has some impairment of body or mind that makes	550
the person unfit to work at any substantially remunerative	551
employment that the person otherwise would be able to perform and	552
that will, with reasonable probability, continue for a period of	553
at least twelve months without any present indication of recovery	554
from the impairment, or who is eighteen years of age or older and	555
has been certified as permanently and totally disabled by an	556
agency of this state or the United States that has the function of	557
so classifying persons.	558
(EE) "Firearm" and "dangerous ordnance" have the same	559
meanings as in section 2923.11 of the Revised Code.	560
(FF) "Motor vehicle" has the same meaning as in section	561
4501.01 of the Revised Code.	562
(GG) "Dangerous drug" has the same meaning as in section	563
4729.01 of the Revised Code.	564
(HH) "Drug abuse offense" has the same meaning as in section	565
2925.01 of the Revised Code.	566
Sec. 5705.41. No subdivision or taxing unit shall:	567
(A) Make any appropriation of money except as provided in	568
Chapter 5705. of the Revised Code; provided, that the	569
authorization of a bond issue shall be deemed to be an	570
appropriation of the proceeds of the bond issue for the purpose	571
for which such bonds were issued, but no expenditure shall be made	572
from any bond fund until first authorized by the taxing authority;	573
(B) Make any expenditure of money unless it has been	574
appropriated as provided in such chapter;	575

(C) Make any expenditure of money except by a proper warrant 576 drawn against an appropriate fund; 577

(D)(1) Except as otherwise provided in division (D)(2) of 578 this section and section 5705.44 of the Revised Code, make any 579 contract or give any order involving the expenditure of money 580 unless there is attached thereto a certificate of the fiscal 581 officer of the subdivision that the amount required to meet the 582 obligation or, in the case of a continuing contract to be 583 performed in whole or in part in an ensuing fiscal year, the 584 amount required to meet the obligation in the fiscal year in which 585 the contract is made, has been lawfully appropriated for such 586 purpose and is in the treasury or in process of collection to the 587 credit of an appropriate fund free from any previous encumbrances. 588 This certificate need be signed only by the subdivision's fiscal 589 officer. Every such contract made without such a certificate shall 590 be void, and no warrant shall be issued in payment of any amount 591 due thereon. If no certificate is furnished as required, upon 592 receipt by the taxing authority of the subdivision or taxing unit 593 of a certificate of the fiscal officer stating that there was at 594 the time of the making of such contract or order and at the time 595 of the execution of such certificate a sufficient sum appropriated 596 for the purpose of such contract and in the treasury or in process 597 of collection to the credit of an appropriate fund free from any 598 previous encumbrances, such taxing authority may authorize the 599 drawing of a warrant in payment of amounts due upon such contract, 600 but such resolution or ordinance shall be passed within thirty 601 days after the taxing authority receives such certificate; 602 provided that, if the amount involved is less than one hundred 603 dollars in the case of counties or three thousand dollars in the 604 case of all other subdivisions or taxing units, the fiscal officer 605 may authorize it to be paid without such affirmation of the taxing 606 authority of the subdivision or taxing unit, if such expenditure 607

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is otherwise valid.

(2) Annually, the board of county commissioners may adopt a 609 resolution exempting for the current fiscal year county purchases 610 of seven hundred fifty one thousand dollars or less from the 611 requirement of division (D)(1) of this section that a certificate 612 be attached to any contract or order involving the expenditure of 613 money. The resolution shall state the dollar amount that is 614 exempted from the certificate requirement and whether the 615 exemption applies to all purchases, to one or more specific 616 classes of purchases, or to the purchase of one or more specific 617 items. Prior to the adoption of the resolution, the board shall 618 give written notice to the county auditor that it intends to adopt 619 the resolution. The notice shall state the dollar amount that is 620 proposed to be exempted and whether the exemption would apply to 621 all purchases, to one or more specific classes of purchases, or to 622 the purchase of one or more specific items. The county auditor may 623 review and comment on the proposal, and shall send any comments to 624 the board within fifteen days after receiving the notice. The 625 board shall wait at least fifteen days after giving the notice to 626 the auditor before adopting the resolution. A person authorized to 627 make a county purchase in a county that has adopted such a 628 resolution shall prepare and file with the county auditor, within 629 three business days after incurring an obligation not requiring a 630 certificate, or within any other period of time the board of 631 county commissioners specifies in the resolution, a written or 632 electronically transferred document specifying the purpose and 633 amount of the expenditure, the date of the purchase, the name of 634 the vendor, the specific appropriation line items from which the 635 expenditures are to be made, and such any additional information 636 as the auditor of state may prescribe. 637

(3) Upon certification by the auditor or other chief fiscal officer that a certain sum of money, not in excess of five

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640 thousand dollars, has been lawfully appropriated, authorized, or directed for a certain purpose and is in the treasury or in the 641 process of collection to the credit of a specific line-item 642 appropriation account in a certain fund free from previous and 643 then outstanding obligations or certifications, then for such 644 purpose and from such line-item appropriation account in such 645 fund, over a period not exceeding three months and not extending 646 beyond the end of the fiscal year, expenditures may be made, 647 orders for payment issued, and contracts or obligations calling 648 for or requiring the payment of money made and assumed; provided, 649 that the aggregate sum of money included in and called for by such 650 expenditures, orders, contracts, and obligations shall not exceed 651 the sum so certified. Such a certification need be signed only by 652 the fiscal officer of the subdivision or the taxing district and 653 may, but need not, be limited to a specific vendor. An itemized 654 statement of obligations incurred and expenditures made under such 655 certificate shall be rendered to the auditor or other chief fiscal 656 officer before another such certificate may be issued, and not 657 more than one such certificate shall be outstanding at a time. 658

In addition to providing the certification for expenditures 659 of five thousand dollars or less as provided in this division, a 660 subdivision also may make expenditures, issue orders for payment, 661 and make contracts or obligations calling for or requiring the 662 payment of money made and assumed for specified permitted purposes 663 from a specific line-item appropriation account in a specified 664 fund for a sum of money upon the certification by the fiscal 665 officer of the subdivision that this sum of money has been 666 lawfully appropriated, authorized, or directed for a permitted 667 purpose and is in the treasury or in the process of collection to 668 the credit of the specific line-item appropriation account in the 669 specified fund free from previous and then-outstanding obligations 670 or certifications; provided that the aggregate sum of money 671 included in and called for by the expenditures, orders, and 672

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673 obligations shall not exceed the certified sum. The purposes for which a subdivision may lawfully appropriate, authorize, or issue 674 such a certificate are the services of an accountant, architect, 675 attorney at law, physician, professional engineer, construction 676 project manager, consultant, surveyor, or appraiser by or on 677 behalf of the subdivision or contracting authority; fuel oil, 678 gasoline, food items, roadway materials, and utilities; and any 679 purchases exempt from competitive bidding under section 125.04 of 680 the Revised Code and any other specific expenditure that is a 681 recurring and reasonably predictable operating expense. Such a 682 certification shall not extend beyond the end of the fiscal year 683 or, in the case of a board of county commissioners that has 684 established a quarterly spending plan under section 5705.392 of 685 the Revised Code, beyond the quarter to which the plan applies. 686 Such a certificate shall be signed by the fiscal officer and may, 687 but need not, be limited to a specific vendor. An itemized 688 statement of obligations incurred and expenditures made under such 689 a certificate shall be rendered to the fiscal officer for each 690 certificate issued. More than one such certificate may be 691 outstanding at any time. 692

In any case in which a contract is entered into upon a per 693 unit basis, the head of the department, board, or commission for 694 the benefit of which the contract is made shall make an estimate 695 of the total amount to become due upon such contract, which 696 estimate shall be certified in writing to the fiscal officer of 697 the subdivision. Such a contract may be entered into if the 698 appropriation covers such estimate, or so much thereof as may be 699 due during the current year. In such a case the certificate of the 700 fiscal officer based upon the estimate shall be a sufficient 701 compliance with the law requiring a certificate. 702

Any certificate of the fiscal officer attached to a contract shall be binding upon the political subdivision as to the facts

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set forth therein. Upon request of any person receiving an order	705
or entering into a contract with any political subdivision, the	706
certificate of the fiscal officer shall be attached to such order	707
or contract. "Contract" as used in this section excludes current	708
payrolls of regular employees and officers.	709
(E) Taxes and other revenue in process of collection, or the	710
proceeds to be derived from authorized bonds, notes, or	711
certificates of indebtedness sold and in process of delivery,	712
shall for the purpose of this section be deemed in the treasury or	713
in process of collection and in the appropriate fund. This section	714
applies neither to the investment of sinking funds by the trustees	715
of such funds, nor to investments made under sections 731.56 to	716
731.59 of the Revised Code.	717
No district authority shall, in transacting its own affairs,	718
do any of the things prohibited to a subdivision by this section,	719
but the appropriation referred to shall become the appropriation	720
by the district authority, and the fiscal officer referred to	721
shall mean the fiscal officer of the district authority.	722
Section 2. That existing sections 301.27, 2913.01, and	723
5705.41 of the Revised Code are hereby repealed.	724